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FOR

Senate Bill No. 329

(SENATORS ROSS, MINARD, SNYDER, BOLEY AND MINEAR, *original sponsors*)

[Passed March 8, 2003; in effect from passage.]

AN ACT to amend and reenact article nine, chapter sixty-four of the code of West Virginia, one thousand nine hundred thirtyone, as amended, relating generally to the promulgation of administrative rules by the various executive or administrative agencies and the procedures relating thereto; continuing rules previously promulgated by state agencies and boards; legislative mandate or authorization for the promulgation of certain legislative rules; authorizing certain of the agencies to promulgate certain legislative rules in the form that the rules were filed in the state register; authorizing certain of the agencies to promulgate certain legislative rules with various modifications presented to and recommended by the legislative rule-making review committee; authorizing

certain of the agencies to promulgate certain legislative rules as amended by the Legislature; authorizing certain of the agencies to promulgate certain legislative rules with various modifications presented to and recommended by the legislative rule-making review committee and as amended by the Legislature; authorizing commissioner of agriculture to promulgate legislative rule relating to inspection of meat and poultry; authorizing contractor licensing board to promulgate legislative rule relating to contractor licensing act; authorizing courthouse facilities improvement authority to promulgate legislative rule relating to authority; authorizing board of dental examiners to promulgate legislative rule relating to board; authorizing board of dental examiners to promulgate legislative rule relating to formation and approval of dental corporations; authorizing family protection services board to promulgate legislative rule relating to operation of board; authorizing family protection services board to promulgate legislative rule relating to licensure of domestic violence and perpetrator intervention programs; authorizing family protection services board to promulgate legislative rule relating to perpetrator intervention program licensure; authorizing family protection services board to promulgate legislative rule relating to monitored visitation and exchange program certification; authorizing board of funeral service examiners to promulgate legislative rule relating to board; authorizing board of funeral service examiners to promulgate legislative rule relating to crematory requirements; authorizing governor's committee on crime, delinquency and correction to promulgate legislative rule relating to law-enforcement training standards; authorizing governor's committee on crime, delinquency and correction to promulgate legislative rule relating to community corrections standards; authorizing massage therapy licensure board to promulgate legislative rule relating to board; authorizing board of medicine to promulgate legislative rule relating to licensure, disciplinary and complaint procedures, continuing education and physician assistants; authorizing nursing home administrators licensing board to

promulgate legislative rule relating to nursing home administrators; authorizing board of optometry to promulgate legislative rule relating to licensure by endorsement; authorizing board of pharmacy to promulgate legislative rule relating to pharmacist recovery networks; authorizing board of pharmacy to promulgate legislative rule relating to controlled substances monitoring; authorizing radiologic technology board of examiners to promulgate legislative rule relating to board; authorizing real estate appraiser licensing and certification board to promulgate legislative rule relating to requirements for licensure and certification; authorizing real estate appraiser licensing and certification board to promulgate legislative rule relating to renewal of licensure and certification; authorizing real estate commission to promulgate legislative rule relating to requirements in licensing real estate brokers, associate brokers and salespersons and conduct of brokerage businesses; authorizing real estate commission to promulgate legislative rule relating to schedule of fees; authorizing real estate commission to promulgate legislative rule relating to requirements in approval and registration of real estate courses, course providers and instructors; authorizing secretary of state to promulgate legislative rule relating to registry for notification of state of emergency; authorizing board of veterinary medicine to promulgate legislative rule relating to standards of practice; and authorizing board of veterinary medicine to promulgate legislative rule relating to schedule of fees.

Be it enacted by the Legislature of West Virginia:

That article nine, chapter sixty-four of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended and reenacted to read as follows:

ARTICLE 9. AUTHORIZATION FOR MISCELLANEOUS AGENCIES AND BOARDS TO PROMULGATE LEGISLATIVE RULES.

§64-9-1. Commissioner of agriculture.

- 1 The legislative rule filed in the state register on the
- 2 twenty-second day of July, two thousand two, authorized

3 under the authority of section three, article two-b, chapter

4 nineteen of this code, relating to the commissioner of

5 agriculture (inspection of meat and poultry, 61 CSR 16), is

6 authorized.

§64-9-2. Contractor licensing board.

