BEFORE THE MINNESOTA BOARD OF VETERINARY MEDICINE COMPLAINT REVIEW COMMITTEE

In the Matter of Lyle Mattson, DVM License No. 6778

AGREEMENT FOR CORRECTIVE ACTION

Complaint Review Committee agree to the following Committee") based on Minnesota Statutes section 214.103, subdivision 6(a)(2). Licensee and the Minnesota Board of Veterinary Medicine Complaint Review Committee ("Complaint Review This Agreement is entered into by and between Lyle Mattson, DVM ("Licensee"), and the

BACKGROUND

- medicine in the State of Minnesota On June 8, 1978, the Board granted Licensee a license to practice veterinary
- identified below Committee have agreed to enter into an Agreement for Corrective Action to address the concerns the Complaint Review Committee at the conference. Conference dated September 25, 2025. Theresa Flahaven, Assistant Attorney General, represented discuss allegations regarding Licensee's practice of veterinary medicine contained in a Notice of composed of Julie Dahlke, DVM, Board member; and Raye Taylor, DVM, Board member, to 2 0n October 1, 2025, Licensee met with the Complaint Review Committee, Licensee and the Complaint Review

FACTS

at a veterinary clinic in Greenbush Minnesota, the following occurred: On or about May 20, 2025, while Licensee provided professional services to a cat

- failed to provide adequate instructions to the cat's owners regarding diabetic treatments а You diagnosed this cat with diabetes following a spay procedure. You
- b. Later tests determined this cat was not diabetic.
- incomplete C A review of your medical records regarding this cat showed they were

CORRECTIVE ACTION

- the following corrective action as follows: Rules 9100.0700, subpart 1(A), (B), and (C), and 9100.0800, subparts 1, 4 and 8, and necessitates not comply with Minnesota Statutes section 156.081, subdivision 2(11) and (12), and Minnesota 4 The Committee determined that the conduct described in paragraph 3 above does
- the Committee documentation of the continuing education for Licensee's most recent license renewal а Within 30 days from the date of this Agreement, Licensee shall submit to
- Services, Veterinary Medical Continuing Education requirement, the Board preauthorizes the following courses offered by Animal & Veterinary Legal on management in cats, which must include differential diagnosis for hyperglycemia; one (1) credit patient relationship; two (2) credits the Committee evidence of completion of the following: one (1) credit on the veterinarian client pain management in small animals; and one (1) credit on anesthetic monitoring in small This continuing education must be pre-approved by the Committee. For purposes of this 9 Within 90 days from the date of this Agreement, Licensee shall submit to on medical recordkeeping; two (2) credits on diabetes
- 1) The Veterinarian-Client-Patient-Relationship; and
- 2) Veterinary Medical Records

next license renewal. The credits from this continuing education may not be applied to the requirements for Licensee's

one Committee's approval. patients selected from his schedule for review by the Committee. quarters, Licensee will submit his appointment schedule for the preceding three (3) months to successful completion of the continuing education described above, and for two (2) subsequent Committee. anesthetic Licensee will provide complete medical records including imaging files for two (2) patient and one non-anesthetic patient. Within three (3) months of the date The medical records must meet the of Committee's approval of The patients selected will include

OTHER INFORMATION

- complaint that indicates a pattern of behavior or conduct Committee may reopen this complaint if it receives newly discovered information that was not referenced above. paragraph 4 above, the Committee agrees to dismiss the complaint(s) concerning the matters S to the Committee during the initial investigation, or if the Committee receives a new Upon The Committee shall be the sole judge of satisfactory completion. Licensee's satisfactory completion of the corrective action referenced in The
- chapter 156 may, at its Minnesota Statutes section 156.123 and may subject Licensee to disciplinary action by the Board agrees that failure to complete the corrective action satisfactorily is failure to cooperate under discretion, (the Board's Practice Act) and Minnesota Statutes chapters 214 and 14. If Licensee fails to complete the corrective action satisfactorily, the Committee reopen the investigation and proceed according to Minnesota Licensee Statutes
- to be represented by legal counsel in this matter, and has elected to be self-represented .7 Licensee has been advised by Committee representatives that Licensee may choose

 ∞ This agreement shall become effective upon execution by the Board's Executive

Director and shall remain in effect until the Committee dismisses the complaint, unless the

Committee receives additional information that renders corrective action inappropriate. Upon

receiving such information, the Committee may, at its discretion, proceed according to Minnesota

Statutes chapter 156 (the Board's Practice Act) and Minnesota Statutes chapters 214 and 14.

9 This agreement is not disciplinary action. See Minnesota Statutes section 214.103,

However, this agreement is classified as public data pursuant to Minnesota Statutes

section 13.41, subdivision 5

subdivision 6.

10. Licensee hereby acknowledges having read and understood this agreement and

having voluntarily entered into it. This agreement contains the entire agreement between the

Committee and Licensee, there being no other agreement of any kind, verbal or otherwise, which

varies the terms of this agreement.

Dated:

DVM, MPH

Digitally signed by Pamela Pamela A. Johnson, A. Johnson, DVM, MPH Date: 2025.11.17 09:28:57

PAMELA JOHNSON

Executive Director

Dated: Nov 17