GREEK PARLIAMENT

Protopre<u>sbyter</u>

No

Proces.

EXCERPT

The official Minutes or, January 31, 2012, Plenary session of the House, which passed the following bill:

For despozomena and stray companion animals and protect animals from the farm or use for profit

Article 1 Definitions

For the purposes of this Act-I, the following definitions: a) Animal means any living organism, emotional Comfortable and moving on land, air or sea-opoiodi when other aquatic ecosystem or wetland. b) Welfare is the set of rules that must be Man applies to animals, on the preprotection and good treatment, so no pain and suffering, they remain in place dry, clean and protected from weather conditions without permanently mounted and people living unsuitable within structures (eg metal), the care for medical care and administration of approlis food and water, daily exercise or the fiveripato and generally take care to respect the Ytheir existence. c) pet is any animal that is kept or intended to be maintained by humans, mainly bylike at home, for animal lovers or shattering;

fias.
d) Despozomeno pet is any non-wild animal that is kept or intended to be serviced by humans, especially in the house, for Loployed animal lover or pet is under the direct epivlepsi and caring owner, keeper, attendant or guardian. As pets are considered and dogs used for hunting, guarding flock, storage spaces, assistance and protecting people with disabilities, and search and rescue dogs and dogs used in out by the armed forces and bodies a-SECURITY.

e) stray pet is an animal-shattering fias, which is either not domiciled or located outside the boundaries of the residence of the owner, occupier, attendant or guardian and not owned directly; direct supervision and control. The hunting and dogs guarding flocks and dogs search and rescue during the hunt, the educaeducation, their care of the flock, research and rescue, there are stray animals. f) Epikindyno pet zoo The zoo-shattering fias, which demonstrably shows a strong spontaneous Aggressive behavior toward humans or other animals and the animal suffers or has a serirum disease, which can be transmitted to humans or other animals not treated. g) Small pet is the pet, the of whom shall not exceed ten (10) pounds. h) Shelter for stray animals is the specific installation tion, for the care and pretemporarily remain a significant number of stray or alpha nepithymiton pet. i) Serious illness is any illness an immediate and higher risk to human or animal, the ß-Dion or otherwise. j) Circus is a temporary outdoor installation, tent or tent, in which there is a profit-AIMS musical and acrobatic PArastaseis or other events related to entertaining people with the participation or non-animal. k) with a varied program Troupe (vaudeville) is smooth inteda people, which is a permanent or temporary installation operates for profit and alternating oping sequence of entertainment, swept tions, fun little comic theater, songs, dancing with varied content and the participation or not animals. I) Competent Authorities Management The Weblektronikis Base registration of pets and their owners are those authorities who handmnoun for implementation, operation and supervision the whole system of marking and registration of pets and their owners. m) authorities responsible for implementing and Control-u Godfather of animal protection and system registration of pets and property OF are those authorities who at Region North, Peripheral Units and Municipalities, shall for the proper implementation and enforcement - to

cooperation with the authorities of the previous case I-system of Internet Electronic Base marking and registration of pets and their owners, and imposing governroseon for breaches of the rules preprotection of animals.

n) Competent bodies assessing violations is those organs, which provide for the establishment of violations observed during the course of control functions (the Municipal Police, Thirofy-Lakis hunting clubs, officials of the Teloneion Stations Health and Veterinary Rcontrol).

o) Responsible Organization Execution of CE and registration of pets and their owners in the Online Electronic Database is the veterdiameter, which according to prescribed procedure, the u-UBMISSION electronic application to the Directorate information Riki the Ministry of Rural Development and Foodof foods, culminating given a special password in Web Based Electronic marking and recording; censure pet out marking and registration writes pets and their owners in Online Electronic Database, publishes the book uhello or passport of the animal if the animal will be transferred abroad and inform the baequal to the required information.

> Article 2 Competent Authorities

1. Competent Authority for the Protection of Animals and compliance with welfare rules are the General Directorate; direction of the Veterinary Department of Rural Development and Food. Competent Authorities Management Interoperability beling and registration of pet animals Network Electronic Database registration of animals pets and their owners are: a. the Interefthynsi Veterinary Medicines Concept and Applications; adjustments to the General Directorate of Veterinary of the Ministry ranean Rural Development and Food and b. The Directorate-General for Informatics of the Ministry for Rural Development and Food. 2. Competent Authorities and Control Application of the rules Managing animal welfare and the system's signallabeling and registration of pet animals their owners down the addresses of veterinary kis-General for Regional Rural Economics and Veterinary Medicine of the Regions, Directorate-

General for Agriculture and Veterinary Medicine of the Regions, Directorate-

rifereiakon country's unity and veterinary u-

ervices of Municipalities which have not been established

Agricultural Development Offices of the respective municipality. 3. Responsible Entity Execution of CE and registration of pets and their owners in the Online Electronic Basis is defined as the cov-VETERINARY, culminating in the legal process, referred to in Article 4 hereof.

Article 3 Responsibilities

1. For the purposes of this Law the Competent Principles of Management of Internet E-NE ing registration of pets and property OF the Article 2 of this Act have the alpharesponsibilities following holds: A. The Concept Veterinary Medicines Directorate and Applications (CAFE) of the Ministry for Rural Development and Food: a) proposing the adoption of the ministerialphases, under this law, b) issue circulars to implement ektronikis marking and registration of animals-shattering fias and any matter concerning pets, c) in collaboration with the Department of Computer Ministry of Rural Development and Food: aa) the monitoring the operation of electronic data base Supervisor, which meant an entrying of pets and their owners, b) enriched with the necessary information Online electronic database record of liveds pets and their owners and a constantnavathmisi and c) the granting of access codes veterinarians, certified by the statutory process. B. The Department of Informatics of the Ministry of Agriment and Food: a. To provide the necessary data processing substructure (central computers, network etc.) to operate the central Internet ektronikis base, which entered the data-cheia marking the animals and pet owners as well as the supply of electronic detectors victories media label provided for in Article 4 Paragraph 4. b. ensuring the continuous operation, the technical support, maintenance and protection of IT infrastructure that supports the systemone. c. The obligation to back that the data recorded in data-based Managing to be available for inspection for three (3) at least in years. 2. For the purposes of this Law the Competent Principles of Implementation and Control System of the CEtheir owners, Article 2 paragraph 2, Ehave the following responsibilities: a. To work with the implementing agency of signifiing and registration of companion animals for coordinate their activities and providing technical KON guidelines and any support for the full and uniform application of electronic tagging and Mstagrafis pet. b. The control and supervision of Agency Performance

marking and record-shattering animal fias.

3. The promoters of the label and the manufacturer Writing of pets and their owners,Article 2 paragraph 3, have the following powers diotites:a. The conduct of the labeling of pet

the use of appropriate electronic metrology marking and recording of data signifiing of pets and their owners in Online Electronic Database and constant up-CE's.

b. The responsibility for the information in any convenient way for owners and keepers controfias their obligations with regard to epplication of electronic tagging of animals-shattering fias the requirements of this Act islektroniki marking and registration of animals controfias.

c. version consistent with Annexes 2 and 3 health booklet when marking the animal-shattering fias or passport, if the animal metabehaved abroad, and the record at UTthem, free of any change in ownership veterinary examination of the animal or during the vaccination tion of.

> Article 4 Online Electronic Database CE and registration of pets and their owners - Mark, health card or passport

1. The Informatics Directorate of the Ministry of Agrotikis Development and Food established procektyaki Electronic Basis of marking and registration of pets and their owners. In Inter-Online Web Based recorded by veterinarians, certified, data that relating to the recognition of despozomenon animals controfias (such as gender, color, breed, loss, traditionimportant to another owner, death) and the data perfeature of their owners (such as name, diefthynsi, telephone number and identity card or passport; th or equivalent document, such as driving or insurance booklet) and kept aparegklitos provisions "concerning personal data." The pistopoiisi veterinarians carried out with thelektroniki application to the Directorate of Informatics kis the Ministry of Rural Development and Food and granting the applicant vet code program Online access to electronic ballast. The procektyaki Electronic Database linked directly with veterinary medicine and general offices, made-Tai marking the pet. The certification veterinarians Directorates for Rural Economy and Veterinary Office of the Regional Sections of HO-Ras is required. The Internet Electronic Base imported logical correlation parameters of arithmou animals per owner to export ensured the welfare and respect for basic Kon health standards. 2. The requirements for electronic tagging and u-

tagrafi elements of despozomenon animals co-

ntrofias apply for e-marked important and recording of stray pets. 3.a. The marking of a pet is mandatory tion, with the exception of dogs used for quarding flocks, for which it is optional provided that they participate in genetic improvement programs in order to improveimportant and stabilization of specific breeds. The dapani marking and registration of despozome-Managing pet borne by the owner and stray the appropriate municipality or body-lovers tea or association, who may purchase the elektroniko average markup directly from trade. In the case of vulnerable social groups (Handicapped with disability of greater than or equal 80%, large, triteknoi, single parent families, unemployed registered OAED, the interviountes the benefit of Welfare), owners of pet bear the costs alone electronic means of marking and other service lic offered at no cost when the identification of the animal place in veterinary medicine or the specific intereducated areas, the municipalities, the intermunicipal Centres and Directorates of Rural Economy and Regional Veterinary country's unity. For the realization of electronic tagging or a health booklet or passport, the property its despozomenou pet required to show the vet, who has been certified, police identity or passport al-Lo equivalent document to verify individual elements and assigned the unit; Mr. code labeling pet with individualmica data owner. The officer conducting the signifiimportance accredited veterinarian shall provide free in-j proprietor of the animal certified electronic tagging and recording, based on the model of the Annex; Tosh 1, the number marking of the animal, the characcharacteristics of the (sex, color, breed) and details of samektiti (name, address, phone and number Name card or passport or equivalent ecgraph). b. The Local Authority to ensure the viability and operation of the infrastructure, related

management of stray animals and despozomenon, IM-ECB may impose upon a decision of the Municipal Council dues fee, which can not not exceed the amount of three (3) euro per simainomelegal animal. The aforementioned fee is levied within thirty (30) days given in the relevant local government by the veterinarian performing the act of labeling and registration of the animal in the Internet datamenon of the Ministry of Rural Development and Food-MON adduced, in addition to local government by the vet copies of Certificates of Electroktronikis Identification.