The legislative rule filed in the state register on the ninth 1 2 day of July, two thousand two, authorized under the authority of sections five and sixteen, article eleven, 3 chapter twenty-one of this code, modified by the contrac-4 tor licensing board to meet the objections of the legislative 5 rule-making review committee and refiled in the state 6 register on the fourth day of December, two thousand two, 7 relating to the contractor licensing board (West Virginia 8 9 contractor licensing act, 28 CSR 2), is authorized with the following amendment: 10

"On page nine, section four, subsection 4.1, following the last semicolon by inserting the following 'or any commercial property intended for sale or lease by an entity other than the employer where the total cost of the total undertaking, labor and materials, exceeds ten thousand dollars (\$10,000.00);"

§64-9-3. Courthouse facilities improvement authority.

The legislative rule filed in the state register on the 1 2 twenty-fifth day of July, two thousand two, under the authority of section three-a, article twenty-six, chapter 3 twenty-nine of this code, modified by the courthouse 4 facilities improvement authority to meet the objections of 5 the legislative rule-making review committee and refiled 6 7 in the state register on the nineteenth day of September, two thousand two, relating to the courthouse facilities 8 improvement authority (courthouse facilities improvement 9 authority, 203 CSR 1), is authorized with the following 10 amendment: 11

12 "On page one, subsection 3.4, after the words "the13 Authority shall" by striking out the words "make a written

recommendation" and inserting in lieu thereof the words"issue a written notification".

§64-9-4. Board of dental examiners.

1 (a) The legislative rule filed in the state register on the 2 fifth day of April, two thousand two, under the authority 3 of section one, article four, chapter thirty of this code, 4 modified by the board of dental examiners to meet the objections of the legislative rule-making review committee 5 and refiled in the state register on the first day of Novem-6 ber, two thousand two, relating to the board of dental 7 examiners (general provisions, 5 CSR 1), is authorized with 8 the following amendment: 9

"Beginning on page eleven, section eight, subsection 8.2,
by striking subdivisions (d), (e), (i), (j), (k), (l), (n), (p), (q),
(r), (s),(t),(u),(y),(z),(aa),(bb),(cc), and (dd);

13 And,

Beginning on page thirteen, section eight, subsection 8.3by striking the entire subsection and inserting the follow-ing:

'8.3 Expanded duties of dental hygienists. In addition
to and including those duties set forth in subsection 8.2 of
this section, a licensed dentist may assign the following
duties and /or intraoral tasks assigned by a licensed
dentist to a dental hygienist in the licensed dentist's
employment:

23 (a). Supra and Subgingival scaling of teeth;

24 (b). Placement of subgingival medicaments, fibers,25 chips, etc.;

(b) (c). Polishing of coronal and/or exposed surfaces of
 teeth;

28 (c): Dental Health Education;

29 (d). Nutritional Counseling;

30 (e). Application of caries preventive agents and other
31 topical medicaments to the surfaces of teeth and surround32 ing tissues (including topical anesthesia);

(f). Placing, exposing, developing, and mounting dentalradiographs;

(g). Finishing and polishing amalgams, resin, composite,and silicate restorations;

37 (h).-Examining-and-recording-periodontal-findings;

38 (h). Scaling excessive cement from the surfaces of teeth39 and restorations;

40 (i). Performing clinical examinations and diagnostic test
41 of teeth and surrounding tissues and recording findings for
42 interpretation by a dentist (includes such procedures as
43 restorative chartings, caries activity test, cytology smears,
44 salivary analysis and smears, endodontic cultures, vitality
45 test, etc.);

- 46 (j). Removing soft-tissue-dressings;
- 47 (j). Removing ligature wires;

48 (k). Preparing medical and dental histories for interpre-49 tation by a dentist;

50 (1): Placing-and-removing-rubber-dams;

51 (m) (l). Taking intra and extra-oral photographs; and

52 (m) (m). Removing oral sutures.

53 (o) (n). Applying pit and fissure sealants with a final
54 evaluation by the supervising dentist;

(o). Using a power-driven handpiece with a rubber cup
or brush only for preparing a tooth for accepting a restoration or appliance.

58 (p). Examining and recording periodontal findings."

