PROPOSED REGULATION OF THE NEVADA STATE BOARD OF
VETERINARY MEDICAL EXAMINERS

LCB File No. R073-16

May 16, 2016

EXPLANATION – Matter in italics is new; matter in brackets [omitted material] is material to be omitted.

AUTHORITY: NRS 638.070

A REGULATION relating to veterinary medicine;

Section 1. Chapter 638 of NAC is hereby amended by adding thereto the provisions set forth as sections 2-23 of this regulation.

Sec. 2. NAC chapter 638 shall be amended to add the following new language.

“Off-site supervision” means the supervising veterinarian is not at the same physical location as the animal and the person treating the animal, but has given written or oral instructions for treatment of the animal and is available by telephone to immediately respond to any inquiry or concern from the person during the course of treating the animal.

Sec. 3. NAC 638.013 is hereby amended to read as follows.

638.013 “Mobile clinic” means a veterinary facility operated from a vehicle, including, without limitation, a truck, trailer or motor home [used as a veterinary facility].

Sec. 4. NAC 638.017 is hereby amended to read as follows.

638.017 “Vaccination clinic” means any location, other than a veterinary facility, where a licensed veterinarian administers vaccinations to dogs, cats or ferrets. A vaccination clinic may include in its services, the implanting of a subcutaneous identification microchip by a veterinarian, licensed veterinary technician, or a veterinary technician in training.

Sec. 5. NAC 638.035 is hereby amended to read as follows.

638.035 The Board will charge and collect the following fees:
For an application and examination for a license to practice veterinary medicine or a license to practice as a diplomate .......................................................... $200

For an application for a license to practice as a veterinary technician ........................................ 100

For an application or examination for a license to practice as a euthanasia technician ........ 200

For a 2-year registration to practice as a veterinary technician in training ......................... 50

For a permit to operate a facility owned by a licensed veterinarian ................................. $200

For a permit to operate a facility not owned by a licensed veterinarian ............................... 300

For a permit to operate a mobile clinic ................................................................................. 50

For a permit to operate a nonprofit facility ........................................................................... 100

For a registration to practice animal chiropractic ................................................................. 50

For a registration to practice animal physical therapy .......................................................... 50

For the reinstatement of a veterinary or diplomate license ................................................... 200

For the reinstatement of a veterinary technician license ....................................................... 100

For the annual renewal of an active license to practice veterinary medicine ...................... 250

For the annual renewal of an inactive license to practice veterinary medicine ................... 130

For the annual renewal of a license to practice as a veterinary technician ......................... 75

For the annual renewal of a license to practice as a euthanasia technician ......................... 100

For the annual renewal of a registration to practice as an animal physical therapist ........... 25

For the annual renewal of a registration to practice as an animal chiropractor ................... 25

For the annual renewal of a permit for a facility owned by a licensed veterinarian ........ 100

For the annual renewal of a permit for a facility not owned by a licensed veterinarian .......... 300

For the annual renewal of a permit for a mobile clinic ........................................................... 50
For the annual renewal of a permit for a nonprofit facility ..................................................... 100
For a duplicate of a license, registration or permit described in this section ......................... 10

Sec. 6. NAC 638.046 is hereby amended to read as follows.

638.046 1. The Board adopts by reference the “Principles of Veterinary Medical Ethics”
of the American Veterinary Medical Association as published in [the current version of the
American Veterinary Medical Association Membership Directory and Resource Manual]
November 2003 as a standard for professional conduct. A violation of the provisions of the
principles constitutes cause for disciplinary action.

2. The “Principles of Veterinary Medical Ethics” of the American Veterinary Medical
Association is available from the [American Veterinary Medical Association, 1931 North
Meacham Road, Suite 100, Schaumburg, Illinois 60173.] the Nevada State Board of Veterinary
Medical Examiners, 4600 Kietzke Lane, Building O, Suite 265, Reno, Nevada 89502 or at the
Board’s website, www.nvvetboard.us, free of charge.

Sec. 7. NAC 638.0628 is hereby amended to read as follows.

638.0628 1. A veterinary facility at which controlled substances are possessed,
administered, prescribed or dispensed shall ensure that one or more veterinarians who practice at
that veterinary facility register and maintain a registration with the Drug Enforcement
Administration of the United States Department of Justice and the State Board of Pharmacy. The
certificates of registration with each agency must be available for inspection at the veterinary
facility.