4. The marking and identification of each animal-shattering fias made by placing the excellent-

ty outside of the cervix of the animal systematically Tosh electronic identification (responder pompodektis), which is a passive device identification radiodiosychnotitas read-only, consistent with program standard ISO 11784 and HDX or FDX-B and canray to be read by a reader compatible with standard ISO 11785 and registered in the Internet-Library Electronic Database marking and registration of liveds pets and their owners. The features of e average markup, retail or wholesale sales, they have the Greek alphaofferee electronically marked according to the paraabove requirements and instructions in Greek language. 5. Electronic tagging and registration, issue

passport and health booklet in accordance with subspecimens of Appendix 2 and 3, out by veterinarians, certified and carry laws-Mima the veterinary profession in Greece in veterinary worship or in specially designated areas of the municipalities, of intermunicipal centers, Directorate of Rural Economy and Regional Veterinary Secof the country, and the animal lovers club. Health card is not required if the pet passported. If the labeling despozomenon

pet at a veterinary office or place landscaped area owned by local government or partnership OTA, the owner of the animal except the cost of an electronic marker may be charged and additional costs of providing services marking, which may be imposed aswas established by decision of its or their OTA.

6. Veterinarians who perform the electronic labeling despozomenon pet obli-Uday verify the functionality of e-media ktronikis marker and use the means that meet the requirements of paragraph 4. In cases important notice for the disposal or use it with-Sean electronic tagging, which do not meet the requirements requirements of paragraph 4, persons who have or use them, are obliged to provide full evidence of compliance with paragraph 4, the competent supervisory authorities and impleland system of Article 2. 7. The owner of each pet is required to inform the vet that is certified for varying the data registered database and relate either to the same (as name, address, phone number identity heat or passport or equivalent document) or the pet that has declared in his name (Such as death, loss or delivery to another property a) within 15 days from the change in to update the information procektyakis Electronic Database. In any case, butland owner is required on annotation the health card or passport of the animal by veterinarian, free at the annual veterinary examination the animal or vaccination in order to informed and Online Electronic Database. 8. Completing elements of the health booklet or passport of the pet out-Tai manuscripts or by applying the procektyakis Electronic Database. The unique code Electronic identification of companion animal entered on out in health card or passport of the animal hasrografa or label identification.

9. For identification of the owners despozomenon

pet flying tagging. control of the health booklet or passport and generally for the purposes of this article, the servicevices of the Municipal Police, the game warden hunting clubs and officials of the Customsdiseases and Sanitary Veterinary Stations Ccontrol (BIPs) equipped with appropriate detection chneftes, the purchase cost of which is for the Ypourgeio Rural Development and Food. 10. Later than one month from publication hereof, the Panhellenic Veterinary collected reason is required to deliver an electronic-forms of reputation, is compatible with the Internet E-Base, the data owners and marking codes pet, which has recorded the date monthly award to him of keeping Electronics Database up to date jschyos hereof, maintaining access based on the above password. Ining, password given to local government to have control despozomenon and alpha-Despots animals in their administrative boundaries. 11. The Internet-Based Electronic Marking and registration of pets and their owners them into operation one month after the date of Date of publication of this Law, the Journal the Government. 12. The Minister for Rural Development Food and regulate the conditions creating the procektyakis Electronic Database, in particular issues, concerning the certification process and adminising password to promoters of marking and registration of pet animals their owners in the Internet E-NE

important, and any other matter relating to the organization and operation of the database.

Article 5 Obligations of owners despozomenou a pet

1. The owner of a pet despozomenou required to: a) provide for marking and recording of the animal, and a health booklet before leaving the animal in place of his birth andposdipote within two months of birth: nisi thereof or within one month from finding orpossessions, and to affix conspicuously the collar of the animal metal pin, which provided annually by veterinarians in the ependence rabies vaccination, b) state within five days loss of animal to a veterinarian, certified in the process ktyaki Electronic Basis of marking and registration of pets and their owners, c) comply with standards of animal welfare and in-Rimnicu for veterinary examination, which in turn knyetai the entry in the health card or the animal's passport, and to ensure the ensure a comfortable, healthy and suitable lodgings Tosh, adapted to the natural way of living animal, allowing it to be in physical

upright posture, without hampering the natural movements-

tions and the ability to carry out the necessary for the health and welfare of the exercise, d) be equipped with the animal's passport, if going to travel abroad with it, which must be in accordance with Annexes 2 and 3 e) not leave the animal, while in case seeking to divest the pet must notify the department of the City of place of residence of his intention to the delivered to him and to obtain from certified veterinarian a copy of the change of registration animal in the Online Electronic Database CE and registration of pets, which will contain a graph the City as a temporary holder of stray most animal f) provide for the immediate cleaning of the environment ment from the feces of the animal unless-Tai for assistance dog, g) provide for the sterilization, if not onwishes to maintain the newborn animals or can not allocate them to new owners. 2. The owner of a pet is responsible for thepoiadipote injury or damage caused by the animal, accordance with Article 924 Civil Code. For stray animals pet, other than paragraph 5 of Article 9, the corresponding responsibility lies with the relevant Municipality. 3. Especially the dog owner: a) see to be-Tai stroll dogs always escort b) must take appropriate steps to avoid leaving withholder to the dog from the area of property and goes into areas other property or publicgood places. 4. The owner of a hunting dog during hunting or any moving along with the dog for this purpose is required to bring him up to date health card or Passport of the dog. The obligations include falls a and b of the preceding paragraph shall not apply to assistance dogs, and for dogs guarding flocks, the hunting dogs and search and rescue dogs during the durationterm under the following guarding his flock, the hunting of education tion and search and rescue, respectively. 5. Removed by a hunter hunting license, which-My dog, used in hunting, not marked in the case of a paragraph 1 and has not entered manually or by SoME conSIDEratIonSthe identification number of signals booklet health or the passport of the pet, until marked in this animal. The means of transport used in this case should be is appropriate with adequate space, lighting and ventilation and to satisfy the physiological needs of the animal. 6. In addition to the areas defined by the procedown in Article 57 of Law 2637/1998 "Establishment Organisation Regulation Certification Audit Agency inforromon Community Aids and Control Guidance and Guarantee Fund, Organisation for Certification and Supervision of Agricultural Products, General Managers and posts at the Ministry of Agriculture and "Rural Land Development Company SA» and other provisions "(A 200) in controlled hunting periodic Hess may be set limited spaces exercise of dogs, as well as games are played

hunting skills of dogs in terms of indicators and conditions set out in both cases tions by joint decision of the Minister of Environment, Energy and Climate Change and the Minister of Agrotikis Development and Food. 7. After 30 days of publication Law prohibits the publication of advertisements pet for sale, adoption or free assignment forms, brochures, billboard or sites, although not to the number of elec-Victory labeling. 8.a. Banning imports of animals in Greece pet, not tagging. The evidence marking of imported animals (code-mark labeling and name of importer) from outside the EU utagrafontai entry points in Greece and upinform directly the electronic database Ministry of Rural Development and Food. b. No person shall remove the electronic media Marking by the owner of a pet (with to forestall abandonment animal) or by another person or by a veterinarian (to desion illegal purpose).

