As Introduced

133rd General Assembly

Regular Session 2019-2020

H. B. No. 30

Representative Lanese

Cosponsors: Representatives LaTourette, Romanchuk, Patterson, Miller, A., Riedel, Carruthers

A BILL

То	amend sections 923.41, 923.48, and 923.51 of the	1
	Revised Code to prohibit pet food from	2
	containing remains from any dog or cat or from	3
	any other animal that was euthanized by the use	4
	of an injected drug.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 923.41, 923.48, and 923.51 of the	6
Revised Code be amended to read as follows:	7
Sec. 923.41. As used in sections 923.41 to 923.55 of the	8
Revised Code:	9
(A) "Animal" means any animate being, other than a human.	10
(B) "Commercial feed" or "feed" means all materials,	11
except unmixed whole seeds or physically altered entire unmixed	12
seeds, that are not adulterated and that are distributed for use	13
as feed or for mixing in feed for animals. "Commercial feed" or	14
"feed" does not include drugs that are not incorporated into	15
feed and that are not distributed to be mixed in feed.	16
"Commercial feed" and "feed" also does not include negligible	17

amounts of feed ingredients added to a drug solely for the	18
purpose of facilitating administration of the drug to an animal.	19
(C) "Feed ingredient" means each of the constituent	20
materials used to make a commercial feed.	21
(D) "Customer-formula feed" means a commercial feed that	22
consists of a mixture of commercial feeds, feed ingredients, or	23
both, each batch of which is manufactured according to the	24
specific instructions of the final purchaser.	25
(E) "Mineral feed" means a commercial feed intended to	26
supply primarily mineral elements or inorganic nutrients.	27
(F) "Drug" means any article intended for use in the	28
diagnosis, cure, mitigation, treatment, or prevention of	29
infectious disease in animals or any article other than feed	30
intended to affect the structure or any function of the animal's	31
body.	32
(G) "Brand name" means any word, name, symbol, or device,	33
or any combination thereof identifying the commercial feed of a	34
distributor and distinguishing it from that of others.	35
(H) "Product name" means the name of the commercial feed	36
which identifies it as to kind, class, or specific use.	37
(I) "Federal act" means the "Federal Food, Drug and	38
Cosmetic Act," 52 Stat. 1040 (1938), 21 U.S.C. 301, as amended.	39
(J) "Official sample" means a sample of commercial feed	40
taken by the director of agriculture or the director's agent in	41
accordance with section 923.47 of the Revised Code and rules	42
adopted under that section.	43
(K) "Ton" means a net weight of two thousand pounds	44
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H. B. No. 30
As Introduced

(L) "Per cent" or "percentage" means the percentage by	46
weight.	47
(M) "Manufacture" means to grind, mix, blend, or further	48
process a commercial feed for distribution. "Manufacturer" means	49
any person who manufactures.	50
(N) "Person" includes an individual, partnership,	51
association, firm, or corporation.	52
(O) "Distribute" means to offer for sale, sell, exchange,	53
or barter commercial feed or to supply, furnish, or otherwise	54
provide commercial feed for animals.	55
(P) "Distributor" means any person who distributes.	56
(Q) "Label" means a display of written, printed, or	57
graphic matter on or affixed to the container in which a	58
commercial feed is distributed or on the invoice, delivery slip,	59
or other shipping document with which a commercial feed is	60
distributed.	61
(R) "Labeling" means all labels or any other written,	62
printed, or graphic matter that accompanies commercial feed.	63
(S) "Exempt buyer" means a person to whom commercial feed	64
is distributed who is required by rule under division (A)(2) of	65
section 923.44 of the Revised Code to pay the semiannual	66
inspection fee required under that section.	67
(T) "Misbranded" has the same meaning as in section 923.49	68
of the Revised Code.	69
of the Revised Code.	69
(U) "Adulterated" has the same meaning as in section	70
923.48 of the Revised Code.	71
(V) "Pet" means any domestic animal normally maintained in	72

or near a household.	
(W) "Pet food" means any commercial feed prepared and	74
distributed for consumption by pets.	75
Sec. 923.48. (A) A commercial feed, or an agricultural	76
commodity such as whole seed, hay, straw, stover, silage, cobs,	77
husks, or hulls, is adulterated if any of the following occur:	78
$\frac{A}{A}$ It bears or contains any poisonous or deleterious	79
substance that may render it injurious to animal or human	80
health, except that when the substance is not an added	81
substance, the feed or agricultural commodity is not adulterated	82
if the quantity of the substance in the feed or commodity does	83
not ordinarily render it injurious to animal or human health;	84
(B) (2) It bears or contains any added poisonous,	85
deleterious, or nonnutritive substance that is unsafe within the	86
meaning of section 406 of the federal act, 21 U.S.C. 346, except	87
such a substance that is either a food additive or a pesticide	88
chemical in or on a raw agricultural commodity;	89
$\frac{(C)}{(3)}$ It is, or it bears or contains any food additive	90
that is unsafe within the meaning of section 409 of the federal	91
act, 21 U.S.C. 348;	92
$\frac{(D)-(4)}{(1)}$ It is a raw agricultural commodity and bears or	93
contains a pesticide chemical that is unsafe within the meaning	94
of section 408(a) of the federal act, 21 U.S.C. 346a, except	95
when a pesticide chemical is used in or on a raw agricultural	96
commodity in conformity with an exemption granted or a tolerance	97
prescribed under section 408(a) of the federal act and the	98
commodity is subjected to processing, which includes canning,	99
cooking, freezing, dehydrating, or milling, the pesticide	100
residue remaining is not unsafe if it is removed to the extent	101

