

New South Wales

Animal Research Amendment (Right to Release) Bill 2022

Contents

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1		Amendment of Animal Research Act 1985 No 123	3
Schedule 2		Amendment of Animal Research Regulation 2021	6

This Public Bill, originated in the Legislative Council and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Clerk of the Parliaments.

Legislative Council



Animal Research Amendment (Right to Release) Bill 2022

Act No , 2022

A Bill for

An Act to amend the *Animal Research Act 1985* to make provision for the rehoming of cats and dogs used in animal research.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Animal Research Amendment (Right to Release) Act 2022.	3
2	Commencement	4
	This Act commences on the date of assent to this Act.	5

Scl	hedu	le 1	Amendment of Animal Research Act 1985 No 123	1
[1]	Sect	ion 22	Complaints	2
	Inser 22(1)		eluding a condition taken to be imposed under Part 6A" after "subject" in section	3
[2]	Sect	ion 28	Complaints	5
	Inser 28(1)		cluding a condition taken to be imposed under Part 6A" after "subject" in section	6 7
[3]	Part	6A		8
	Inser	t after	section 54—	9
	Dar	+ 6 A	Rehoming	4.0
	Гаі	LUA	Renoming	10
	54A	Defin	nitions	11
			In this Part—	12
			animal rescue organisation includes an animal shelter, foster carer or foster care network that provides temporary care for an animal for the purpose of finding a new home for the animal.	13 14 15
			authorised person means the following—	16
			(a) an accredited research establishment,	17
			(b) the holder of an animal research authority.	18
			<i>rehome</i> means giving an animal to—	19
			(a) a suitable individual, or	20
			(b) an animal rescue organisation.	21
			relevant animal means a dog or a cat.	22
			suitable individual means an individual who—	23
			(a) agrees to provide an animal with a home and appropriate care, and	24
			(b) agrees to not keep the animal for animal research, and	25
			(c) meets criteria prescribed by the regulations for the purpose of this definition.	26 27
	54B	Prep	aring animals for rehoming	28
			An authorised person must, over the period a relevant animal is kept by the person for animal research, take reasonable steps to ensure that the animal is prepared for rehoming, including by providing the following as appropriate for an animal of the species, breed and age of the animal—	29 30 31 32
			(a) exercise,	33
			(b) environmental enrichment,	34
			(c) socialisation, handling and basic training.	35
	54C	Reho	oming animals after research	36
		(1)	An authorised person who keeps a relevant animal for animal research must take all reasonable steps to rehome the animal on the occurrence of the first of the following—	37 38 39
			(a) the animal ceases to be used by the authorised person for animal research,	40 41

	(b)	the animal has been kept by 1 or more authorised persons for animal research for a total of 3 years.	1
	Max	imum penalty—30 penalty units.	3
(2)	For follo	the purpose of subsection (1), reasonable steps include giving the wing information about the relevant animal to a suitable individual or an al rescue organisation who may be able to rehome the animal—	2 5
	(a)	the animal's species, breed, age, weight and gender,	7
	(b)	a description of the animal's general health, physical condition and temperament,	3
	(c)	whether or not the animal is desexed,	10
	(d)	whether or not the animal is microchipped and, if so, the microchip number,	11 12
	(e)	the date the animal was last vaccinated and wormed,	13
	(f)	the medications the animal is currently taking,	14
	(g)	other information prescribed by the regulations.	15
(3)		information may be given under subsection (2) by a database maintained ne Department for the purposes of rehoming animals kept for animal arch.	16 17 18
(4)	(4) Subsection (1)(b) does not apply to an authorised person who keeps an arr for animal research if—		19 20
	(a)	on application from the authorised person, the Minister approves the keeping of the animal for research for longer than 3 years, and	21 22
	(b)	the authorised person complies with any conditions of the approval.	23
(5)		Minister must refer an application for approval under subsection (4) to the l for advice.	24 25
(6)	If the Panel recommends the Minister refuse an application for approval under subsection (4), the Minister must refuse the application.		
(7)	The regulations may make provision about applications for the Minister's approval under subsection (4).		
(8)	This section does not apply to an animal seized under section 51A that is in the possession of an inspector.		
(9)	The regulations may prescribe requirements for a database maintained under this section.		32 33
Conf	identi	ality	34
(1)	A suitable individual or an animal rescue organisation with whom a relevant animal is rehomed under section 54C must not disclose identifying information about an authorised person who kept the animal for animal research.		35 36 37 38
(2)	Subs	ection (1) does not apply if the disclosure is made—	39
	(a)	with the consent of the authorised person, or	40
	(b)	in connection with the administration or execution of this Act, or	41
	(c)	for the purposes of any legal proceedings arising out of this Act, or	42
	(d)	with other lawful excuse.	43