> Article 6 Raising, breeding and marketing of pet

1. The natural or legal person or association of persons, that for commercial breeding, reproduce or sells pet must be fitted with antisponding establishment and operation license, issued by Directorate General for Regional Rural Finance one and Veterinary Medicine of the Region, in thewhat is domiciled, be subject to control authority and comply with conditions provided for in Presidential Decree 184/1996. For the horigisi leave farming, breeding and marketing pets must comply with the rules welfarelimit, safety rules, rules for appropriate veterinary perception of animals and provisions Law 604/1977 and PD 463/1978. The farmed breeding or for sale dogs and cats throughbring health card or passport, marked subcompulsorily registered with the Internet and Electrovictory Base Article 4. On farms, breeding and marketing should be kept as-All the rules of welfare, security and providing appro-priate veterinary care. When bred fiverissoteroi two female dogs, breeding or occurring more than two births per year in breeding bitches, a mandacamera to permit breeding and marketing rias pet. For each female reproduction production records are maintained. Female dogs reproand not fertilized before the second oestrous cycle and in no case earlier than nine months since the last birth. Also prohibited Reproduction is prohibited after the ninth year of his age the animal. 2. There may be selected for breeding pet of the anatomical and physiological characacteristics or behavioral traits They may, depending on the type and race, to de-

shown harmful to health and welfare of the female Reproductive pet and its progeny it. The identification of hazardous characteristics made by the Minister for Rural Development and Food. 3. You may not sell pets with age-Kia less than eight (8) weeks. 4. For authorization salmon reproearth and marketing pet and leave dog trainer determined by decision of the Y-Minister for Rural Development and Food and the RSTwholesale competent minister the specific terms and conditions that must be met by breeding sites, anaparagogis, marketing and training of animals controfias to the sites, intersingle or permit the animal welfare and conditions necessary equipment per species, the relevant competentchemical control, process control and sanctions, etc.-Athos and any other relevant matter. 5. Upon sale of an animal, signed the "public-Market consumption of animal by a new owner, "between say-Liti and buyer-new owner, according to model 'reported purchases animal "in Annex 5.

Quiet and d) are controlled electronically, im-Manthos, recorded and have health card. It can not be denied keeping of animals controfias Regulation of the building where the conditions of the preceding paragraphth. The same regulation may limit the maximumstos number of animals allowed in two (2) animals per apartment. 2. Allowed to have pets, that ehave been marked and registered legally and have BIvliario health in houses provided that the rules welfare and welfarelimit the animal and the actual health interorders and police regulations concerning the peace. 3. The retention and remaining animals controfias in public areas of the building. Allowed but the flats, the roof, in alphacovering space and the garden where there is coagreed decision of general meeting of owners. 4. These numerical limitations apply only for dogs and cats. For other pets, must comply with the conditions in paragraph 2.

Article 7 Exhibitions with pets

1. The natural or legal person or association of persons, organized exhibitions with pets. it be provided with a permit, issued by the competent Veterinary Service of the respective municipality and where this has not been established by the Office of Agricultural kis Development of the City. 2. During exposure to pets must be under the direct supervision of samepossessive, the owner or attendant, who should not cause them fear or pain. Pets that democratizationlonoun without cause aggressive behavior toward the alall animals or humans must bear muzzled or removed from the report. The presence of veterinary Troy is mandatory throughout the report. 3. Pets, participating in exhibitions must be marked and recorded and attendants to carry the health card or passport them by showing that vaccinated and that have undergone recent apoparasitismo. 4. The participation amputees liveds all kinds of reports.

> Article 8 Keeping pets in homes

1. The retention despozomenon animals controfias each residence. In apartment buildings, which decommitted by two or more departments, may maintaining despozomenon pet each district provided that they: a) staying in the same apartment with the owner or holder , b) do not remain permanently on the terraces or in open spaces of the apartment, c) stay apartments in buildings owned changxi compliance with welfare rules, health rules and police regulations on the common Article 9 Collection and management of stray pet

1. Municipalities must ensure that the pericollection and management of strav animals controfias in accordance with this Article. The competence may be exercised by associations of municipalities, etc.; Athos and filozoikes associations and unions to cotion with the competent municipality where they have upodomi, consisting in the existence of appropriate in-Kon plant or animal transport vehicles and people with experience in handling animals. The Minister for Rural Development Food defined the type and number of estabpremises and vehicles, and the experience human potential, must have the philozoikes associations and unions, to perform the responsibilities of this paragraph. 2. For the above purpose of each municipality or adjacent or conergazomenoi Municipalities establish and operate municipal or inter-communal veterinary clinics and shelters stray I live; s pet permissible cooperation with endiaferomena filozoika clubs and associations or volunment lovers in owned or rented, or PArachoroumenous by the State, Region or private spaces. In municipalities can getchetai and financial support from public or private Kush bodies to create and operate katafysons. The shelters stray animals from petare places of temporary residence and care and the establishment and operation are governed by force; museums provisions for animal habitats of Law 604/1977 and PD 463/1978. Verification of conditions of operation conducted by the relevant General Regional Directorate for Rural Economy and Veterinary Region, in accordance with Article 12 Law 604/1977. The provisions of paragraph 2 the same article fines determined by 1,000 to 10,000 euros. Under the authority of municipalities,

10.

centers based, freeways,

can be established and operated shelters or Vets and pet stray animals and lovers clubs and associations, with the utallilo veterinary staff (1 veterinarian at 50 animals), technical infrastructure, facilities and anagkaio equipment in accordance with the provisions of Law 604/1977 and pd 463/1978. 3. For the collection of stray animals-shattering fias up workshops suitable for people trained and experienced in captive animals controfias, driven and controlled in the project by a veterinarian designated by the competent Veterinary Service of the City and, where there is no Ehas been established by the Office of Agricultural Development the municipality or by the Department of Rural Finance one and the relevant Regional Veterinary Sec-Tash. 4. Stray pets that collectare, driven in part to existing shelters stray pet veterinary clinics in primary or in exceptional cases and in private veterinary worship, with appropriate infrastructure and canrune to accommodate temporary and for a reasonable period; parties time to care for animals until the reserve rapeia them, subject to veterinary examination, neutered, marked by electronic marking as Stray and recorded in the online electronic victory basis. If it is determined by veterinary examination that are injured or suffer from curable disease submitted to the appropriate treatment. If found to be dangerous pets or suffering from incurable disease or that its detection channel to support themselves due to age or disability and keeping them alive is manifestly contrary to welfare rules and deny the lovers unions in the region to take care of, superoversight and the adoption process, subject to euthanized. 5. Stray pets that are collected and found the markings that have samepossessive, declared or failed to declare the Farbooty, returned to him. 6. Stray pets that are collected and found to be healthy or have longer-apothera pefthei, and from tradition by the owner can be taken from an adult-Ms. persons or animal welfare associations and unions, which operate legally. 7. In all cases the pets, which adopted the euro; financed, directly marked electronically and recorded fontai the Internet Electronic Basis complete with details of temporary and permanent owner and undergoing worming and vaccination tion

8.

ports, airports and archaeological sites. Alpha-ECISION the five-member committee of paragraph 12 of this Article shall specify the details determining the density of SAD spot animals in the area are retrieved, and the definition of a no-Tai restore them. 11. The sterilization to stray pets, such as well as marking and recording carried poiountai free from foreign volunteers cov-VETERINARY who collect all aparaiticonditions them to be dis-SOUN legal profession of veterinary surgeon in Greece; da, in accordance with EU and national legislation. The sterilizations can be performed in mobile appropriate facilities for veterinary practice transactions with the above veter-Troy. For mobile facilities for veterinary Kon operations authorization is granted by the competentbushel Veterinary Service of the Municipality and where such has established the Office of Agricultural Development of that municipality, which will be activethoun, if the requirements laid down; a reference to the Minister for Rural Development Food and issued in accordance with the provisions in paragraph 13. Volunteers foreign veterinary VETERINARY to achieve sterilization of alpha-Lord pets may be available by egkatastaseis offices of the Directorate, Departmentof the responsible services of the Veterinarykeias Region, Regional Unit or municipality; me, if space is available, for real-

s companion to all road, rail and inmatopoiisi of sterilization under the supervision of veterinary diameter certified. These facilities BACtrack for free public transport and to taxis and passenger ships, where the animals are siterachorountai for some time after one month prior notice and approval of products; thetimena in a secure crate and accomstood their respective services. be provided by the owner or holder. Dogs assis-12. In each municipality constituted by decision of the Publicdivine they carry leash and muzzle can withmarchou monitoring committee of five pretaferontai without a crate and a matterprogram management stray pet rom size. two members appointed by the most representative vegetables lovers clubs and associations, which seats; 3. Passenger ships have required clean cages are protected from adverse weather condis to the municipality or relevant Regional Unity. Subtions for transferring large pets. compulsorily participate in committee one (1) veterinarian 4. Paragraphs 1 and 2 shall not apply in and one (1) representative hunting club that ehandling or transport, carried out by drefei the municipality or relevant Regional Unity. The crews rescue stray animals and cosaid Committee shall decide on the fac-STEP livestock Article 9 and from nity a pet, according to the definition veterinary clinics, veterinary clinics and shelters paragraph f of Article 1 hereof, and within the Territory. and addresses the problems arising management of stray animals. Municipalities, the Regional ment Areas and Regions creates netktyo inform citizens about the animals available; are up for adoption. Article 11 13. The Minister for Rural Development Prevent access of stray pets Food and regulate matters relating to Committees to waste and collection of dead animals Improper methods of euthanasia, the operating conditions mobile facilities to carry out veterinary veterinary instruments, to stray pets, and 1. Slaughterhouse operators, butchers, nursing and any other relevant matter. s, camps, camping stores through-14. By presidential decree, issued after Position food, catering facilities and proposal by the Ministers of Finance, Home general health interest areas are suband Rural Development and Food: required to take appropriate measures to dea) may change the terms and conditions sion of access of stray pets requirements for granting to municipalities by the competent waste in their facilities. District permit the establishment and operation of katafy-2. These services, in accordance with the relevant provisions sons stray pets, provided sions are responsible for cleaning the streets of eto Law 604/1977 and PD 463/1978, put new ational, provincial and district have an immediate u-Additional terms and conditions of the manufacturer pochreosi to remove from the streets and pedestrianfygion and determined the time needed for prestreet dead animals and to ensure effecadaptation of already existing shelter-IPO frosi or landfill in accordance with the espots and pet b) is determined by the Municipality, the Association of Municipalities which on-Associations and Municipalities. ational and community provisions. Animal cremation which onthrough the establishment and operation of resort-3. By presidential decree, issued after th the amount, procedure and conditions come down; proposal of the Ministers of Interior, Health and Social lis financial assistance and any other relevant victory of Solidarity and Rural Development and Foodissue. of foods, determined the appropriate measures and obligations tions of officers of paragraph 1 to attain preventing access to a petporrimmata and services of the competent bodies paragraph 2 and collection of dead of animals. The disposal of dead pets (valued frosi, landfilling, etc.) made in accordance accordance with applicable national and Community legislation.

