PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS <u>AGENDA ITEM SUMMARY</u>

Agenda Item #:

56-2

		======			
Meeting Date: May	/ 19, 2015	[] []	Consent Ordinance	[X] []	Regular Public Hearing
Department: Submitted By: Submitted For:	Department of P Department of P Division of Anim	ublic Sa	afety		

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: On preliminary reading and advertise for public hearing on June 23, 2015 at 9:30 am: AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING PALM BEACH COUNTY CODE, CHAPTER 4 (ORDINANCE 98-22, AS AMENDED BY ORDINANCES 2001-065, 2003-27, 2005-44, 2008-004, 2009-019 and 2011-005) PERTAINING TO ANIMAL CARE AND CONTROL, AMENDING SECTION 4-2 (DEFINITIONS), AMENDING SECTION 4-4 (DOG AND CAT CONTROL); AMENDING SECTION 4-5 (ANIMALS CREATING NUISANCES); AMENDING SECTION 4-8 (KEEPING/ADOPTING STRAY ANIMALS AND MAINTAINING FERAL CATS); AMENDING SECTION 4-11 (DOG AND CAT RABIES/LICENSE TAGS); AMENDING SECTION 4-12 (REDEMPTION AND ADOPTION); AMENDING SECTION 4-13 (ADOPTION FEES AND STERILIZATION REQUIREMENTS FOR DOGS AND CATS); AMENDING SECTION 4-16 (ANIMAL BITES AND QUARANTINING); DELETING SECTION 4-17 (PLACEMENT AND IMPOUNDMENT OF HONEYBEE HIVES); AMENDING SECTION 4-18 (GUARD DOGS); AMENDING SECTION 4-19 (EVICTIONS, JAIL TERMS, COMMUNITY SERVICES ADJUDICATIONS, AND OTHER INVOLUNTARY OCCURENCES; EFFECT ON ANIMALS); AMENDING SECTION 4-21 (LIVESTOCK); AMENDING SECTION 4-22 (NUMBER OF ANIMALS; ACREAGE RESTRICTIONS/EXCESS ANIMAL HABITATS); AMENDING SECTION 4-23 (KENNEL, EXCESS ANIMAL HABITAT, COMMERCIAL BREEDER, PET DEALER, PET SHOP, GROOMING PARLOR, AND COMMERCIAL STABLE PERMITS); AMENDING SECTION 4-24 (ANIMAL CARE; MANNER OF KEEPING); AMENDING SECTION 4-27 (AGGRESSIVE DOGS, DANGEROUS DOGS AND VICIOUS DOGS); AMENDING SECTION 4-28 (STERILIZATION PROGRAM FOR DOGS AND CATS); AMENDING SECTION 4-29 (HOBBY BREEDER PERMITS); AMENDING SECTION 4-30 (ANIMAL CARE AND CONTROL SPECIAL MASTER HEARINGS); AMENDING SECTION 4-32 (VIOLATIONS, CIVIL INFRACTIONS, CIVIL PENALTIES); ADDING SECTION 4-35 (COMMUNITY CATS); ADDING SECTION 4-36 (ELECTRONIC ANIMAL IDENTIFICATION DEVICE IMPLANTATION FOR ALL CATS); PROVIDING FOR REPEAL OF LAWS IN CONFLICT; PROVIDING FOR SAVINGS CLAUSE; PROVIDING FOR SEVERABILITY; PROVIDING FOR INCLUSION IN THE CODE OF LAWS AND ORDINANCES; PROVIDING FOR ENFORCEMENT; PROVIDING FOR PENALTY; PROVIDING FOR CAPTIONS; AND PROVIDING FOR AN EFFECTIVE DATE.

Summary (continued on Page 3)

Attachments:

1. Summary of the Substantive Recommended Changes to the ACC Ordinance

2. Proposed ACC Ordinance Amendment: Strike-through/Underlined Version

Recommended	by: Stipharie Seprohe	5-4-15
	for Department Director	Date
Approved By:	Stephang Schoffe	5-4-13
	Assistant County Administrator	Date

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact

Fiscal Years	<u>2015</u>	<u>2016</u>	<u>2017</u>	<u>2018</u>	<u>2019</u>
Capital Expenditures					
Operating Costs					
External Revenues					
Program Income (County)					
In-Kind Match (County)					
Net Fiscal Impact	0				
# ADDITIONAL FTE					
POSITIONS (Cumulative)	0	0	0	0	0
is item included in Cur	rent Budget?	Yes	No		
Budget Account Exp N Rev N		Department _ Department _	termination of the second s	_ Object _ RevSc	-

B. Recommended Sources of Funds/Summary of Fiscal Impact: The fiscal impact is indeterminable at this time.

Departmental Fiscal Review: <u>Stup</u>

III. REVIEW COMMENTS

A. OFMB Fiscal and/or Contract Dev. and Control Comments:

OFMB

B. Legal Sufficiency:

Assistant County Attorney

C. Other Department Review:

Department Director

This summary is not to be used as a basis for payment.