2. A veterinarian who is not registered with the Drug Enforcement Administration of the
United States Department of Justice and the State Board of Pharmacy as described in subsection

1 may possess, administer, prescribe or dispense a controlled substance at a veterinary facility if
the veterinarian:

(a) Is an employee or agent of the veterinarian who is registered pursuant to subsection 1;

(b) Practices in the same veterinary facility as the veterinarian who is registered pursuant to
subsection 1;

(c) Possesses, administers, prescribes or dispenses the controlled substance in the normal
course of his or her employment; and

(d) Complies with all the requirements and duties prescribed by law relating to the
possession, administration, prescribing and dispensing of a prescription drug.

3. A veterinary facility which maintains a stock of controlled substances for administration
or dispensing \textit{from that facility} shall:

(a) Secure the stock of controlled substances in a locked container that is:

(1) Affixed to the structure and located within a locked room; or

(2) Located within a second locked container which is affixed to the structure.

(b) Ensure that only a veterinarian or a veterinary technician designated by the veterinarian
has the keys or combination to unlock the two separate locks at the start of a business day or
beginning of a shift, if the veterinary facility has veterinarians on successive shifts.

(c) Restrict access to the controlled substances to veterinarians or veterinary technicians
only.

(d) Ensure that each veterinarian or veterinary technician who accesses the secure container
which stores controlled substances records in a log:

(1) The name of the veterinarian or veterinary technician who accessed the secure
container and the date that he or she accessed the secure container.
(2) The name, strength and quantity of the controlled substance removed from or placed into the secure container and the total amount of all quantities of that particular controlled substance remaining inside the secure container.

(e) Ensure that a veterinarian who intends to destroy an unused portion of a controlled substance records in a log the name and quantity of the controlled substance that will be destroyed and the date and time that the controlled substance will be destroyed. An entry made pursuant to this paragraph must be verified by an employee of the veterinary facility.

(f) Ensure that the purchasing, storage and recordkeeping of controlled substances comply with all applicable state and federal laws.

(g) Ensure that any controlled substance is purchased by a veterinarian or with the knowledge of a veterinarian and that all controlled substances received by the veterinary facility are verified by a veterinarian or with the knowledge of a veterinarian.

(h) Maintain separate files for the records of the purchase of each controlled substance listed in schedule II of controlled substances in NAC 453.520 and records of the dispensing of each controlled substance listed in schedule II of controlled substances in NAC 453.520.

(i) Ensure that all units of controlled substances in schedule II can be accounted for and that all units of controlled substances in schedules III, IV, or V can be accounted for with a variance not to exceed ±10% for a period of at least six months preceding any accounting.

4. Any record made pursuant to this section must be maintained for at least 4 years and must be available for inspection by the Board or its representative, the State Board of Pharmacy or its representative or any authorized federal, state or local regulatory agency or law enforcement agency.
Sec. 8. NAC 638.0475 is hereby amended to read as follows.

638.0475 1. Each licensed veterinarian shall maintain in this State for at least 4 years a separate medical record of each animal receiving veterinary services, including, without limitation, an examination conducted pursuant to NAC 638.610, from the licensed veterinarian or under his or her supervision. The records must be available for inspection by the Board or its representative or the owner of the animal during normal business hours at least 5 days each week. Except as otherwise provided in this subsection, the licensed veterinarian shall provide a copy of that record to the Board or its representative or the owner of the animal receiving veterinary services not later than 48 hours after receiving a request from the Board or its representative or the owner of the animal. The licensed veterinarian is not required to provide a copy of any radiographs or other diagnostic images in the medical record to the owner of the animal receiving veterinary services.

2. The medical record must contain the following information, in legible form:

(a) The name, address and telephone number of the animal’s owner;
(b) The name or identifying number, or both, of the animal;
(c) The age, sex, weight and breed of the animal;
(d) The dates of care, custody or treatment of the animal;
(e) Documentation of the informed consent of the client for medical treatment of the animal;
(f) A short history of the animal’s condition as it pertains to the animal’s medical status;
(g) The results of and notations from an examination of the animal, including, without limitation, the temperature, pulse and respiration rate of the animal and laboratory data pertaining to the animal;
(h) The diagnosis or condition at the beginning of custody of the animal, including, without limitation, results of tests;

(i) The immunization record of the animal;

(j) All clinical information pertaining to the animal, including, without limitation, sufficient information to justify the diagnosis or determination of the medical status of the animal and to warrant any treatment recommended for or administered to the animal;

(k) The notes taken during surgery, including, without limitation:

   (1) The name and quantity of any drug administered for anesthesia and preanesthesia;