59 (b) The legislative rule filed in the state register on the tenth day of May, two thousand two, under the authority 60 61 of section one, article four, chapter thirty of this code, 62 modified by the board of dental examiners to meet the 63 objections of the legislative rule-making review committee 64 and refiled in the state register on the twenty-eighth day 65 of May, two thousand two, relating to the board of dental 66 service examiners (formation and approval of dental 67 corporations, 5 CSR 6), is authorized with the following 68 amendment:

69 "On page one, section three, subsection one, after the
70 words 'shall have as a', by striking the word 'member' and
71 inserting in lieu thereof the word 'shareholder';

72 On page one, section three, subsection four, after the 73 words 'on or before the', by striking the words 'first day of 74 July' and inserting in lieu thereof the words 'thirtieth day 75 of June' and after the word 'every' by striking the word 76 'member' and inserting in lieu thereof the word 'share-77 holder';

On page one, section three, subsection five, after the
words 'on or before the', by striking the words 'first day of
July' and inserting in lieu thereof the words 'thirtieth day
of June';

82 And,

On page one, section three, subsection seven, on each of
the three occasions that the word 'member' appears, by
striking the word 'member' and inserting in lieu thereof
the word 'shareholder'."

§64-9-5. Family protection services board.

(a) The legislative rule filed in the state register on the
 twenty-sixth day of July, two thousand two, under the
 authority of section four hundred one, article twenty-six,
 chapter forty-eight of this code, modified by the family
 protection services board to meet the objections of the

6 legislative rule-making review committee and refiled in
7 the state register on the tenth day of January, two thou8 sand three, relating to the family protection services board
9 (operation of the family protection services board, 191
10 CSR 1), is authorized with the following amendments:

"On page three, section three, by inserting a new subsec-tion to read as follows:

'3.11 "Partner Agencies" means state and community
organizations whose mission and purpose require their
response to the needs of victims of domestic violence and
their children.", and by renumbering the remaining
subsections accordingly,

18 And,

On page eight, section five, subsection six, subdivision c,
following the words 'fifteen (15) days', by inserting the
words 'after the receipt of the notice'."

22(b) The legislative rule filed in the state register on the 23twenty-sixth day of July, two thousand two, under the 24authority of section four hundred one, article twenty-six, 25chapter forty-eight of this code, modified by the family 26protection services board to meet the objections of the 27legislative rule-making review committee and refiled in 28the state register on the tenth day of January, two thou-29 sand three, relating to the family protection services board (licensure of domestic violence and perpetrator interven-30 tion programs, 191 CSR 2), is authorized with the follow-31 ing amendments: 32

On page seven, section three, subsection one, subdivision
g, after the words 'client service agreements' by striking
the words 'and other purchase of service agreements that
exceed one-thousand dollars (\$1000.00) annually'."

(c) The legislative rule filed in the state register on the
twenty-sixth day of July, two thousand two, under the
authority of section four hundred one, article twenty-six,

chapter forty of this code, modified by the family protection services board to meet the objections of the legislative
rule-making review committee and refiled in the state
register on the tenth day of January, two thousand three,
relating to the family protection services board (perpetrator intervention program licensure, 191 CSR 3), is authorized with the following amendments:

47 "On page one, section three, subsection one, subdivision
48 b, after the words 'client service agreements' by striking
49 the words 'and other purchase of service agreements that
50 exceed one-thousand dollars (\$1000.00) annually';

51 On page six, section three, subsection three, subdivision 52 c, paragraph 4, by striking the words 'Cultural compe-53 tency', and inserting in lieu thereof the words 'Cultural 54 sensitivity';

55 On page six, section three, subsection four, after the 56 words'conducted by the program', by inserting the word 57 'director';

58 And,

On page nine, section three, subsection twelve, subdivision a, by striking out the words 'Frequency of and reasons
for low attendance of perpetrator(s).', and inserting in lieu
thereof the words 'Attendance records of perpetrator(s)
including reason(s) for repeated absences.'"

64 (d) The legislative rule filed in the state register on the 65 twenty-sixth day of July, two thousand two, under the authority of section four hundred one, article twenty-six, 66 67 chapter forty-eight of this code, modified by the family protection services board to meet the objections of the 68 legislative rule-making review committee and refiled in 69 the state register on the tenth day of January, two thou-70 sand three, relating to the family protection services board 71(monitored visitation and exchange program certification, 72191 CSR 4), is authorized. 73

§64-9-6. Board of funeral service examiners.

1 (a) The legislative rule filed in the state register on the 2 twenty-sixth day of June, two thousand two, under the authority of sections five and six, article six, chapter thirty 3 of this code, modified by the board of funeral service 4 examiners to meet the objections of the legislative rule-5 6 making review committee and refiled in the state register 7 on the sixteenth day of January, two thousand three, 8 relating to the board of funeral service examiners (general 9 provisions, 6 CSR 1), is authorized with the following 10 amendment:

"On page thirteen, section sixteen, subsection ten,
subdivision two, by striking the words 'twenty five dollars
(\$25)' and inserting in lieu thereof the words 'fifteen
dollars (\$15)'."