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possible in good manufacturing practice as defined by the	102
director in rules adopted under division (I) of this section and	103
the concentration of the residue in the processed feed is not	104
greater than the tolerance prescribed for the raw agricultural	105
commodity, unless the feeding of the processed feed will result,	106
or is likely to result, in a pesticide residue in the edible	107
product of the animal that is unsafe within the meaning of	108
section 408(a) of the federal act;	109
$\frac{E}{E}$ It bears or contains any color additive that is	110
unsafe within the meaning of section 706 of the federal act, 21	111
U.S.C. 376;	112
(F) (6) It is, or bears or contains any new animal drug	113
that is unsafe within the meaning of section 512 of the federal	114
act, 21 U.S.C. 360b;	115
$\frac{G}{G}$ A valuable component is omitted or abstracted from	116
it in whole or in part or a less valuable component is	
substituted for a valuable component;	118
$\frac{\text{(H)}}{\text{(8)}}$ Its composition or quality falls below or differs	119
from what it is purported or represented to possess by its	120
labeling;	121
$\frac{(1)}{(9)}$ It contains a drug and the methods used in or the	122
facilities or controls used for its manufacture, processing, or	123
packaging do not conform to current good manufacturing practices	124
as determined by the director in rules adopted under this	125
division to assure that the drug meets the requirements of this	126
chapter for safety and has the identity and strength and meets	127
the quality and purity characteristics that it purports or is	128
represented to possess. The director shall adopt good	129
manufacturing practices rules for drug-containing feeds. In	130

H. B. No. 30	Page 6
As Introduced	

doing so, <u>he</u> the director shall adopt the regulations for type A	131
medicated articles and for type B and type C medicated feeds	132
established under the authority of the federal act.	133
$\frac{J}{J}$ It contains viable weed seeds in amounts	134
exceeding limits for weed seeds established by the director by	135
rule.	136
(B) Pet food is adulterated if any of the following	137
<pre>applies:</pre>	138
(1) Any provision of divisions (A)(1) to (10) of this	139
section apply to it.	140
(2) It contains any animal remains from an animal that has	141
been euthanized by the use of any drug injected intravenously or	142
any drug injected through another nonvascular route.	143
(3) It contains any dog or cat remains, regardless of how	144
the dog or cat died or was killed.	145
Sec. 923.51. No person shall commit any of the following	146
acts or cause to be committed any of the following acts:	147
(A) Adulterate commercial feed or distribute adulterated	148
commercial feed;	149
(B) Adulterate pet food or distribute adulterated pet	150
<pre>food;</pre>	151
(C) Misbrand commercial feed or distribute misbranded	152
commercial feed;	153
(C) (D) Adulterate any agricultural commodity such as	154
whole seed, hay, straw, stover, silage, cobs, husks, or hulls	155
and feed it to animals or distribute any such commodity that is	156
adulterated;	

H. B. No. 30 Page 7
As Introduced

(D) (E) Remove or dispose of a commercial feed in	158
violation of a withdrawal from distribution order or a	159
condemnation and confiscation order issued under section 923.52	160
or 923.53 of the Revised Code or any rules adopted under those	161
sections;	162
(E) (F) Use for his the person's own advantage, or reveal	163
except to the director of agriculture or his the director's	164
agent or to the courts when relevant in any judicial proceeding	165
under sections 923.41 to 923.55 of the Revised Code or any rules	166
adopted under those sections, any information acquired under the	167
authority of those sections of the Revised Code or rules adopted	168
under those sections that as a trade secret is entitled to	169
<pre>protection;</pre>	170
(F) (G) Fail or refuse to register as required under	171
section 923.42 of the Revised Code or any rule adopted under	172
that section;	173
(G) (H) Fail to pay inspection fees or file semiannual	174
reports as required under section 923.44 of the Revised Code or	175
any rule adopted under that section.	176
Section 2. That existing sections 923.41, 923.48, and	177
923.51 of the Revised Code are hereby repealed.	178
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