   (2) The procedure performed;

   (3) The times at which the surgery begins and ends;

   (4) If the surgery is performed in a veterinary facility using general anesthesia:

      (I) The vital signs of the animal at the beginning and end of the surgery that are appropriate to the species and condition of the animal at the time of surgery, which may include, without limitation, the temperature, pulse, heart rate, respiration, blood pressure, capillary refill time and oxygen levels of the animal; and

      (II) The vital signs of the animal recorded at least every 5 minutes during the surgery, including, without limitation, the pulse, heart rate and respiration of the animal;

   (l) Any medication and treatment administered, including, without limitation, the amount and frequency;

   (m) The progress and disposition of the case;

   (n) The name of each person who is not an employee of the veterinarian who provided professional advice or performed treatments, examinations or other services pertaining to the animal;
(o) The signature, initials or other identifying mark of the person who made the entry in the medical record;

(p) Any radiographs other than intraoral dental radiographs. Each radiograph other than an intraoral dental radiograph must be labeled on the image as follows:

(1) The name of the veterinarian or facility that took the radiograph;
(2) The name or identifying number, or both, of the animal;
(3) The name of the animal’s owner;
(4) The date on which the radiograph was taken; and
(5) The anatomical orientation depicted by the radiograph; and

(q) Any intraoral dental radiographs or other diagnostic images. For each intraoral dental radiograph or other diagnostic image, the medical record must include the information set forth in subparagraphs (1) to (5), inclusive, of paragraph (p) with regard to the intraoral dental radiograph or other diagnostic image. That information may be included:

(1) In a hard copy of the medical record if the medical record is maintained as a written record; or
(2) In the computer file which contains the intraoral dental radiograph or other diagnostic image if the medical record is maintained as a computer record.

3. If any portion or all of a veterinarian’s records are written:

(a) No entry may be removed, erased, redacted, or otherwise made unreadable; and

(b) Any addition, supplementation, or other alteration to an entry must indicate by initial, signature, or other mark who made the addition, supplementation, or other alteration and the date on which it was made, whether the addition, supplementation, or other alteration is made directly on or near the original entry.
4. The Board or its representative will evaluate each medical record inspected pursuant to subsection 1 for compliance with the provisions of this chapter and chapter 638 of NRS.

5. Each radiograph or other diagnostic image is the property of the veterinarian who caused it to be prepared. A radiograph or other diagnostic image may be released to the owner of the animal. A radiograph or other diagnostic image must be released within 48 hours after the request is made to another veterinarian who has the authorization of the owner of the animal to which it pertains. The radiograph or other diagnostic image must be returned within a reasonable time to the veterinarian to whom it belongs.

6. The medical records required by this section must be written records or computer records. If the medical records are computer records:

   a. The security of the computer must be maintained.

   b. The computer records must be backed-up daily and cumulatively backed-up monthly using technology designed to store data permanently.

   c. The computer records must be inalterable or clearly indicate when they have been altered and the manner in which they have been altered.

   d. The computer records must not contain information relating to a physical examination that is automatically generated by the computer.

   e. Any such computer records relating to the administration, prescribing or dispensing of a prescription drug must contain the initials of the person who administered, prescribed or dispensed the prescription drug. The initials of the person who administered, prescribed or dispensed the prescription drug may be manually entered into the computer record or automatically generated by the computer.
7. In addition to the requirements of subsection 2, if a licensed veterinarian is not associated with a veterinary facility, and any controlled substances or prescription drugs are administered to the animal, the medical record required by this section must include the same information that a veterinary facility which:

(a) Maintains a stock of controlled substances for administration and dispensing is required to ensure is contained in a log for the veterinary facility pursuant to paragraphs (d) and (e) of subsection 3 of NAC 638.0628; and

(b) Dispenses prescription drugs is required to ensure is contained in the medical records of the animal pursuant to paragraph (e) of subsection 1 of NAC 638.0629.

8. In a practice concerned with herds of animals, records must be kept on each herd and may be kept on individual animals.

9. If a veterinarian ceases his or her practice without providing for the continuation of treatment of the animals under the veterinarian’s care, the President of the Board may appoint a master to supervise his or her records, the treatment of those animals and the mailing of notices to the owners of the animals which had been under his or her care.

10. The medical record of an animal is confidential and may not be released except:

(a) As otherwise provided in subsection 1;

(b) In response to a court order; or

(c) As required to ensure compliance with any federal, state and local statutes, regulations or ordinances.