54D

54E	Animals unsuitable for rehoming			1
	(1)	If a relevant animal is certified by a v Veterinary Practice Act 2003 to be person is not required to comply with	reterinary practitioner registered under the unsuitable for rehoming, the authorised h section 54C.	3
	(2)	A certificate given under subsection unsuitable for rehoming.	(1) must include the reasons the animal is	5
	(3)	A veterinary practitioner who gives	a certificate under subsection (1) must—	7
		(a) be independent of the authorized given, and	rised person to whom the certificate is	9
		(b) have expertise in the welfare animal.	of animals of the species of the relevant	10 11
54F	Reco	ord keeping		12
		An authorised person must keep the by the person for animal research—	e following for each relevant animal kept	13 14
		(a) records of the reasonable step	s taken under section 54B and 54C,	15
		(b) records of all communication rescue organisations about rel	ns with suitable individuals and animal noming the animal,	16 17
		(c) details of a suitable individu whom the animal has been re	al or an animal rescue organisation with nomed,	18 19
		(d) a certificate issued under sect	ion 54E.	20
		Maximum penalty—20 penalty unit	S	21
54G	Con	lition of authority or accreditation		22
	(1)		of an animal research establishment or of accredited establishment or the authority	23 24 25
	(2)	Subsection (1) extends to an accredibefore the commencement of this se	itation or authority in force immediately ction.	26 27
Sect	ion 62	Regulations		28
Inser	t", an	I the reports to be made," after "kept"	in section 62(1)(c).	29
Sche	edule (Savings, transitional and other pr	ovisions	30
		clause 3—		31
Dor	4 2	Dravisiana sanasquant	on anastment of Animal	
Par	13	Provisions consequent Research Amendment (Right to Release) Act 2022	32 33
4	Anin	nals kept for research before comm	encement	34
	(1)	Part 6A does not apply to an anima accredited research establishment or immediately before the Part's comm	al that was being kept for research by an the holder of an animal research authority nencement.	35 36 37
	(2)	This clause ceases to have effect 3 y Part 6A.	ears after the commencement of this Act,	38

[4]

[5]

Scl	nedule 2	Amendment of Animal Research Regulation 2021	1
[1]	Section 24	Reporting requirements—the Act, s 62	2
	Insert after	section 24(4)—	3
	(5)	The report must, where relevant, include the following information—	4
		(a) the total number of animals rehomed under the Act, section 54C,	5
		(b) the total number of animals unable to be rehomed under the Act, section 54C and a summary of the reasons the animals were unable to be rehomed,	6 7 8
		(c) the total number of certificates received by the authorised person under the Act, section 54E and a summary of the reasons the animals were unsuitable to be rehomed,	9 10 11
		(d) for an animal that was euthanased, whether the animal was euthanased—	12 13
		(i) because the animal was unable to be rehomed under the Act, section 54C(1), or	14 15
		(ii) because the animal was certified under the Act, section 54E as unsuitable for rehoming, or	16 17
		(iii) for another reason and, if so, the reason.	18
[2]	Schedule '	Supplementary provisions of Code of Practice	19
		section 11—	20
	11A Anin	nals that have been rehomed	21
		A licensed animal supplier must not accept an animal for use in connection with animal research if the animal has previously been rehomed under the Act, section 54C.	22 23 24