F5/11/15 **Contract** Administration

5-11-15 Backech

Summary (continued from Page 1)

The most significant changes in the proposed amendment to the Animal Care and Control (ACC) Ordinance are the following: removal of the "voice command" to require dogs to be leashed when off an owner's/caregiver's property unless certain exceptions apply (i.e. dog parks, public beach, law enforcement dog); require all community cats to be sterilized, microchipped, vaccinated against rabies and ear-tipped for identification; require community cats to be maintained on private property with approval of the owner/property manager; require community cat caregivers to provide basic care to such cats and for food areas to be clean and sanitary; allow the ACC to seize/remove community cats if necessary to protect public health or safety; provide additional regulations with regard to trapping domestic animals; allow commercial trapper to trap cats for the purpose of TNVR (Trap, Neuter, Vaccinate, Return); and require all trapped community cats to be released onsite unless trapped for re-vaccination, medical care or because of a public health or safety concern; authorize the ACC to impound dogs during a vicious dog investigation/appeal if it believes that the owner is unable or unwilling to humanely, safely and securely confine the dog. Most of the language has been added to correlate with the Countdown to Zero Resolution that was adopted by the Board in February 2014. In addition, this proposed amendment will allow the ACC to apply for grants through non-profit agencies. This proposed amendment to the Palm Beach County Animal Care and Control Ordinance was presented to the League of Cities on April 22, 2015, and was unanimously approved. A summary of the substantive recommended changes to the existing ACC Ordnance is attached. COUNTYWIDE (SF)

Background and Policy Issues: A summary of the substantive recommended changes to the existing ACC Ordnance is attached.

SUMMARY OF SUBSTANTIVE RECOMMENDED CHANGES TO THE ANIMAL CARE AND CONTROL ORDINANCE

Section	Page	Change and Justification
Throughout	3,4,11,13,14,21, 25,26,37,38	Remove language pertaining to registration of feral cats and add provisions pertaining to community cats.
4.23 (h) (6) 4.29 (d) (5)	25, 36	Prohibit the sale of dogs or cats on roadsides or public right-of-ways.
4.27 (a) (6) & (d) (4)	27, 28, 32	Require all dogs classified as aggressive, dangerous or vicious to wear a leash and muzzle when off the owner's property pending resolution of any appeal.
4.27 (a) (6) & (d) (4)	28, 32	Revise the appeal provisions for dangerous and vicious dogs to be consistent with Chapter 767, F.S.
4.2	3,4,5	Revise definitions
4.4 (a)	6	Require dogs to be leashed when off an owner's/caregiver's property unless certain exceptions apply.
4.11 (a)	11	Remove obsolete Florida Administrative Code references pertaining to license tags.
4.12 (a) & (b)	12,13	Require all impounded dogs and those cats with identification to be held for 4 business days for redemption by owner and cats with no identification to be immediately processed for adoption, return to field, transfer to rescue or foster care or euthanasia as a last resort for cats that are suffering or for which no approved rescue will accept.
4.12 (d)	14	Allow the Division to decline a redemption or adoption to a person who has been convicted of animal cruelty, has had his/her animal removed because of neglect, has relinquished ownership of animals in the past year or on more than one occasion or owes fees, costs or fines to the Division.
4.16 (f)	16	Prohibit the intentional or unintentional feeding of raccoons.
4.16 (g)	16	Require that owners whose animals are quarantined at the Division for rabies quarantine pay a fee.
4.17	17	Remove regulations pertaining to placement and impoundment of honeybee hives.
4.18	17,18	Prohibit aggressive dogs from being used as guard dogs.
4.19	18	Reduce from 15 to 5 business days the amount of time that the Division is required to hold animals when the owner is evicted, incarcerated or otherwise involuntarily unavailable to care for his/her animal(s) and where no relative or personal representative will accept care or responsibility for the animal(s).
4.21 (c) & (d)	18,19, 20, 21	Remove regulations pertaining to impoundment of livestock and require a 3 business day hold for impounded livestock.