11. Nothing in this section is intended to prevent the sharing of veterinary medical
information among veterinarians, law enforcement officials, and members, agents or officers of a society for the prevention of cruelty to animals who are acting to protect the welfare of an animal.

12. As used in this section, “other diagnostic image”:

(a) Includes, without limitation, an ultrasound, magnetic resonance imaging and computerized axial tomography scan; and

(b) Does not include a radiograph.

Sec. 9. NAC 638.053 is hereby amended to read as follows:

NAC 638.053 1. A licensed veterinary technician may not perform the following tasks of animal health care:

(a) Surgery.

(b) Diagnosis and prognosis of animal diseases.

(c) Except as authorized by a veterinarian, administer, prepare to dispense or dispense drugs, medicines or appliances.

(d) Any other activity which represents the practice of veterinary medicine or which requires the knowledge, skill and training of a licensed veterinarian.

2. A licensed veterinary technician may perform the following tasks under the immediate supervision of a supervising veterinarian:

(a) Application of casts or splints for the immobilization of fractures.

(b) Removal of:

(1) Teeth that have extreme mobility and stage 4 periodontal disease; and

(2) Retained deciduous teeth other than retained deciduous canine teeth.

(c) Assisting a licensed veterinarian in surgery.
(d) Euthanasia.

(e) Fluid aspiration from a body cavity.

(f) Suturing an existing surgical skin incision or gingival incision.

3. A licensed veterinary technician may perform the following tasks under the immediate or direct supervision of a supervising veterinarian:

   (a) Induction of anesthesia.

   (b) Endotracheal intubation.

   (c) Blood administration.

   (d) Internal anal gland expression.

   (e) Application of casts and splints.

   (f) Tasks listed in subsection 4, if the animal is anesthetized.

   (g) External noninvasive ultrasonography and ultrasonography for the purpose described in paragraph (h).

   (h) Cystocentesis to obtain a urine specimen, performed with or without the aid of ultrasonography.

   (i) Dental prophylaxis.

   (j) Physical therapy.

4. A licensed veterinary technician may perform the following tasks under the immediate, direct or indirect supervision of a supervising veterinarian:

   (a) Administration of enemas.

   (b) Administration of an electrocardiogram.

   (c) Application of bandages.

   (d) Catheterization of an unobstructed bladder.
(e) Introduction of a stomach tube.

(f) Ear flushing with pressure or suction.

(g) Positioning of animals for radiographs or other diagnostic images.

(h) Operation of radiographic or other diagnostic imaging machines.

(i) Administration of oral and rectal radio-opaque materials.

(j) Administration of oral and topical medications, including controlled substances.

(k) Starting and restarting of intravenous fluids.

(l) Collection of a laboratory specimen for analysis, including, but not limited to, blood, urine, skin, parasites and microorganisms.

(m) Collection of tissue during or after a postmortem examination by a licensed veterinarian.

(n) Administration of intramuscular, subcutaneous or intravenous injections.

(o) Placement of an intravenous catheter.

(p) Implantation of a subcutaneous identification microchip into the animal.

(q) Monitoring of vital signs.

(r) External anal gland expression.

(s) Collection of skin scrapings.

(t) Administration of a therapeutic laser.

No examination within the previous 12 hours is required for the collection of laboratory specimens.

5. **A licensed veterinary technician may perform the following tasks under the off-site supervision of a supervising veterinarian if a veterinarian-client-patient relationship has been established by the veterinarian and a diagnosis has been made for a specific treatment:**

   (a) Application and changing of bandages.
(b) Administration of oral and topical medications.

(c) Starting and administering of intravenous or subcutaneous fluids.

(d) Collection of a laboratory specimen for analysis, including, but not limited to, blood, urine, skin, parasites and microorganisms.

(e) Administration of intramuscular, subcutaneous or intravenous injections except for zoonotic vaccines.

(f) Implantation of a subcutaneous identification microchip into the animal.

(g) Monitoring of vital signs.

(h) External anal gland expression.

(i) Collection of skin scrapings.

(j) Administration of a therapeutic laser.

(k) Physical therapy.

- No examination within the previous 12 hours is required for the collection of laboratory specimens.

6. As used in this section, “other diagnostic image” has the meaning ascribed to it in NAC 638.0475.

Sec. 10. NAC 638.0607 is hereby amended to read as follows:

638.0607 1. A veterinarian who is in charge of a facility shall be responsible for any violations of any state or local law related to the practice of veterinary medicine or the care, safety, or maintenance of animals or any violations of any state or federal law related to controlled substances and dangerous drugs.
2. Each person who has a direct or indirect ownership interest of 10 percent or more in a business which practices veterinary medicine shall ensure that the facility maintains the minimum standard of practice of veterinary medicine established by this chapter.

