By the Committee on Appropriations; and Senators Abruzzo and Negron

576-04253-15 20151016c1

A bill to be entitled

An act relating to care for retired law enforcement dogs; creating s. 943.69, F.S.; providing a short title; defining terms; providing legislative findings; creating the Care for Retired Law Enforcement Dogs Program within the Department of Law Enforcement; requiring the department to contract with a corporation not for profit to administer and manage the program; providing requirements for the corporation not for profit; providing requirements for the disbursement of funds for the veterinary care of eligible retired law enforcement dogs; placing an annual cap on the amount of funds available for the care of an eligible retired law enforcement dog; prohibiting a former handler or adopter from receiving reimbursement if funds are depleted for the year for which such reimbursement is sought; providing for administrative fees; requiring the department to adopt rules; providing an appropriation; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 943.69, Florida Statutes, is created to read:

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943.69 Care for Retired Law Enforcement Dogs Program.—

(1) SHORT TITLE.—This section may be cited as the "Care for

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(2) DEFINITIONS.—As used in this section, the term:

Retired Law Enforcement Dogs Program Act."

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(a) "Law enforcement agency" means a lawfully established state or local public agency having primary responsibility for the prevention and detection of crime or the enforcement of the penal, traffic, highway, regulatory, game, immigration, postal, customs, or controlled substance laws.

- (b) "Retired law enforcement dog" means a dog that was previously in the service of or employed by a law enforcement agency in this state for the principal purpose of aiding in the detection of criminal activity, enforcement of laws, or apprehension of offenders and that received certification in obedience and apprehension work from a certifying organization such as the National Police Canine Association or other certifying organization.
- (c) "Veterinarian" has the same meaning as provided in s. 474.202.
- (d) "Veterinary care" means a veterinary medical service specified in s. 474.202 which is provided by a veterinarian licensed under chapter 474. The term includes annual wellness examinations, vaccines, internal and external parasite prevention treatments, testing and treatment of illnesses and diseases, medications, emergency care and surgeries, specialty care such as veterinary oncology, euthanasia, and cremation.
  - (3) LEGISLATIVE FINDINGS.—The Legislature finds that:
- (a) Law enforcement dogs have become an integral part of many law enforcement efforts statewide, including the apprehension of suspects through tracking and searching, evidence location, drug and bomb detection, and search and rescue operations;
  - (b) Law enforcement agencies agree that the use of law

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enforcement dogs is an extremely cost-effective means of crime control and that these dogs possess skills and abilities that frequently exceed those of existing technology;

- (c) The service of law enforcement dogs is often dangerous and can expose them to injury at a rate higher than that of nonservice dogs; and
- (d) Law enforcement dogs provide significant contributions to the residents of this state.
- (4) ESTABLISHMENT OF PROGRAM.-The Care for Retired Law Enforcement Dogs Program is created within the Department of Law Enforcement to provide a stable funding source for veterinary care provided to these dogs.
- (5) ADMINISTRATION.—The Department of Law Enforcement shall contract with a corporation not for profit organized under chapter 617 to administer and manage the Care for Retired Law Enforcement Dogs Program. Notwithstanding the competitive sealed bid procedures required under chapter 287, the department shall enter into a contract with a corporation not for profit that:
- (a) Is dedicated to the protection or care of retired law enforcement dogs;
- (b) Is exempt from taxation under s. 501(a) of the Internal Revenue Code as an organization described in s. 501(c)(3) of that code;
- (c) Has maintained such tax-exempt status for at least 5 years;
- (d) Agrees to be subject to review and audit at the discretion of the Auditor General in order to ensure accurate accounting and disbursement of state funds; and
  - (e) Demonstrates the ability to effectively and efficiently

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disseminate information and to assist former handlers and adopters of retired law enforcement dogs in complying with this section.

## (6) FUNDING.—

- (a) The corporation not for profit shall be the disbursing authority for funds appropriated by the Legislature to the department for the Care for Retired Law Enforcement Dogs

  Program. These funds shall be disbursed upon receipt of:
- 1. Valid documentation from the law enforcement agency from which the dog retired which verifies that the dog was in the service of or employed by such agency; and
- 2. A valid invoice from a veterinarian for veterinary care provided in this state to a retired law enforcement dog which is submitted by the former handler or adopter of a retired law enforcement dog.
- (b) Annual disbursements to a former handler or adopter to reimburse him or her for the cost of care provided to a retired law enforcement dog may not exceed \$1,500 per dog. A former handler or adopter of a retired law enforcement dog may not accumulate unused funds from a current year for use in a future year.
- (c) A former handler or adopter of a retired law enforcement dog who seeks reimbursement for veterinary services may not receive reimbursement if funds appropriated for the Care for Retired Law Enforcement Dogs Program are depleted in the year for which the reimbursement is sought.
- (7) ADMINISTRATIVE FEES.—The corporation not for profit must receive administrative fees, including salaries and benefits, of up to 10 percent of appropriated funds.

20151016c1 576-04253-15 117 (8) RULEMAKING AUTHORITY.-The department shall adopt rules pursuant to ss. 120.536(1) and 120.54 to implement this section. 118 119 Section 2. This act shall take effect July 1, 2015.