(b) The legislative rule filed in the state register on the 1516 twenty-sixth day of July, two thousand two, under the authority of section six, article six, chapter thirty of this 17 18 code, modified by the board of funeral service examiners to meet the objections of the legislative rule-making 19 20review committee and refiled in the state register on the 21sixteenth day of January, two thousand three, relating to 22the board of funeral service examiners (crematory require-23ments, 6 CSR 2), is authorized with the following amend-24 ment:

25 "On page twenty-three, section twenty, subsection seven,
26 subdivision two, by striking the words 'twenty five dollars
27 (\$25)' and inserting in lieu thereof the words 'fifteen
28 dollars (\$15)'."

§64-9-7. Governor's committee on crime, delinquency and correction.

(a) The legislative rule filed in the state register on the
 twenty-sixth day of July, two thousand two, authorized
 under the authority of section three, article eleven-c,
 chapter sixty-two of this code, relating to the governor's

committee on crime, delinquency and correction (community corrections standards, 149 CSR 4), is authorized.

7 (b) The legislative rule filed in the state register on the 8 eighth day of July, two thousand two, authorized under 9 the authority of section three, article twenty-nine, chapter thirty of this code, modified by the governor's committee 10 on crime, delinquency and correction to meet the objec-11 tions of the legislative rule-making review committee and 12refiled in the state register on the nineteenth day of 13 December, two thousand two, relating to the governor's 14 15committee on crime, delinquency and correction (lawenforcementtraining standards, 149 CSR 2), is authorized. 16

§64-9-8. Massage therapy licensure board.

1 The legislative rule filed in the state register on the 2 twenty-sixth day of July, two thousand two, under the 3 authority of section six, article thirty-seven, chapter thirty of this code, modified by the massage therapy licensure 4 board to meet the objections of the legislative rule-making 5 6 review committee and refiled in the state register on the twenty-second day of November, two thousand two, 7 8 relating to the massage therapy licensure board (general 9 provisions, 194 CSR 1), is authorized.

§64-9-9. Board of medicine.

The legislative rule filed in the state register on the 1 2 twenty-sixth day of July, two thousand two, under the authority of section sixteen, article three, chapter thirty of 3 this code, modified by the board of medicine to meet the 4 objections of the legislative rule-making review committee 5 6 and refiled in the state register on the twenty-third day of 7 October, two thousand two, relating to the board of 8 medicine (licensure, disciplinary and complaint procedures, continuing education and physician assistants, 11 9 CSR 1B), is authorized. 10

§64-9-10. Nursing home administrators licensing board.

1 The legislative rule filed in the state register on the 2 sixteenth day of May, two thousand two, under the 3 authority of section seven, article twenty-five, chapter 4 thirty of this code, modified by the nursing home adminis-5 trators licensing board to meet the objections of the 6 legislative rule-making review committee and refiled in the state register on the twentieth day of December, two 7 thousand two, relating to the nursing home administrators 8 licensing board (nursing home administrators, 21 CSR 1), 9 is authorized. 10

§64-9-11. Board of optometry.

The legislative rule filed in the state register on the fifth 1 2 day of June, two thousand two, authorized under the authority of section five, article eight, chapter thirty of 3 4 this code, modified by the board of optometry to meet the objections of the legislative rule-making review committee 5 6 and refiled in the state register on the twenty-third day of December, two thousand two, relating to the board of 7 optometry (licensure by endorsement, 14 CSR 8), is 8 authorized. 9

§64-9-12. Board of pharmacy.

1 (a) The legislative rule filed in the state register on the 2 seventeenth day of July, two thousand two, authorized 3 under the authority of section six, article nine, chapter sixty-a of this code, modified by the board of pharmacy to 4 meet the objections of the legislative rule-making review 5 committee and refiled in the state register on the twenty-6 7 eighth day of October, two thousand two, relating to the board of pharmacy (controlled substances monitoring, 15 8 CSR 8), is authorized with the following amendment: 9

"On page three, by striking out all of section five andinserting in lieu thereof the following:

§15-8-5. Prescription Forms.

- 1 5.1. The purpose of this section is to establish minimum
- 2 requirements that will decrease the potential for forgery or

3 alteration of a prescription or a prescription blank for a4 controlled substance.