Sec. 11. NAC 638.0629 is hereby amended to read as follows:

638.0629 1. A veterinary facility that dispenses prescription drugs:

(a) Shall ensure that at least one veterinarian who practices at that veterinary facility registers and maintains a registration with the Drug Enforcement Administration of the United States Department of Justice and the State Board of Pharmacy pursuant to NAC 638.0628.

(b) Except as otherwise provided in paragraph (c), may allow only veterinarians, veterinary technicians or veterinary technicians in training at that veterinary facility to prepare a prescription drug for dispensing.

(c) May allow veterinary assistants at that facility to prepare a prescription drug, other than a controlled substance, for dispensing.

(d) Shall ensure that a prescription drug which is new for an animal is not dispensed unless a veterinarian or veterinary technician is at the veterinary facility or is otherwise available at the time the prescription drug is dispensed.

(e) Shall ensure that a notation is made in the medical record of the animal that contains:

(1) The name, strength and quantity of the prescription drug.

(2) The date the prescription drug was prescribed and dispensed.

(3) The directions for use.

(4) The name, signature or initials of the veterinarian who prescribed the prescription drug.
(5) The name, signature or initials of the veterinarian, veterinary technician or veterinary technician in training who prepared the prescription drug for dispensing.

(6) The name, signature or initials of the veterinarian or veterinary technician who verified the prescription drug before the prescription drug was dispensed.

(f) Shall ensure that each vial or container which contains a prescription drug has affixed to the vial or container a label that contains:

(1) Except as otherwise provided in subsection 2, the name or unique identifier of the animal and the name of the owner of the animal for which the prescription drug is prescribed.

(2) The name, strength and quantity of the prescription drug.

(3) The date the prescription drug was dispensed.

(4) The name of the veterinarian who prescribed the prescription drug.

(5) The expiration date of the prescription drug.

(6) A unique number identifying the prescription.

(7) The directions for use.

(g) Shall maintain a stock of prescription drugs necessary to serve the foreseeable needs of the veterinary practice.

(h) Shall ensure that drugs which are inappropriate or unlawful to the practice of veterinary medicine are not ordered or maintained in the stock of prescription drugs of the veterinary facility.

(i) **Shall ensure that every drug in the facility’s possession:**

(1) *Is safe or effective for use, as indicated by the expiration date appearing on its label; or*

(2) *Has been properly stored or refrigerated as required by its label.*
2. A veterinarian or veterinary technician may prepackage drugs in quantities suitable for distribution within the facility. The label of a prepackaged unit must include:
   (a) The generic or trade name of the drug, its strength and the dosage form;
   (b) The lot number;
   (c) The expiration date of the drug; and
   (d) The quantity of the drug if the unit dose does not equal the unit of use.

3. A record of a prepackaged drug must be maintained at the veterinary facility that includes:
   (a) The generic or trade name of the drug, its strength and the dosage form;
   (b) The facility’s lot number;
   (c) The name of the manufacturer;
   (d) The manufacturer’s lot number;
   (e) The manufacturer’s expiration date for the drug;
   (f) The quantity per package, if more than one tablet or capsule is in a unit dose package;
   (g) The number of packages;
   (h) The date it was packaged and the assigned expiration date; and
   (i) The initials of the responsible veterinarian or veterinary technician.

4. A label affixed to a vial or container that contains a prescription drug may contain a generic identifier for a group of animals of the same species in place of the name or unique identifier of one animal if:
   (a) The group of animals identified on the label is owned by the same person;
   (b) The prescription drug is dispensed for more than one of the animals in the group; and
(c) The directions for use of the prescription drug are the same for each animal in the group for which the prescription drug is dispensed.

4. The authorization to possess a prescription drug is not transferable upon the sale or other transfer of the animal or animals for which the prescription drug was dispensed.

5. Any record made pursuant to this section must be maintained for at least 4 years and must be available for inspection by the Board or its representative, the State Board of Pharmacy or its representative or any authorized federal, state or local regulatory or law enforcement agency.

Sec. 12. NAC 638.090 is hereby amended to read as follows:

NAC 638.090 1. Parties to proceedings before the Board must be styled applicant, petitioner, complainant, respondent, intervener or interested party, according to the nature of the proceedings and the relationship of the parties.

