HB 509

1	A bill to be entitled
2	An act relating to the Companion Animal Public-Private
3	Partnership Act; providing legislative findings;
4	providing definitions; prohibiting animal shelters
5	from euthanizing animals under certain conditions;
6	requiring animal shelters to release animals to rescue
7	organizations; providing exceptions; providing an
8	effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
11	
12	Section 1. Companion Animal Public-Private Partnership
13	<u>Act</u>
14	(1) The Legislature finds that public-private partnerships
15	between local government shelters, private shelters, and
16	nonprofit organizations provide millions of dollars in cost
17	savings to local governments in other states that have
18	implemented such partnerships and that such partnerships reduce
19	the costs associated with holding and euthanizing animals to
20	taxpayers by transferring such costs from public agencies to
21	private organizations and reduce the number of animals
22	euthanized.
23	(2) As used in this section, the term:
24	(a) "Animal shelter" means a public or private facility
25	that:

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CODING: Words stricken are deletions; words <u>underlined</u> are additions.

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26	1. Has a physical structure that provides temporary or
27	permanent shelter for stray, abandoned, abused, or owner-
28	surrendered animals.
29	2. Is operated, owned, or maintained by a society for the
30	prevention of cruelty to animals, humane society, pound, animal
31	control officer, government entity, or contractor for a
32	government entity.
33	(b) "Irremediable suffering" means a poor or grave
34	prognosis for being able to live without severe, unremitting
35	physical pain, even with comprehensive, prompt, and necessary
36	veterinary care, as certified in writing by a licensed
37	veterinarian.
38	(c) "Licensed veterinarian" means a person licensed to
39	practice veterinary medicine in this state.
40	(d) "Rescue organization" means an animal rescue
41	organization, animal adoption organization, or organization
42	formed for the prevention of cruelty to animals that is
43	described in s. 501(c)(3) of the Internal Revenue Code and
44	exempt from taxation under s. 501(a) of the Internal Revenue
45	Code.
46	(3) An animal shelter may not euthanize an animal if a
47	rescue organization has indicated it will take custody of the
48	animal. Instead of euthanizing the animal, the shelter shall
49	release the animal to the rescue organization.
50	(4) This section does not apply to:

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FLORIDA	HOUSE	OF REP	RESENTA	ATIVES
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51	(a) An animal suspected of carrying and exhibiting signs			
52	of rabies, as determined by a licensed veterinarian.			
53	(b) A dog classified as dangerous pursuant to s. 767.12,			
54	Florida Statutes.			
55	(c) An animal experiencing irremediable suffering.			
56	Section 2. This act shall take effect July 1, 2020.			
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