Article 10 Travel and transportation of pets

 The movement and transport pet-governing governed by the provisions of Regulation (RC) 998/2003 Parliament and the Council of May 26, 2003 "for health conditions withfarmozontai non-commercial movements pet animals and amending Directive 92/65/EEC, "Council Regulation (EU) 388/2010 of 6 May 2010, the Regulation (RC) 1 / 2005 of 22 December; My 2004 "for the protection of animals during transport hour "and the provisions of PD 184/1996 (A 137).
 Subject to favorable configuration Traffic Regulations and Media Mass Transportation authorizing the transfer of small-I live

Article 12 Ban on use of any animal any kind of entertainment and other related activities

 The retention of each type of animal in circus or a theater company with a diverse program where animals are used in any manner and for any purpose in their program, carried notify representations or parade or appear withnopion public.
 The retention of each type of animal in e-IMPACT ON BUSINESS recreational games, track car-Dion, musical concerts, exhibitions, festivals or other arts and entertainment events, provided in the animals used in any way and for any purpose in their program. 3. The keeping, training and used animals using the funds for any kind of duel. Ining ban on the feeding and the use of concreteall and cat fur, leather, meatcommencing or for medicinal or other me-Sion.

Article 13 Exceptions

From the prohibitions laid down in Article
 Paragraphs 1 and 2 are excluded legally operating
 Woods zoos, aquariums, shopping
 sale of animals, shelters wild-PA
 Nida and game farms, which are governed by
 special provisions, provided that the BAC radish areas not conducted any kind of swept
 ments involving animals.
 The provisions of Article 12 shall apply to-

2. The provisions of Article 12 shall apply to pifylaxi Article 7, and special provisions; s relating to racehorses and horses; runners.

> Article 14 Competent authority

Competent authority for the implementation of Article 12 is Agency for Local Government, which gives the un-Authorization of the operation or performance of expression under Article 81 of Law 3463/2006.

Article 15 Solemn Declaration

1. Where for-profit, entertainmentcamera or art shows, music or representational or other art or other artistic or similar souls; deductive events or programs will mention byto in Article 12, requires a special permit operation gias the applicant for a license must submit to the competent by granting the permit authority and responsible municipalities; Declaration of Law 1599/1986 that it keeps animals in establishments^{of local} government. stops for use with anyone; any manner in the program or event with Subject to the exceptions listed in Article 13. 2. The competent authority of Article 14 is entitled to make site inspection of the installation point of the argument; ing any time before or after the experformance of the permit, to determine whether the observed interclasses of this Act. During the controllaw-Hu, the authority may request the assistance of police signals. mikon authorities, if necessary. The argumentimportance shall assist the authority during the control. In case of refusal are not given the un-Authorization or, if already granted, revoked; leitai. 3. The principle of Article 14 is responsible for the PAralavi and complaints of others, individuals or physicalmate, on violations of the provisions of articlethrou 12 hereof. In case of complaints

Lia, the authority is in direct spot in the later than the next business day.

Article 16 Abuse of animals

a. Subject to specific cases provided tions of existing EU and national legislation, and the provision of third sentence of paraparagraph 4 of Article 9 prohibits torture, the abuse, misuse and cruelty-opoioudi ever kind of animal, and any act of violence against him, especially as poisoning, hanging, the drowning, burning, crushing and amputation. The sterilization of the animal and any veterinary practice xi for therapeutic purposes is not considered amputation. b. prohibited, except andnimatografikon films and general audiovisual sealant educational, sale, marketing and presentation - movement through the internet; poioudipote audiovisual material such as video or another kind of film or photographic material; ment in depicting any act of violence withnantion animal and sexual intercourse between animals or between animals and humans for profit or sexual gratification of people monitored thoun or participate in them. In the above prohibitions importance including the case of dueling between animals. c. In case of injury to a pet accident, the perpetrator of this act, obli-Utah to immediately notify the appropriate municipality, in ordermind to give the injured animal to aparaiti-

the veterinary care.

Article 17 Preparation and implementation of prevention programs and control of zoonoses

 The prevention and treatment of diseases, which transmitted from animals to humans or other animals the same or another kind, made with special programthem, compiled by the General Directorate of Veterinary subsidiary of the Ministry of Rural Development and Food-MON and implemented by the veterinary services of local government.
 If rabies occurred in an animal, the General Di-Veterinary efthynsi may take additional withmeasures either in a specific region of the country or across the territory beyond those provided by the Laws 1197/1981 and 2017/1992.
 By decision of Minister of Rural Development Food and down the veterinary and health rules and conditions relating to the prevention of riskteams should be chosen in the country invading, or absconding epizootic lawsignals.

Article 18 Education, training, promotion lovers

1. The relevant departments of the Ministry of Rural Development and Food in collaboration with other fauxcarriers shall: a) organize training inminarets and viewing of media communications ment, information and education programs persons who are owners or keepers of animals controfias and individuals involved in ektrofi, education, trade and storage of animal-AR OF, and to inform local communities and groups on the content of the provisions relating to animal welfare, b) premomentum, raising awareness and developing the concept of philozoias in kindergartens and schools events, themiles, screenings, seminars addressing and handling; tion of stray animals and other appropriate educational Camera programs. 2. By joint decision of the Ministers of Finance and

Rural Development and Food can be financed financed activities, referred to previous paragraphs and the terms and conditions for such funding.

Article 19 Additional measures to protect animals

 By order of the competent prosecutor removed temporarily or permanently the pet or animal of another class by having the offending provisions;
 Article 5 paragraph 1 where a, b and c and Article 16 and the animal is delivered to atfygio stray animals of the competent Municipality or interalleged animal-friendly company or association. If the treatmentment of the animal is very harsh and cruel and caused particular pain or fear in the animal, removing is final. The prosecutor may also order to prohibit the acquisition of another animal from the offender.
 The prosecutor in charge when dealing with public-

2. The prosecutor in charge when dealing with publicmade available on or termination may, on-site selfspeaker cabinet, find the conditions prevailing in thepoiodipote shelter stray pets or farm, if they do not comply with certain tiated in Article 9 and the special provisions, intersay their operation, a temporary arrangement, to define measures to be taken by the owner shelter or kennel, and the period within which must comply.

Article 20 Penalties

1. The illegal pet trade in the farflow of the present Law (Article 6, paragraph 1 and Article 10 § 1) is punishable by imprisonment of at least one year and a fine of five thousand (5,000) EUR fifteen thousand (15,000) euros. 2. Violators of the provisions of paragraphs a and b of Article 16 is punishable by imprisonment least a year and a fine of five thousand (5,000) to fifteen thousand (15,000) euros. 3. Violators of the provisions of Article 12 punished rountai with imprisonment up to two years and a monetary criminal memory than five thousand (5,000) to fifteen thousand (15,000) euros. 4. Violators of the provision of case b of paragraph 8 of Article 5 and the theft of whichoudipote pet is punished with prison-Christodoulou six months and a fine of up to three thousand (3,000) euros, while the theft of a hunting dog or concrete; Lou assistance punished with imprisonment up to one year penalty of five thousand (5,000) up to eight thousand (8,000) euros. 5. Where the preceding paragraphs attestation report of the offense, drawn up by competent authority and forwarded to the appropriate day; bushel municipality to enforce the proposed administrative tion penalties and fines.

6. In case of recidivism the fines, which provided for in paragraphs 1, 2 and 3-geminate are.

Article 21 Administrative penalties and fines

Administrative penalties and fines, applibe submitted for violations of the provisions of this Actlisted in Table I below.