Attac	hment#	1	
Page		_of_	2

Section	Page	Change and Justification
4.22 (b)	22	Provide that dogs and cats older than 4 months of age shall be included in the dogs/cats counted in restrictions on the number of animals per acre.
4.23 (b) (9)	22	Require zoning approval prior to approval of an animal establishment permit.
4.24	25,26	Provide additional regulations with regard to trapping domestic animals.
4.24	25	Allow commercial trapper to trap cats for the purpose of TNVR.
4.24	26	Require all trapped community cats to be released onsite unless trapped for re-vaccination, medical care or because of a public health or safety concern.
4.27 (b) (1)	29	Prohibit dogs that have been classified as aggressive from being brought to a dog park, public park or public beach.
4.27 (c) (2) c.	29	Increase the outdoor enclosure size for dangerous dogs.
4. 27 (d) (3) a.	30,31	Authorize the Division to impound dogs during a vicious dog investigation/appeal if it believes that the owner is unable or unwilling to humanely, safely and securely confine the dog.
4.28 (b) (1)	32	Provide that every dog 6 months of age and every ca 4 months of age shall be spayed or neutered unless exceptions apply.
4.29 (a) (2) e.	36	Require hobby breeders to notify the Division quarterly if no animals are sold.
4.32	37	Delete obsolete provisions pertaining to citations.
4.35 (a) (1)	37	Require community cat caregivers to obtain property owner or managers permission when feeding Community Cats.
4.35 (a) (2)	38	Require all community cats to be sterilized microchipped, vaccinated against rabies and ear- tipped for identification.
4.35 (a) (3)	38	Require community cat caregivers to provide basic care to such cats and for food areas to be clean and sanitary.
4.35 (d)	38	Allow the Division to seize/remove community cats in necessary to protect public health or safety
4.36	38,39	Require all cats to be microchipped.

.ttachment#_		. <u>.</u>
³ age <u>2</u>	_of_	2

AN ORDINANCE OF THE BOARD OF COUNTY 5 6 COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING PALM BEACH COUNTY CODE, 7 8 CHAPTER 4 (ORDINANCE 98-22, AS AMENDED BY 9 ORDINANCES 2001-065, 2003-27, 2005-44, 2008-004, 2009-10 019 and 2011-005) PERTAINING TO ANIMAL CARE AND CONTROL, AMENDING SECTION 4-2 (DEFINITIONS), 11 AMENDING SECTION 4-4 (DOG AND CAT CONTROL); 12 AMENDING SECTION 4-5 (ANIMALS CREATING 13 AMENDING 14 NUISANCES); **SECTION** 4-8 (KEEPING/ADOPTING 15 STRAY ANIMALS AND 16 **MAINTAINING FERAL CATS); AMENDING SECTION 4-**17 11 (DOG AND CAT RABIES/LICENSE TAGS); AMENDING SECTION 4-12 (REDEMPTION AND 18 19 ADOPTION); AMENDING SECTION 4-13 (ADOPTION FEES AND STERILIZATION REQUIREMENTS FOR 20 21 DOGS AND CATS); AMENDING SECTION 4-16 (ANIMAL 22 **BITES AND QUARANTINING); DELETING SECTION 4-**23 **17 (PLACEMENT AND IMPOUNDMENT OF HONEYBEE** 24 AMENDING SECTION 4-18 HIVES); (GUARD 25 DOGS); AMENDING SECTION 4-19 (EVICTIONS, JAIL TERMS, COMMUNITY SERVICES ADJUDICATIONS, 26 27 AND OTHER INVOLUNTARY OCCURENCES; EFFECT 28 ANIMALS); AMENDING SECTION ON 4-21 29 (LIVESTOCK); AMENDING SECTION 4-22 (NUMBER OF 30 ACREAGE **RESTRICTIONS/EXCESS** ANIMALS: 31 ANIMAL HABITATS); AMENDING SECTION 4-23 32 (KENNEL, EXCESS ANIMAL HABITAT, COMMERCIAL 33 BREEDER, PET DEALER, PET SHOP, GROOMING 34 PARLOR, AND COMMERCIAL STABLE PERMITS); AMENDING SECTION 4-24 (ANIMAL CARE; MANNER 35 36 KEEPING); AMENDING **SECTION** OF 4-27 (AGGRESSIVE DOGS, DANGEROUS DOGS 37 AND 38 VICIOUS DOGS); AMENDING SECTION 4-28 39 (STERILIZATION PROGRAM FOR DOGS AND CATS); 40 AMENDNG SECTION 4-29 (HOBBY BREEDER 41 PERMITS); AMENDING SECTION 4-30 (ANIMAL CARE 42 AND CONTROL SPECIAL MASTER HEARINGS); 43 AMENDING SECTION 4-32 (VIOLATIONS, CIVIL 44 **INFRACTIONS, CIVIL PENALTIES); ADDING SECTION** 45 4-35 (COMMUNITY CATS); ADDING SECTION 4-36 46 (ELECTRONIC ANIMAL IDENTIFICATION DEVICE 47 **IMPLANTATION FOR ALL CATS); PROVIDING FOR** 48 **REPEAL OF LAWS IN CONFLICT; PROVIDING FOR** 49 SAVINGS CLAUSE; PROVIDING FOR SEVERABILITY; 50 **PROVIDING FOR INCLUSION IN THE CODE OF LAWS** 51 AND ORDINANCES; PROVIDING FOR ENFORCEMENT: 52 PROVIDING FOR PENALTY; PROVIDING FOR 53 CAPTIONS; AND PROVIDING FOR AN EFFECTIVE 54 DATE.