5.2. After June 1, 2003, the Board of Pharmacy recommends that a written prescription for a controlled substance in Schedules II, III or IV be on a security prescription blank.

9 5.3. Minimum Requirements of a Security Prescription10 Blank.

11 5.3.1. A prescription for a controlled substance should12 contain the following security features:

(a) A latent, repetitive "void" pattern screened and
printed across the entire front of the prescription blank.
If the prescription is photocopied, the word "void" shall
appear in a pattern across the entire front of the prescription;

(b) A watermark printed on the backside of the prescription blank so that it is only seen at a forty-five (45) degree
angle;

(c) An opaque "Rx" symbol or an "Rx" symbol printed
in disappearing ink shall appear in the upper part of the
blank. The symbol shall disappear if the prescription copy
is lightened;

25 (d) Six (6) quantity check-off boxes printed on the form26 and the following quantities shall appear:

- 27 (1) ! 1-24;
- 28 (2) ! 25-49;
- 29 (3) ! 50-74;
- 30 (4) ! 75-100;
- 31 (5) ! 101-150; and
- 32 (6) ! 151 and over:

33 Provided, That if the blank has the quantity prescribed
34 electronically printed in both numeric and word format,
35 then the quantity check-off boxes would not be necessary;

(e) The following statement printed on the bottom of the
prescription blank: "Prescription is void if more than one
(1) controlled substance prescription is written per blank";
and

40 (f) Refill options in the following order: Refill NR 1 2 3
41 4 5: *Provided*, That if the blank has the refill amount
42 electronically printed in both numeric and word format,
43 then the quantity check-off boxes would not be necessary.

5.3.2. A prescription shall bear the preprinted, stamped,
typed, or manually printed name, address and telephone
number of the prescribing practitioner.

47 5.3.3. A prescription blank for a controlled substance48 shall not contain:

49 (a) An advertisement on the front or the back of the50 prescription blank;

51 (b) The preprinted name of a controlled substance; or

52 (c) The written, typed or rubber-stamped name of a
53 controlled substance until the prescription blank is signed,
54 dated and issued to a patient.

55 5.3.4. A prescription blank for a controlled substance
56 shall provide space for the patient's name and address, the
57 practitioner's signature and the practitioner's DEA
58 registration number.

5.3.5. Only one (1) controlled substance prescriptionblank shall be written per prescription blank.

5.3.6. A quantity check-off box that corresponds to the
quantity prescribed shall be marked or the quantity
electronically printed in both numeric and word format.

5.3.7. If a prescribed drug is a schedule II, III or IV
controlled substance, a refill option shall be marked or the
refill amount electronically printed in both numeric and
word format.

5.3.8. If a prescription for a schedule II, III or IV controlled substance will be transmitted to a pharmacy by
facsimile, the practitioner or the practitioner's agent shall,
prior to transmission, write or stamp "FAXED" on the
face of the original prescription along with the date and
the person's initials.

5.3.9. If a prescription for a schedule II, III or IV controlled substance has been transmitted to a pharmacy by
facsimile, the transmitting practitioner shall file the
original prescription in the patient's record.

5.3.10. A pharmacist shall not be required to use a
security prescription blank to record an oral prescription
or a transferred prescription for a Schedule II, III or IV
controlled substance.

5.3.11. The requirements of this section do not apply to
prescriptions for controlled substances that are electronically transmitted from a prescriber to a pharmacy: *Pro- vided*, That all electronically transmitted prescriptions for
controlled substances shall comply with all federal requirements."

(b) The legislative rule filed in the state register on the 88 seventeenth day of July, two thousand two, authorized 89 90 under the authority of section seven-c, article five, chapter 91 thirty of this code, modified by the board of pharmacy to meet the objections of the legislative rule-making review 92 committee and refiled in the state register on the twenty-93 eighth day of October, two thousand two, relating to the 94 board of pharmacy (pharmacist recovery networks, 15 95 CSR 10), is authorized. 96

§64-9-13. Radiologic technology board of examiners.