ΠΙΝΑΚΑΣ

Διοικητικών κυρώσεων και προστίμων Σε περίπτωση παράβασης των διατάξεων του παρόντος επιβάλλονται τα ακόλουθα πρόστιμα:

ΠΑΡΑΒΑΣΗ	ΔΙΑΤΑΞΗ	ΠΡΟΣΤΙΜΟ
Παράλειψη προσκόμισης στον οικείο Δήμο του αντιγράφου του Πιστοποιητικού ηλεκτρονικής ταυτοποίησης	Άρθρο 4 παρ.3 περ. β	300 Ευρώ
Παράλειψη εμπρόθεσμης σήμανσης και καταγραφής του ζώου συντροφιάς ή δήλωσης της απώλειας του ζώου συντροφιάς	Άρθρο 4 παρ.7 Άρθρο 5 παρ.1 περ.α	300 Ευρώ
Παράλειψη τήρησης των κανόνων ευζωίας του ζώου συντροφιάς ή της κτηνιατρικής εξέτασης του ζώου	Άρθρο 5 παρ.1 περ. γ)	300 Ευρώ
Μη κατοχή διαβατηρίου/βιβλιαρίου υγείας του ζώου σε περίπτωση ταξιδιού στο εζωτερικό ή πριν εγκαταλειφθεί ο τόπος προέλευσης	Άρθρο 5 παρ.1 περ δ)	300 Ευρώ
Εγκατάλειψη του ζώου χωρίς τήρηση των οριζόμενων στο άρθρο 5 παρ.1 περ. β) και ε) και αποφυγή στείρωσης χωρίς τήρηση των οριζόμενων στο άρθρο 5 παρ.1 περ. ζ)	Άρθρο 5 παρ.1 περ. β) , ε) και ζ)	300 Ευρώ
Μη τοποθέτηση της μεταλλικής κονκάρδας ή παράλειψη άμεσου καθαρισμού του περιβάλλοντος από τα περιττώματα του ζώου	Άρθρο 5 παρ.1 περ. α) και στ)	100 Ευρώ
Παράλειψη τήρησης των κανόνων για τον ασφαλή τερίπατο του σκύλου, ή πρόκληση ζημιάς από σκύλο ή παράλειψη λήψης μέτρων πρόληψης της εξόδου του σκύλου από την ιδιοκτησία του ευρίου/κατόχου/συνοδού/φύλακα	Άρθρο 5 παρ.2 και 3	300 Ευρώ
Μη κατοχή ενημερωμένου διαβατηρίου/βιβλιαρίου ογείας του κυνηγετικού σκύλου σε οποιαδήποτε ιετακίνηση του ζώου	Άρθρο 5 παρ.4	300 Ευρώ
Δημοσίευση αγγελίας για ζώα συντροφιάς προς υιοθεσία ή δωρεάν παραχώρηση ή πώληση σε εντυπο, φυλλάδιο ή ιστοσελίδα χωρίς αναφορά του αριθμού ηλεκτρονικής σήμανσής τους ή των στοιχείων του φιλοζωικού σωματείου που διαθέτει το ζώο	Άρθρο 5 παρ.7	300 Ευρώ
Γοιχοκόλληση αγγελίας για ζώα συντροφιάς προς οιοθεσία ή δωρεάν παραχώρηση ή πώληση χωρίς αναφορά του αριθμού ηλεκτρονικής σήμανσής τους, ή των στοιχείων του φιλοζωικού σωματείου που διαθέτει το ζώο	Άρθρο 5 παρ.7	300 Ευρώ
Ξίσοδος στην ελληνική επικράτεια ζώου συντροφιάς του δεν έχει ηλεκτρονική σήμανση	Άρθρο 5 παρ.8 περ. α)	300 Ευρώ
Αφαίρεση του μέσου ηλεκτρονικής σήμανσης από τον ιδιοκτήτη ή άλλο πρόσωπο ή τον κτηνίατρο	Άρθρο 5 παρ.8 περ. β)	3.000 Ευρώ και αφαίρεση άδειας επαγγέλματος του κτηνιάτρου

		2 000 5 /
Εκτροφή, αναπαραγωγή ή πώληση ζώων συντροφιάς να εμπορικούς σκοπούς χωρίς άδεια	Άρθρο 6 παρ.1	3.000 Ευρώ
Ιαράλειψη σήμανσης και καταχώρισης των κτρεφόμενων, αναπαραγόμενων ή προς πώληση σκύλων και γατών	Άρθρο 6 παρ.1	3.000 Ευρώ
Ιώληση ζώου συντροφιάς με ηλικία μικρότερη των 3 εβδομάδων	Άρθρο 6 παρ.3	 1.000 Ευρώ ανά ζώο που πωλείται
Διαμονή ζώων συντροφιάς που προορίζονται για εκτροφή, αναπαραγωγή ή πώληση για εμπορικό σκοπό σε ακατάλληλο χώρο, μη τήρηση κανόνων ευζωίας, ασφάλειας και παροχής κατάλληλης κτηνιατρικής περίθαλψης	Άρθρο 6 παρ.1	2.000 Ευρώ
Παράλειψη τήρησης ενημερωμένων βιβλιαρίων υγείας/διαβατηρίων ζώων συντροφιάς που προορίζονται για εκτροφή, αναπαραγωγή ή πώληση για εμπορικό σκοπό	Άρθρο 6 παρ.1	1.000 Ευρώ για το πρώτο ζώο προσαυξανόμενο κατά 10% για κάθε επόμενο
Παράλειψη τήρησης μητρώων για κάθε θηλυκό ζώο αναπαραγωγής στις εγκαταστάσεις εκτροφής, διαθέσιμων ανά πάσα στιγμή για έλεγχο	Άρθρο 6 παρ.1	1.000 Ευρώ για το πρώτο ζώο προσαυξανόμενο κατά 10% για κάθε επόμενο
Εκτροφή περισσότερων από δύο θηλυκών σκύλων αναπαραγωγής ή θηλυκών σκύλων με περισσότερους από δύο τοκετούς ανά έτος χωρίς άδεια εκτροφής	Άρθρο 6 παρ.1	 1.000 Ευρώ για το πρώτο ζώο προσαυξανόμενο κατά 10% για κάθε επόμενο
Γονιμοποίηση θηλυκών σκύλων αναπαραγωγής πριν από το δεύτερο οιστρικό κύκλο και πάντως πριν από την παρέλευση εννέα μηνών από τον τελευταίο τοκετό	Άρθρο 6 παρ.1	 1.000 Ευρώ για το πρώτο ζώο προσαυξανόμενο κατά 10% για κάθε επόμενο
Διοργάνωση έκθεσης με ζώα συντροφιάς χωρίς άδεια	Άρθρο 7 παρ.1	5.000 Ευρώ ανά ημέρα εκδήλωσης
Πρόκληση φόβου ή πόνου σε ζώο συντροφιάς κατά τη διάρκεια εκδήλωσης ή παράλειψη άμεσης επίβλεψης ζώου συντροφιάς κατά τη διάρκεια εκδήλωσης ή παράλειψη χρήσης φίμωτρου ή απομάκρυνσης από εκδήλωση ζώου συντροφιάς που εκδηλώνει επιθετική συμπεριφορά	Άρθρο 7 παρ.2	1.000 Ευρώ ανά ζώο
Παράλειψη σήμανσης και καταγραφής ζώου συντροφιάς που συμμετέχει σε έκθεση και συμμετοχή ακρωτηριασμένου ζώου	Άρθρο 7 παρ 3 και 4	1.000 Ευρώ ανά ζώο
Παράλειψη κατοχής ενημερωμένων βιβλιαρίων υγείας/διαβατηρίων ζώων συντροφιάς που συμμετέχουν σε έκθεση	Άρθρο 7 παρ.3	1.000 Ευρώ για το πρώτο ζώο προσαυξανόμενο κατά 10% για κάθε επόμενο
α)Παράλειψη τήρησης των κανόνων ευζωίας, των	Άρθρο 8 παρ.1	300 Ευρώ ανά ζώ

