



**Nabil Rodriguez**

Associate  
303.295.8056  
Boulder  
narodriguez@hollandhart.com



**Gabriel (Gabe) Hamilton**

Partner  
208.383.3952  
Boise  
gahamilton@hollandhart.com

## Recent California Legislation Clears the Path for Veterinary Cannabis

**Insight — October 27, 2022**

Last month our client alert covered the increasing popularity of cannabis products for pets in the face of regulatory uncertainty. This month we highlight recent California legislation that protects veterinarians who recommend cannabis therapies or supplements for animal use. California Assembly Bill 1885 amended the California Veterinary Medicine Practice Act and the California Medicinal and Adult-Use Cannabis Regulation and Safety Act to prohibit the California Veterinary Medical Board from disciplining a veterinarian who recommends cannabis as a therapy or health supplement for an animal, unless the veterinarian is employed by or has an agreement with a cannabis licensee.

In addition, the law requires regulatory action by the California Veterinary Medical Board and the California Department of Cannabis Control. The Board must adopt written guidelines for recommending cannabis by January 1, 2024 and post these guidelines to the Board's website. The Department must promulgate regulations for cannabis products intended for animal use no later than July 1, 2025. Marketing and sale of cannabis products for animals is prohibited before the Department's regulations take effect, and all cannabis products intended for animal use will be required to comply with the Department's regulations. Assembly Bill 1885 passed with the support of the California Veterinary Medical Association and was signed by Governor Newsom on September 18, 2022.

---

*Subscribe to get our Insights delivered to your inbox.*

*This publication is designed to provide general information on pertinent legal topics. The statements made are provided for educational purposes only. They do not constitute legal or financial advice nor do they necessarily reflect the views of Holland & Hart LLP or any of its attorneys other than the author(s). This publication is not intended to create an attorney-client relationship between you and Holland & Hart LLP. Substantive changes in the law subsequent to the date of this publication might affect the analysis or commentary. Similarly, the analysis may differ depending on the jurisdiction or circumstances. If you have specific questions as to the application of the law to your activities, you should seek the advice of your legal counsel.*