55

1 2 3

4

Attachment # ____

Page _____ of _____1

Stricken text indicates deletions. Underlined text indicates additions. WHEREAS, Section 125.01, Florida Statutes, authorizes the Board of County
 Commissioners of Palm Beach County to adopt ordinances to protect the health, safety, and
 welfare of the citizens and animals of Palm Beach County; and

WHEREAS, pursuant to its authority, the Board of County Commissioners (the
"Board") enacted Palm Beach County Animal Care and Control Ordinance 98-22, as amended
("Ordinance"); and

WHEREAS, the vast majority of cats impounded at the Division of Animal Care and
Control (the "Division") arrive with no identification within which to locate the owner, are
never reclaimed by an owner and are not adopted once released into the adoption program,
which results in the euthanasia of such cats; and

WHEREAS, the Board has determined that microchipping every cat will facilitate reuniting lost cats with their owners or returning community cats to the field, which will reduce the euthanasia of such cats and the expense to the community of holding such cats for redemption or adoption; and

WHEREAS, in order to reduce the overpopulation of cats, which are euthanized every year at alarming rates, the Board has determined that all cats must be spayed or neutered by four months of age unless certain exemptions apply; and

WHEREAS, spaying and neutering all cats by four months of age, before they are
sexually mature and able to reproduce, will prevent unintended breeding and unwanted litters
of kittens; and

WHEREAS, the Board recognizes the need for innovation in addressing the issues presented by the overpopulation of cats and, to that end, it recognizes that there are often community members providing care for cats that have no apparent owner and that trapping, neutering, vaccinating, microchipping, ear tipping and returning to the field healthy obviously cared for cats (i.e. community cats) may be part of the solution to the unnecessary euthanasia of cats; and

WHEREAS, the Board wishes to embrace the concept of trap, neuter, vaccinate, return
to the field (TNVR) as one strategy to address cat overpopulation; and

WHEREAS, the Board has determined that dogs must be controlled by a leash or otherwise confined when off the owner's property to protect the health, safety and welfare of the community; and

Attachment # _ 2____ Page <u>2</u> of <u>41</u>

1 WHEREAS, the Board finds that it has a responsibility to encourage best practices in 2 the sale and purchase of companion animals and that such animals should not be sold on 3 roadsides and right-of-ways; and

WHEREAS, it is necessary to amend the Ordinance to provide for consistency with 4 state law; to amend certain definitions; to delete obsolete provisions; to reduce hold times for 5 impounded animals; to provide restrictions on the redemption of animals; to remove regulations 6 7 pertaining to honeybee hives; to ensure that all animal establishments operate in conjunction 8 with zoning laws; to ensure that all dogs deemed aggressive, dangerous or vicious are walked 9 on a leash and muzzle pending any appeal; to ensure that aggressive dogs are not used as guard 10 dogs; to amend language pertaining to livestock; to amend provisions related to hearings before 11 special masters; to shorten the time in which the Division must hold an animal impounded when an owner is involuntarily unable to care for the animal; to amend regulations pertaining 12 13 to trapping animals and to make other changes necessary for the efficient operation of the 14 Division and in the best interest of the citizens and animals of the county.