υγειονομικών διατάξεων και των αστυνομικών διατάξεων περί κοινής ησυχίας για ζώα συντροφιάς	και 2	
που διατηρούνται σε μονοκατοικίες και διαμερίσματα β)Διατήρηση περισσότερων από 2 ζώων συντροφιάς σε διαμέρισμα πολυκατοικίας, όπου ο κανονισμός		
απαγορεύει τη διατήρηση ζώων συντροφιάς		
απαγορεύει τη στατηρηση ςωων συστροφιος Διατήρηση και παραμονή ζώου σε κοινόχρηστο χώρο ή σε κήπο πολυκατοικίας	Άρθρο 8 παρ.3	300 Ευρώ ανά ζώο
χώρο η σε κητό κεταφορά ζώων συντροφιάς κατά παράβαση των διατάξεων του Καν 998/2003	Άρθρο 10 παρ.1	500 Ευρώ
Μετακίνηση ή μεταφορά άνω των 5 ζώων συντροφιάς κατά παράβαση του Π.Δ. 184/1996 και του Καν. 1/2005	Άρθρο 10 παρ.1	1.000 Ευρώ
Μεταφορά ζώου συντροφιάς σε μέσο μαζικής μεταφοράς χωρίς τήρηση των οριζόμενων στο άρθρο 10 παρ.2	Άρθρο 10 παρ.2	300 Ευρώ ανά ζώα
10 παρ.2 Ανυπαρξία ειδικών κλουβιών σε επιβατηγά πλοία για τη μεταφορά μεγάλων ζώων συντροφιάς	Άρθρο 10 παρ.3	5.000 Ευρώ
Παράλειψη λήψης κατάλληλων μέτρων για την αποτροπή πρόσβασης των αδέσποτων σε απορρίμματα από τους υπευθύνους του άρθρου 11	Άρθρο 11 παρ.1	600 Ευρώ
παρ. 1 Διατήρηση ζώου σε τσίρκο ή θίασο εφόσον χρησιμοποιείται με οποιοδήποτε τρόπο ή για οποιοδήποτε σκοπό στο πρόγραμμά του, πραγματοποιεί παράσταση ή παρελαύνει ή εμφανίζεται σε κοινό	Άρθρο 12 παρ.1	20.000 Ευρώ για κάθε ζώο που διατηρείται
Διατήρηση ζώου σε επιχείρηση του άρθρου 12 παρ.2 εφόσον χρησιμοποιείται με οποιοδήποτε τρόπο ή για οποιοδήποτε σκοπό στο πρόγραμμά της	Άρθρο 12 παρ.2	10.000 Ευρώ για κάθε ζώο που διατηρείται
Χρησιμοποίηση ζώου σε υπαίθρια δημόσια έκθεση με σκοπό την αποκόμιση οικονομικού οφέλους	Άρθρο 12 παρ.3	5.000 Ευρώ για κάθε χρησιμοποιούμεν ζώο
Εκτροφή, εκπαίδευση και χρησιμοποίηση ζώου σε οποιοδήποτε είδος μονομαχίας	Άρθρο 12 παρ.4	10.000 Ευρώ για κάθε ζώο
Εκτροφή ή/και χρησιμοποίηση σκύλου ή γάτας για παραγωγή γούνας, δέρματος, κρέατος ή για την παρασκευή φαρμακευτικών ή άλλων ουσιών	΄Αρθρο 12 παρ. 3	10.000 Ευρώ για κάθε ζώο
παρασκευή φαρμακευτικών η αλλών συσίων Κακοποίηση, βασανισμός, κακή ή βάναυση μεταχείριση ζώου και οποιαδήποτε πράξη βίας κατ' αυτού, η πώληση, εμπορία και παρουσίαση- διακίνηση μέσω Διαδικτύου οποιουδήποτε οπτικοακουστικού υλικού όπως βίντεο ή άλλου είδους κινηματογραφικού ή φωτογραφικού υλικού, στα οποία απεικονίζεται οποιαδήποτε πράξη βίας εναντίον ζώου, καθώς και σεξουαλική συνεύρεση μεταξύ ζώων ή μεταξύ ζώου και ανθρώπου με σκοπό το κέρδος ή την σεξουαλική ικανοποίηση		30.000 Ευρώ για κάθε ζώο και για κάθε περιστατικά

τόμων που παρακολουθούν ή συμμετέχουν υτά.	J	
Εγκατάλειψη τραυματισμένου ζώου μετά από τροχαίο ατύχημα	Άρθρο 16 παρ. γ 	300 ευρώ

Second. In the case of paragraph 1 of Article 8 recurrence is considered non-compliance within 10 days the certificate of the offense.

b. In case of recurrence of the above fines diplasiazontai each time while the offenders Articles 6, 7 and 12 is removed and the authorization for a period of one month to one year.

3. Competent bodies assessing violations of the this law are the organs of the Municipal Police; one, the game warden hunting clubs and officials of the Customs and Sanitary Stationsdure Veterinary Inspection Posts (BIPs). If a municipality not operate municipal police department, the coursereduction of violations made by other competent bodies Jupiter municipal services.

4. During the infringement to ensure

site by the competent institution that provided administrative ment penalty and a copy of the infringements ing sent to the Veterinary Service at

costs incurred by law enforcement this. 8. In case of continued infringement, competent service

Sia, who confirms, establishes a reasonable time to remedy and if the offender fails to comply imposes new fine after confirmation of any new offense. 9. By joint decision of the Ministers of Finance, Esoterikon and Rural Development and Food set-POSE ARE LIMITED specific issues on the way and the process of collection, disposal and adjustment; application of fines and any other relevant matters; one.

> Article 22 Final and transitional provisions

territorially competent municipality and which has not been established. The provisions hereof shall not affect other interclasses of laws or international conventions ratified by law and provide greater protection to whichany kind of animal. Also not affected by the provisions of Law "hunting" (Decree 86/1969), each as-TE applies the provisions of this regulation. 2. Where the provisions of this law refers Electronic tagging of pets, this means marking of dogs and cats. 3. Annexes 1 to 5, referred to throughclasses of this Act, an integral part of it. 4. Business circus troupes with a diverse program or other similar companies with similar object menu, which operate permanently or occasionally in El-Lada and hold animals in order to use them; SOUN to their events, or include in the program the program shows any involvement any kind of animal, must comply with the provisions of this Act within seven non-Ness from the entry into force, otherwise removed un-Authorization and impose the provlepome-Ness administrative and criminal penalties. 5. Within two years of promulgation of this Act-I created and operate in any municipality or adjacent or cooperating municipalities shelters SADspot animals.

Article 23 Repeals

Upon entry into force of this law repealed; are the provisions of Articles 1 to 13 of Law 3170/2003 except for paragraph 6 of Article 7, and cameraeach other general or special order, which regulates differential tional aspects of how this law or contrary to provisions.

Article 24

1. To the third article of v. 3495/2006 (A 215) «Ratification the new revised text of international conventions ing Plant Protection "renumbered Article fifth. 2. Between the second and fifth articles be insertedbe submitted two articles, which are as follows:

tanomis, determined by the Minister Interior issued upon proposal of the Central ntrikis Association of Municipalities of Greece. These amounts are available. solely for the improvement of municipal by-

fygion and veterinary medicine for the treatment of

5.

6.

7.

"Article the third Official National Plant Protection

Official national plant protection organization of implementing the International Convention for the Protection natu-THE hereof shall address the protection tion of Crop Production, Ministry of Rural A-EVELOPMENT and Food.

Article fourth Authorization

To implement the International Convention protection tion plants of this Law shall be determined by predriko decree, issued after a proposal from the Y-Minister of Agriculture and Ms-

THE case of competent minister after import sigisi Directorate Protection of Plant production earth:

a) The services of pest control and immeia entry, their functions, are phytosanitary auditors and their functions, official laboratories for the analysis of official samples and the standards of operation.

b) The terms and conditions for the implementation of international norms and standards in accordance with Article X (4) of the International Plant Protection Convention of this Act.

c) Fees and contributory infringe-

all, for those who pay them, the services provided; vices, against which the benefit payment and lifeprocess of collecting.

d) Any other necessary technical and detailed questionbut to implement the International Convention of similar Dos law. "

Article 25

To Article 17 of v. 2637/3998, as it was amended institutional sector, replaced and supplemented by Fri the 5th Article 24 of Law 2945/2001, paragraph 6 of Article 29 of Law 3147/2003 and 4 of article 19 of Law 3170/2003 is replaced as follows:

"1. The Legal Service conducted a OPEKEPErom the lawyers of Article 23 paragraph b of Law this.

2. In OPEKEPE provide legal assistance from the Special Community Fair Office of Legal Council

ment of the State Department works in rural kis Development and Food. The advisory work of the PA rechetai upon interrogation by the Ministry UR Rural Development and Food for the commonprivate law. 3. In OPEKEPE recommended decision of the Ministry Wu Rural Development and Food, after preproposal of the President of OPEKEPE, Joint Committee monetary kis and drafting of legislation to support the PArechei legal assistance: a) for the immediate resolution of issues arising from the operation of the AOC-KEPE as an accredited Paying Agency and To avoid corrections against of the Greek Republic, and b) the legal-technical epexergasia regulatory instruments and conventions. For functioning of the Commission applicable to the All-Thick, the provisions of Article 21 paragraph 2 of Law 4024/2011 (A 226). The corresponding operating committee katargeitai by 30.9.2011. Any compensation paid from 31.3.2011 to 30.9.2011 is not searched. 4. In judicial affairs, current-epidikazome Memorandum for the legal costs OPEKEPE sure with a special code and collected by the competent tax office and subsequently assigned to OPEKEPE. 5. The OPEKEPE enjoy all procedural and imperfections of government and the judicial subpositions apply the Code on Public-Trials th. 6. Costs for off-site movements staff OPEKEPE made until the start force of law, fall outside the scope of tion of par.8 Article 45 of Law 3943/2011. Effectsopment by paragraph 8 of Article 45 of Law 3943/2011 (A 66) does not will be applied towards the cost of off-site transport movement of personnel on OPEKEPE on-site physical inspections required accordance with EU regulations, carry out the O-PEKEPE. 7. Any other general or special provision referred bring to matters governed by this provision

is repealed. "

Article 26 Entry into force

The validity of this law starts from the publicationmark in the Official Gazette.