2. Any person who applies or petitions for any privilege, license or authority from the Board must be styled “applicant.”

3. Any person who petitions for affirmative relief, other than a complainant, must be styled “petitioner.”

4. A person who complains to the Board of any act or of any person must be styled “complainant.”

5. Any person against whom any complaint is filed or investigation initiated must be styled “respondent.”

6. Any person, other than the original parties to the proceeding, who may be directly and substantially affected by the proceeding must, upon securing an order from the Board or
presiding officer granting leave to intervene, be styled “intervener.” The granting of leave to intervene, or otherwise appear, in any matter or proceeding, is not construed to be a finding or determination of the Board that the party will or may be a party aggrieved by any ruling, order or decision of the Board for purposes of a court review or appeal.

7. Any person who believes that he or she may be affected by a proceeding, but who does not seek to participate in a proceeding, must be styled “interested party.”

Sec. 13. NAC 638.190 is hereby amended to read as follows.

638.190 1. Pleadings before the Board must be styled applications, petitions, accusations, and answers, motions, oppositions, or replies.

2. The Board may, when substantial rights of the parties are not violated, allow any pleading to be amended or corrected or allow any omission to be supplied.

3. All pleadings must be liberally construed with a view to effect justice between the parties. The Board or presiding officer will, at every stage of any proceeding, disregard errors or defects in the pleadings or proceedings which do not affect the substantial rights of the parties.

Sec. 14. NAC 638.200 is hereby amended to read as follows.

638.200 1. A motion is a request directed at the Board’s authority to act on a given subject.

2. All motions, unless made during a hearing, must be in writing.

3. All written motions must set forth the nature of relief sought and the grounds for the relief requested. Except for a motion made pursuant to NAC 638.271, a motion related to a hearing must be filed no later than 20 days before the scheduled hearing date.

4. A party desiring to oppose a motion may serve and file a written response to the motion no later than 10 days after the motion was served.
5. The moving party may serve and file a written reply only if an opposition to the motion has been served and filed no later than 5 days after the opposition was served.

6. A decision must be rendered without oral argument unless oral argument is requested by the Board, in which event the Board will set a date and time for hearing.

7. The parties may mutually agree to continue a hearing date at any time.

Sec. 15. NAC 638.210 is hereby amended to read as follows.

638.210 [An original and two legible copies of all pleadings, motions or other papers must be filed with the Board. The Board may direct that a copy of all pleadings and motions be made available by the party filing them to any other person the Board determines may be affected by the proceeding and who desires copies.] 1. An accusation in a disciplinary matter must be filed as an original paper document with the Board. The accusation shall be served upon the respondent by certified mail at the last known address in the Board’s files and shall be deemed served on the day that the accusation is mailed.

2. An answer, motion, opposition, or reply shall be filed with the Board and simultaneously served upon the opposing party by e-mail. The document will be deemed received and filed by the board and served upon the opposing party on the date the e-mail was sent as long as the e-mail was sent by 4:00 p.m. Pacific time. An e-mail sent after 4:00 p.m. Pacific time will be deemed to have been sent the next day.

3. Documents transmitted by e-mail shall be in PDF format. The documents may be scanned copies of original documents signed by the party or may be signed by a mark or electronic signature. All such documents shall contain a certificate of service indicating that the documents were served by e-mail on the opposing party.
Sec. 16. NAC 638.250 is hereby amended to read as follows.

628.250 A party or parties against whom an accusation is filed must, within 15 days of receipt of the accusation, notify the Board in writing whether a hearing on the accusation is requested. Failure to request a hearing is a waiver of the right to hearing. The Board may allow a hearing notwithstanding the fact that it was not requested within 15 days.

—2.—If a hearing is requested, the respondent shall file an answer. Failure to file an answer may be deemed by the Board to be an admission of the matters contained in the accusation.

Sec. 17. NAC 638.600 is hereby amended to read as follows.

638.600 A vaccination clinic must:

1. Transport and store vaccines in a manner that ensures the efficacy of the vaccines;

2. Provide refrigeration, cold storage or any other method of storage for a vaccine that is recommended by the manufacturer of the vaccine; and

3. Contain the equipment, supplies and medications necessary for the treatment of anaphylaxis or any other reaction to a vaccine, including, without limitation:

   (a) An oxygen container, an ambulatory bag, or other similar means of administering oxygen;

   (b) Epinephrine;

   (c) Injectable corticosteroids and antihistamines;

   (d) Intravenous catheters and injectable fluids;

   (e) Endotracheal tubes of varying and appropriate diameters; and

   (f) Equipment for resuscitating animals.
Sec. 18. NAC 638.760 shall be amended to read as follows:

638.760 1. A person shall not practice animal physical therapy in this State unless he or she is:

(a) A veterinarian;

(b) A licensed veterinary technician who complies with the provisions of NAC 638.053; or

(c) A physical therapist who has obtained a certificate of registration pursuant to this section and complies with the provisions of NAC 638.780.