1 The legislative rule filed in the state register on the 2 twenty-fifth day of July, two thousand two, under the

3 authority of section five, article twenty-three, chapter 4 thirty of this code, modified by the board of examiners of radiologic technology to meet the objections of the legisla-5 tive rule-making review committee and refiled in the state 6 7 register on the nineteenth day of November, two thousand 8 two, relating to the board of examiners of radiologic technology (rules of the board, 18 CSR 1), is authorized 9 with the following amendments: 10

"On page two, section two, subsection e, subdivision
seven, after the word 'violating', by striking the words
'provisions of subsection 3.6 of this rule' and inserting in
lieu thereof the words 'rules of the board';

On page three, section four, subsection two, subdivisione, by striking the word 'penalty';

17 And,

18 On page six, section seven, subsection 4.7.e by striking

19 the words "\$15.00" and inserting in lieu thereof the words

20 'maximum allowable by West Virginia State Code'."

§64-9-14. Real estate appraiser licensing and certification board.

1 (a) The legislative rule filed in the state register on the 2 twenty-fifth day of July, two thousand two, under author-3 ity of section nine, article thirty-eight, chapter thirty of this code, modified by the real estate appraiser licensing 4 5 and certification board to meet the objections of the 6 legislative rule-making review committee and filed in the state register on the thirtieth day of September, two 7 8 thousand two, relating to the real estate appraiser licens-9 ing and certification board (requirements for licensure and 10 certification, 190 CSR 2), is authorized.

(b) The legislative rule filed in the state register on the
twenty-fifth day of July, two thousand two, under the
authority of section nine, article thirty-eight, chapter
thirty of this code, relating to the real estate appraiser

15 licensing and certification board (renewal of licensure or

16 certification, 190 CSR 3), is authorized.

§64-9-15. Real estate commission.

(a) The legislative rule filed in the state register on the
nineteenth day of July, two thousand two, under the
authority of section eight, article forty, chapter thirty of
this code, relating to the real estate commission (requirements in licensing real estate brokers, associate brokers
and salespersons and the conduct of brokerage business,
174 CSR 1), is authorized with the following amendment:

8 "On page nine, section sixteen, paragraph 16.3.b.1., 9 following the words 'interest bearing', by striking out the 10 word 'account' and inserting in lieu thereof the words 11 'trust fund account established in compliance with WV 12 Code § 30-40-18'."

(b) The legislative rule filed in the state register on the
nineteenth day of July, two thousand two, under the
authority of section eight, article forty, chapter thirty of
this code, relating to the real estate commission (schedule
of fees, 174 CSR 2), is authorized.

18 (c) The legislative rule filed in the state register on the nineteenth day of July, two thousand two, under the 19 authority of section eight, article forty, chapter thirty of 20 this code, modified by the real estate commission to meet 2122the objections of the legislative rule-making review 23 committee and refiled in the state register on the twenty-24 second day of November, two thousand two, relating to the 25real estate commission (requirements in approval and 26registration of real estate courses, course providers and instructors, 174 CSR 3), is authorized. 27

§64-9-16. Secretary of state.

1 The legislative rule filed in the state register on the

- 2 twenty-second day of July, two thousand two, authorized
- 3 under the authority of section four, article six-j, chapter

4 forty-six-a of this code, modified by the secretary of state

5 to meet the objections of the legislative rule-making

6 review committee and refiled in the state register on the

7 twenty-first day of October, two thousand two, relating to

 $8 \quad \mbox{the secretary of state}$ (registry for notification of a state of

9 emergency, 153 CSR 33), is authorized.

§64-9-17. Board of veterinary medicine.

1 (a) The legislative rule filed in the state register on the 2 twenty-sixth day of July, two thousand two, authorized 3 under the authority of section four, article ten, chapter 4 thirty of this code, modified by the board of veterinary 5 medicine to meet the objections of the legislative rulemaking review committee and refiled in the state register 6 7 on the twenty-seventh day of December, two thousand 8 two, relating to the board of veterinary medicine (stan-9 dards of practice, 26 CSR 4), is authorized.

(b) The legislative rule filed in the state register on the
twenty-sixth day of July, two thousand two, authorized
under the authority of section four, article ten, chapter
thirty of this code, relating to the board of veterinary
medicine (schedule of fees 26 CSR 6), is authorized.

The Joint Committee on Enrolled Bills hereby certifies that the for going bill is correctly enrolled.

1/L Chairman Senate Committee

Chairman House Committee

Originated in the Senate.

In effect from passage.

Clerk of the Senate

of h Clerk of the House of Delegates

President of the Senate

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Speaker House of Delegates

The within is guaggine this the def, 2003. Day of ... Governor



PRESENTED TO THE GOVERNOR Data 3/27/03 Time 0:100