ПАРАРТНМА 1

ΠΙΣΤΟΠΟΙΗΤΙΚΌ ΗΛΕΚΤΡΟΝΙΚΗΣ ΤΑΥΤΟΠΟΙΗΣΗΣ CERTIFICATE OF ELECTRONIC IDENTIFICATION

Etikéta Tautonoinong Label of Identification

Παρακαλείστε να συμπληρώνετε με κεφαλαία γράμματα

Όνομα ζώου/ Pet's name	
Είδος / Species	
Dulin / Race	
Φύλο / Sex Α/Θ	Хрфµа / Colour
Hμ. Γέννησης / Date of Birth	
Ιδιαίτερα χαρακτηριστικά /	
Distinguish marks	

Περιοχή εισόδου : Η αριστερή εξωτερική πλευρά του τραχήλου Injection side : Left external side of the neck.

LAIOKTHTHY / OWNER

10-10 A	2611 St.
Όνομα /	
Name	
Διεύθυνση /	
Address	
Τηλέφωνο / Τ	'el

Σφραγίδα Κτηνιάτρου

Huepounvia / Date

Ο ιδιοκτήτης παρακαλείται να απευθύνεται στον κτηνίατρό του και να τον ενημερώνει για κάθε αλλαγή των παραπάνω στοιχείων.

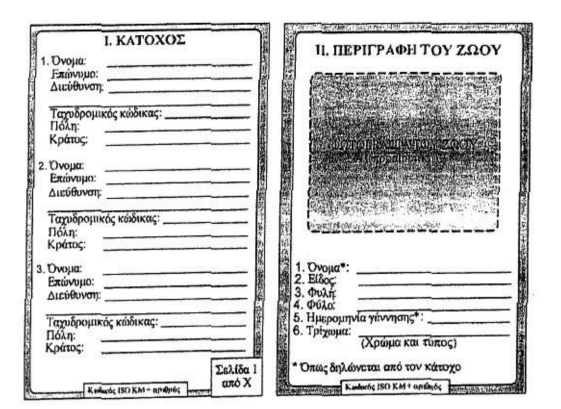
For any changement concerning the above data, lease contact and inform your veterinarian.

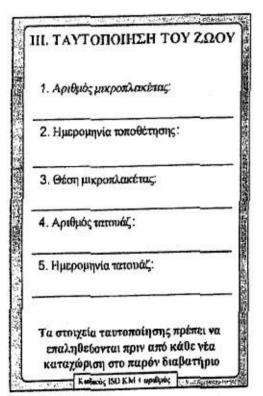
ПАРАРТНМА 2

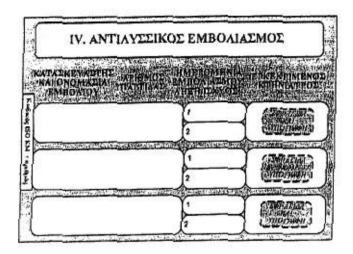
ΔIABATHPIO



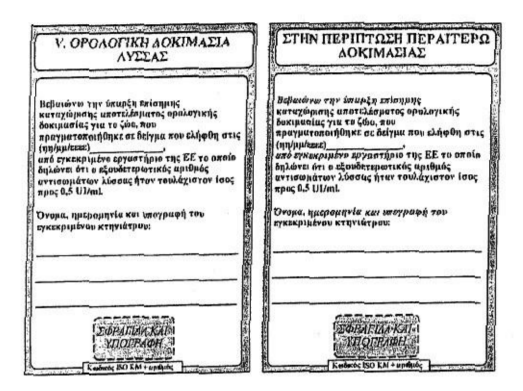
II. TAYTO	ΠΟΙΗΣΗ ΤΟΥ ΖΩΟ
1. Αριθμός μ	ικροπλακέτας:
2. Нисронлу	ία τοποθέτησης:
3. Θέση μικρ	οπλακήτας:
4. Αριθμός τα	movti,:
5. Ημερομηνί	α τατουάζ:
Encl.1182001	αυτοποίησης πρέπει να νται πριν από κάθε νέα στο παρόν διαβατήριο





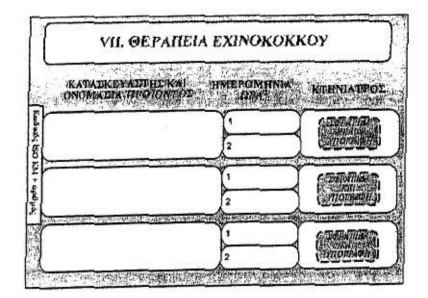


	2	
	1	
	2	
A CONTRACTOR OF AND	1	
	1	



KATLADKEVA ONOMATIAN	THORAL AMEROM	RNN
ONOMATINA		
	2	- INFAMACA
	1	

	1	
	1	
<u>, in the second s</u>	1	

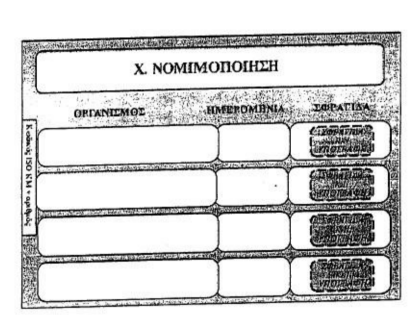


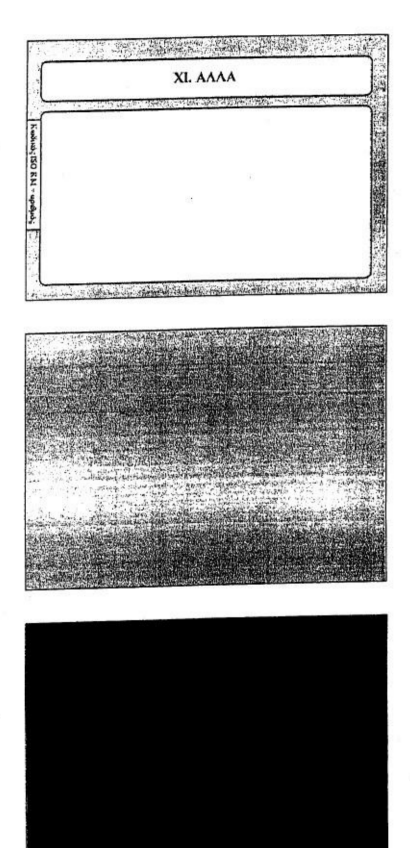
	1	
Connect of the Property of the		-
	1	

a dia manana kaominina dia	
CONTRACT ENDORIAT	NION PERKEK PRODUN MON KITHINIATIROS
1	
	Constanting the
2	
	2

	2	
	1	
	3	
and the second		
	1	

IX. KAINIKH EEE'	TALH
ARADIEL	IIINIA . KELINIATEO
Το ζώο είναι σε χαλή υγκίε και μεορεί να αντέζει 1η μεταφορά στον ερυορισκό του	
Το ζών είναι σε κυλή ιητίε και μεορεί να αντέξει η μεταγορά στον κρουρισμό του	
Το ζώο είναι σε καλή νχείν και μπορεί να αντάξει τη μετιφορά στον προσρισμό του	Tell Tilk
Το ζωο είναι σε καλή υγεία και μεορεί να αγτέξει τη μεταφορό στον προορίαμο του	THORNAL





ΠΡΟΣΘΕΤΕΣ ΑΠΑΙΤΗΣΕΙΣ ΣΧΕΤΙΚΑ ΜΕ ΤΟ ΥΠΟΔΕΙΓΜΑ ΔΙΑΒΑΤΗΡΙΟΥ

Α. Μορφή του διαβατηρίου: Η μορφή του διαβατηρίου είναι ενιαίου τύπου και οι διαστάσεις του είναι 100 × 152 mm.

Β. Εξώφυλλο του διαβατηρίου

 Χρώμα: μπλε (PANTONE REFLEX BLUE) και κίτρινα αστέρια (PANTONE YELLOW) στο άνω τέταρτο, σύμφωνα με τις προδιαγραφές του ευρωπαϊκού εμβλήματος.

2. Οι πληροφορίες στο εξώφυλλο του διαβατηρίου πρέπει να πληρούν τις ακόλουθες απαιτήσεις: α) το διαβατήριο εκδίδεται στην ελληνική και αγγλική γλώσσα, β) οι λέξεις «Ευρωπαϊκή Ένωση» και «Ελλάδα» πρέπει να τυπώνονται με στοιχεία της ίδιας γραμματοσειράς, γ) ο αριθμός του διαβατηρίου, ο κωδικός ISO 11784 και ο μοναδικός αριθμός που ακολουθεί, τυπώνονται στο εξώφυλλο του διαβατηρίου.