2. A physical therapist who desires to secure a certificate of registration to practice animal physical therapy in this State must make written application to the Board.

3. The application must be on a form provided by the Board, include any information required by the Board and be accompanied by satisfactory proof that the applicant:

(a) Is of good moral character;

(b) Has been an active licensed physical therapist in [this] any State for at least 1 year;

(c) Is in good standing with the State Board of Physical Therapy Examiners;

(d) Has successfully completed at least 100 hours of instruction or course work, or a combination of both, in the area of animal physical therapy, which must include, without limitation, assessment and planning of treatment, behavior, biomechanics, common orthopedic and neurological conditions, comparative anatomy, neurology, and therapeutic modalities and exercises; and

(e) Has completed at least 125 hours of supervised clinical experience in animal physical therapy with a licensed veterinarian.

4. The application must be signed by the applicant and notarized.
5. Except as otherwise provided in NAC 638.790, upon receipt of the application and information required by subsection 3 and payment of the fee required pursuant to NAC 638.035, the Board will issue to the physical therapist a certificate of registration.

**Sec. 19.** NAC 638.810 shall be amended to read as follows:

1. A person shall not practice animal chiropractic in this State unless he or she is:
   
   (a) A veterinarian; or
   
   (b) A chiropractor who has obtained a registration certificate pursuant to this section and complies with the provisions of NAC 638.830.

2. A chiropractor who desires to secure a registration certificate to practice animal chiropractic in this State must make written application to the Board.

3. The application must be on a form provided by the Board, include any information required by the Board and be accompanied by satisfactory proof that the applicant:
   
   (a) Is of good moral character;
   
   (b) Has been an active licensed chiropractor in any State for at least 1 year;
   
   (c) Is in good standing with the Chiropractic Physicians’ Board of Nevada; and
   
   (d) Is certified by the American Veterinary Chiropractic Association or other similar accrediting or membership organization as approved by the Board.

4. The application must be signed by the applicant and notarized.

5. Except as otherwise provided in NAC 638.840, upon receipt of the application and information required by subsection 3 and payment of the fee required pursuant to NAC 638.035, the Board will issue to the chiropractor a certificate of registration.

**Sec. 20.** Section 6 of uncodified regulations known as LCB #R063-13 shall be amended to read as follows:
1. Except as otherwise provided in NAC 638.0525 or 638.053, veterinary dentistry may only be performed by a licensed veterinarian.

2. *Except as otherwise provided in subsection 5,* veterinary dentistry must be performed under general anesthesia with the use of an endotracheal tube with an inflated cuff unless, based on the species of the animal, the Board determines otherwise.

3. Except as otherwise provided in this subsection, a licensed veterinarian may perform dental surgery, periodontal surgery, endodontics and exodontia on an animal only in a veterinary facility that has the capacity to perform intraoral radiology. In an emergency, a licensed veterinarian may perform dental surgery, periodontal surgery, endodontics and exodontia on an animal in a veterinary facility that does not have the capacity to perform intraoral radiology if the licensed veterinarian determines, based on his or her professional judgment and the species of the animal, that the radiology which the veterinary facility has the capacity to perform is adequate for the particular procedure.

4. Nothing in this section shall be construed to prohibit a person from using cotton swabs, gauze, dental floss, dentifrice, toothbrushes or similar items to clean an animal’s teeth.

5. *A veterinarian, veterinary technician, or veterinary technician in training may cosmetically clean the supragingival portion of an animal’s teeth, including but not limited to scaling the teeth with dental tools or ultrasound, without inducing general anesthesia where:*

   (a) *A licensed veterinarian at the facility has conducted a full oral examination;*

   (b) *The procedure is performed in the veterinary facility;*

   (c) *The veterinarian has determined that the animal is a suitable candidate for the procedure and that the procedure is being performed on an elective basis sought by the client;*

   (d) *The client has executed a written form acknowledging:*
(1) That the client understands the difference between a cosmetic cleaning and a full dental examination with prophylaxis; and

(2) That the client knowingly consents to the cosmetic cleaning procedure;

(e) The procedure is terminated or the animal is appropriately anesthetized or sedated where:

(1) The animal becomes resistant to or fractious in the midst of the cleaning procedure and where continuation of the cleaning procedure would potentially harm or cause suffering to the patient; or

(2) The examination of the oral cavity of the animal or the cleaning procedure reveals signs of advancing dental disease in the form of tooth mobility, advanced gingivitis, abnormal bleeding, stomatitis, advanced gingival recession, furcation exposures, excessive gingival hyperplasia, abnormal probing depths, visual or tactile detection of tooth resorption, tooth fractures, abnormal growths, abscesses, pyorrhea, pulpitis, discoloration, or any similar abnormal findings.

If the person who terminates the cleaning procedure pursuant to this subsection is a veterinary technician or veterinary technician in training, he or she must notify the attending veterinarian of the cause for the termination of the procedure so that the veterinarian can appropriately address the needs of the animal.

[5-] 6. As used in this section, “veterinary dentistry” means:

(a) The application or use of any instrument or device to any portion of an animal’s tooth, gums or any related tissue for the prevention, cure or relief of any wound, fracture, injury or disease of the animal’s tooth, gums or related tissue; and
(b) Preventive dental procedures pertaining to an animal, including, without limitation, the removal of calculus, soft deposits, plaque or stains and the smoothing, filing, floating or polishing of the surfaces of the animal’s tooth.

Sec. 21. NAC chapter 638 shall be amended to add the following new language.

“Facility owned by a licensed veterinarian” means a veterinary facility in which at least one veterinarian licensed by the Board holds at least 10% of the total ownership interest.

Sec. 22. NAC chapter 638 shall be amended to add the following new language.

A veterinarian may order from a pharmacy a compounded product for the treatment of that veterinarian’s patients and a veterinarian may dispense or administer such compounded products to the veterinarian’s patients as follows:

1. The veterinarian orders the compounded product from the pharmacy pursuant to an order that is not a prescription.

2. The quantity ordered by the veterinarian and prepared by the pharmacy is only so much as is conceivably needed by the veterinarian to treat his patients not to exceed the time period within which the compounded product will be effective and safe for use.

3. There is no similar FDA-approved, commercially manufactured product or there is a documented shortage of the FDA-approved product.

4. The compounded product is:

   (a) Administered to the patient by the veterinarian, veterinary technician, or veterinary technician in training at the veterinary facility; or

   (b) Dispensed to the client by the veterinarian, veterinary technician, or veterinary technician in training for the immediate commencement of a necessary therapy and is in a quantity:
(1) Sufficient to treat the patient or
(2) No more than a five day supply, whichever is less.

If a five-day quantity is insufficient to treat the patient, the veterinarian must issue a prescription to the client for the balance quantity needed to treat the patient so that the client can have the balance filled at a pharmacy.

5. The veterinarian does not dispense or otherwise provide the compounded product to any person other than a client for the treatment of that client’s animal.

6. The pharmacy compounds and labels the product pursuant to all applicable Nevada statutes and regulations.

7. The veterinarian, veterinary technician, or veterinary technician in training properly labels the product if it is to be dispensed to the client.

Sec. 23. NAC 638.170, 638.190, 638.220, 638.230 are hereby repealed.

TEXT OF REPEALED SECTIONS

NAC 638.170 Applications. All pleadings requesting a privilege, license or authority from the Board must be styled “applications.” The full name and address of the applicant and such facts or exhibits as may be required by statute or this chapter must be contained in an application. The application must be signed by the applicant.

NAC 638.190 Verification. All pleadings must be verified.

NAC 638.220 Service of process.

1. All notices, documents, advisory opinions and declaratory orders required to be served by the Board will be served by mail, and service is complete when a true copy of the document,
properly addressed and stamped, is deposited in the United States mail. Parties will be notified
either personally or by certified mail of any adverse decision or order.

2. All documents required to be served by parties must be served by mail, and service is
complete when a true copy of the document, properly addressed and stamped, is deposited in the
United States mail.

**NAC 638.230 Proof of service.** There must appear on all documents required to be
served by the Board, other than decisions or orders, an acknowledgment of service or the
following certificate:

I hereby certify that I have this day served the foregoing document upon all parties of record in
this proceeding (by delivering a copy in person to ...........................................) (by mailing a copy,
properly addressed, with postage prepaid, to ...........................................).

Dated at ...............this ..........(day) of ............. (month) of ........ (year)

.........................................................

Signature