Γ. Σειρά των επικεφαλίδων, αρίθμηση των σελίδων και γλώσσες

 Η σειρά των επικεφαλίδων (με τους λατινικούς αριθμούς) του διαβατηρίου που ορίζεται πιο πάνω, πρέπει να τηρείται αυστηρά.

2. Οι σελίδες του πρέπει να αριθμούνται στο κάτω μέρος κάθε σελίδας. Στη σελίδα 1, πρέπει να αναφέρεται ο αριθμός των σελίδων του χορηγούμενου διαβατηρίου (1 από [αναφέρεται ο συνολικός αριθμός των σελίδων]).

3. Πληροφορίες θα δίδονται στα ελληνικά και στα αγγλικά.

4. Το μέγεθος και το σχήμα των πλαισίων του υποδείγματος διαβατηρίου στο παράρτημα 2 είναι ενδεικτικά και όχι υποχρεωτικά.

ПАРАРТНМА 3

ΣΤΟΙΧΕΙΑ ΒΙΒΛΙΑΡΙΟΥ ΥΓΕΙΑΣ

Το βιβλιάριο υγείας του ζώου συντροφιάς περιλαμβάνει τα στοιχεία του ιδιοκτήτη/κατόχου του ζώου, στοιχεία για το ζώο και τα στοιχεία ταυτοποίησης του ζώου, ιδίως δε τον αριθμό ηλεκτρονικής του σήμανσης που σημειώνεται πάντα χειρόγραφα και την ημερομηνία διενέργειας αυτής, καθώς και όλα τα κτηνιατρικά στοιχεία όπως αυτά αναφέρονται στο διαβατήριο. Περιέχει σελίδες σε συνεχή αρίθμηση.

ПАРАРТНМА 4

Υπόδειγμα Δήλωσης Υιοθεσίας ζώου από νέο ιδιοκτήτη

Οι υπογράφοντες:

Ο ΝΕΟΣ ΙΔΙΟΚΤΗΤΗΣ

Ονοματεπώνυμο:	
Ταχ. Δ/νση Ταχ. Κώδικας Περιοχή	
Τηλέφωνο	
Fax (εάν είναι διαθέσιμο)	
e-mail(εάν είναι διαθέσιμο)	

2. Ο ΥΠΕΥΘΎΝΟΣ ΤΟΥ ΚΑΤΑΦΥΓΊΟΥ Η ΦΙΛΟΖΩΪΚΟΥ ΣΩΜΑΤΕΙΟΥ :

Ονοματεπώνυμο

3. ΧΑΡΑΚΤΗΡΙΣΤΙΚΑ ΖΩΟΥ ΓΙΑ ΥΙΟΘΕΣΙΑ: Όνομα του ζώου:

- Φυλή:
- Ταυτότητα: Microchip/Τατουάζ No.....

Θέση: Τράχηλος /αυτί

- Ημερομηνία Γέννησης:
- Φύλο: Αρσενικό / Θηλυκό
 Ναι / Όχι

Στειρωμένο:

- Τρίχωμα (Χρώμα, Είδος τριχώματος):
- Ειδικά Χαρακτηριστικά:
- Αριθμός διαβατηρίου/ βιβλιαρίου:
- Pedigree

- Χρόνος παραμονής του ζώου στο καταφύγιο (Ημερομηνία εισόδου του ζώου):
- Ονοματεπώνυμο θεράποντος κτηνιάτρου:

4. ΔΗΛΩΣΗ ΤΟΥ ΥΠΕΥΘΥΝΟΥ ΤΟΥ ΚΑΤΑΦΥΓΙΟΥ Η ΤΟΥ ΦΙΛΟΖΩΪΚΟΥ ΣΩΜΑΤΕΙΟΥ

Εγώ ο υπεύθυνος του καταφυγίου /φιλοζωϊκου σωματείου δηλώνω ότι έχω λάβει όλα τα απαραίτητα μέτρα για την επιστροφή του ζώου στον πρώην κάτοχο του χωρίς επιτυχία.

5.ΔΕΣΜΕΥΣΗ ΝΕΟΥ ΙΔΙΟΚΤΗΤΗ

Ο νέος ιδιοκτήτης δεσμεύεται σχετικά με:

- την καλή μεταχείριση του ζώου σε σχέση με την σίτιση, την περίθαλψη και τη στέγαση.
- 2) την αναφορά του θανάτου του εντός 15 εργάσιμων ημερών.
- την άμεση αναφορά απώλειας του σκύλου και τη λήψη όλων των απαραίτητων μέτρων για την ανεύρεση του.
- τη μη χρησιμοποίηση του ζώου για αναπαραγωγή ή περαιτέρω πώληση.

6.Οι συμβαλλόμενοι δηλώνουν ότι

___ Συμπληρώθηκε η δήλωση παραίτησης του προηγούμενου ιδιοκτήτη από την κατοχή του ζώου

___ Έχουν διαβάσει το έντυπο παραχώρησης και έχουν ενημερωθεί για τυχόν ιδιαιτερότητες του ζώσυ

Το παρόν τυπώνεται σε 2 αντίγραφα, ένα για τον νέο ιδιοκτήτη και το άλλο για τον υπεύθυνο του καταφυγίου ή του φιλοζωϊκου σωματείου. Διατηρούνται για δύο χρόνια και είναι στη διάθεση των ελεγκτικών αρχών.

Ημερομηνία

Ο νέος ιδιοκτήτης

Ο υπεύθυνος του καταφυγίου /φιλοζωϊκου σωματείου

Υπογραφή

Υπογραφή

«ПАРАРТНМА 5

Υπόδειγμα Δήλωσης Αγοράς ζώου

Οι υπογράφοντες:

1. Ο ΝΕΟΣ ΙΔΙΟΚΤΗΤΗΣ

A REAL PROPERTY AND A REAL	
Ονοματεπώνυμο:	
Ταχ. Δ/νση Ταχ. Κώδικας Περιοχή	
Τηλέφωνο	
Fax (εάν είναι διαθέσιμο)	· · · · · · · · · · · · · · · · · · ·
e-mail(εάν είναι διαθέσιμο)	

2. Ο ΠΩΛΗΤΗΣ :

Ονοματεπώνυμο:

3. ΧΑΡΑΚΤΗΡΙΣΤΙΚΑ ΖΩΟΥ ΠΡΟΣ ΠΩΛΗΣΗ: Όνομα του ζώου:

Φυλή:

- Ταυτότητα: Microchip/Τατουάζ Νο.....

Ημερομηνία Γέννησης:

Φύλο: Αρσενικό / Θηλυκό Στειρωμένο: Ναι / Όχι

Τρίχωμα (Χρώμα/Είδος τριχώματος):

Ειδικά Χαρακτηριστικά:

Αριθμός διαβατηρίου:

- Pedigree:

Ημερομηνία εισόδου του ζώου στην Ελλάδα (αν είναι εισαγωγής):

Ονοματεπώνυμο θεράποντος κτηνιάτρου:

4. ΔΗΛΩΣΗ ΤΟΥ ΠΩΛΗΤΗ

Εγώ ο πωλητής δηλώνω ότι κατέχω άδεια εκτροφής/αναπαραγωγής/εμπορίας ζώων συντροφιάς σε ισχύ, ότι έχω τηρήσει όλους τους κανόνες εισαγωγής, ευζωίας, ασφάλειας και παροχής κτηνιατρικής περίθαλψης και ότι η ηλικία του ζώου δεν είναι μικρότερη από 8 εβδομάδες.

5.ΔΕΣΜΕΥΣΗ ΝΕΟΥ ΙΔΙΟΚΤΗΤΗ

Εγώ ο αγοραστής δεσμεύομαι ότι:

Α)θα τηρήσω τις υποχρεώσεις μου σχετικά με την καλή μεταχείριση του ζώου σε σχέση με τη σίτιση, την περίθαλψη, τη στέγαση, τη σήμανση του ζώου μέσα σε ένα μήνα από την αγορά(σε περίπτωση που δεν είναι σημασμένο) και την τήρηση των κανόνων ευζωίας του ζώου.

B) θα αναφέρω άμεσα την απώλεια του σκύλο σε κτηνίατρο και θα λάβω όλα τα απαραίτητα μέτρα για την ανεύρεσή του,

Γ) δεν θα εγκαταλείψω το ζώο και σε περίπτωση που επιθυμώ να το αποχωριστώ θα το γνωστοποιήσω στην αρμόδια υπηρεσία του Δήμου του τόπου κατοικίας μου Το παρόν τυπώνεται σε δύο αντίγραφα, ένα για τον αγοραστή και ένα για τον πωλητή. Διατηρούνται για δύο χρόνια και είναι στη διάθεση των ελεγκτικών αρχών.

Ημερομηνία

Ο αγοραστής/νέος ιδιοκτήτης

Ο πωλητής

Υπογραφή

Υπογραφή

Athens

2012

CHAIRMAN OF THE HOUSE

FILIPPOS PETSALNIKOS

THE SECRETARY GENERAL OF THE HOUSE

HEAD OF O LEGISLATIVE MANAGEMENT PROJECT

Athanasios D. Papaioannou

Athanasios K. Theodoropoulos