15 NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY
 16 COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:

17

18 <u>SECTION 1.</u> <u>CHAPTER 4 (ANIMALS) OF THE PALM BEACH COUNTY CODE IS</u>
 19 <u>HEREBY AMENDED AS FOLLOWS:</u>

- 20 Sec. 4-2. Definitions.
- 21 ***
- 22 Adult dog or cat shall mean any dog or cat that is six (6) months of age or older
- 23 ***
- 24 <u>Commercial trapper shall mean any person or business receiving compensation for</u>
- 25 <u>trapping animals.</u>
- 26 Community cat shall mean any un-owned free-roaming cat that has been sterilized,
- 27 vaccinated against rabies, ear-tipped, implanted with an EAID and returned to field and may be
- 28 cared for by one or more residents of the immediate area who is/are known or unknown.
- 29 Community cat caregiver means a person who provides food, water and/or other care for
- 30 one or more community cats but who does not own, harbor, keep or have custody, control or
 31 charge of such cats.

3

32 ***

Attachment # _ ____ Page _ 3 ___ of __4] Ear-tipping means removing approximately a quarter-inch off the tip of a cat's left ear while the cat is anesthetized for sterilization. An Ear-tip on the left ear shall be presumptive evidence that a cat has been vaccinated against rabies, implanted with an EAID, sterilized and returned to the field.

5 ***

6 Direct control shall mean immediate and continuous physical control of an animal 7 (excluding herding dogs, dogs in the process of hunting, police dogs, dogs participating in a 8 registered field trial, obedience trial, and confirmation show and/or match) at all times such as by means of a fence, leash, cord or chain of sufficient strength to restrain the animal. When an 9 animal is specifically trained to immediately respond to oral or visual commands, direct control 10 11 shall include oral or visual control if the controlling person is at all times clearly and fully 12 within unobstructed sight and hearing of the animal, but in no case to exceed one hundred (100) 13 feet. Oral control shall at all times prevent the animal from running at large or otherwise

14 ***

Feral cat shall mean any cat that has no apparent owner or identification and is apparently
 wild, untamed, unsocialized, unmanageable and unable to be approached or handled.

- 17 <u>Free-roaming shall mean any cat found outdoors regardless of the cat's appearance</u>,
- 18 <u>behavior or ownership status</u>.
- 19 ***

Humane society shall mean an incorporated organization that has a nonprofit status with the Internal Revenue Service for which the central purpose is to provide for the protection of animals. A humane society accepts members from the public at-large and the controlling board is elected by the general membership. A humane society operates from a business facility on commercially appropriately zoned property and has advertised and set hours for public access.

25 ***

26 *Juvenile dog or cat* shall mean any dog or cat that is at least two (2) months of age but
 27 younger than four (4) months of age for the purposes of rabies vaccinations/tags.

28 ***

Owner shall mean any person, firm, corporation, organization, humane society, public or
 private nonprofit organization, harborer, or caregiver, other than a community cat caregiver,
 who owns, keeps, harbors, possesses, or has control or custody of an animal. If the person
 Attachment #_____

4

Page 4____ of 4/

1 purporting to own an animal is a minor as defined by the Florida Statutes, the minor's parent(s)

2 or legal guardian shall be deemed the owner of an animal for the purposes of this chapter.

3 ***

4 Private animal nonprofit organization shall mean an incorporated organization that has a
5 nonprofit status with the Internal Revenue Service for which the central purpose any person,
6 group or corporation which is registered as a nonprofit organization according to state law and
7 is sheltering, adopting, fostering, providing rescue or old age homes for dogs and/or <u>cats or</u>
8 <u>TNVR for cats</u>. "Rescue" shall include legally receiving dogs and/or cats from shelters or
9 owners, and providing medical or behavioral rehabilitation for placement into new homes.
10 Breeding of rescue dogs or cats is prohibited.

11 ***

Return to field shall mean return to the place of origin, the vicinity of the place of origin or,
 as a last resort, to an alternative location if all reasonable options of return to the place of origin
 <u>have been exhausted.</u>

15 ***

16 Sterilization shall mean dogs and cats rendered rendering an animal permanently incapable 17 of reproduction by surgical <u>or chemical</u> alteration, implantation of a device or other physical 18 means, or permanently incapable of reproduction because of physiological sterility, but only 19 where <u>sterilization</u> the neutered or spayed condition has been certified by a veterinarian 20 licensed in any state. <u>The term sterilization is equivalent to the term spay for female animals or</u> 21 <u>neuter for male animals.</u>

22 ***

23 <u>TNVR</u>, also known as trap, neuter, vaccinate, return, shall mean a program whereby a free 24 roaming cat is humanely trapped, spayed or neutered, implanted with an EAID, vaccinated
 25 against the threat of rabies, ear-tipped and returned to field.

5

26 ***

27 Unaltered shall mean an animal that has not been sterilized spayed or neutered.

- 28
- 29
- 30

Attachment #		2	•	
Page _	5	_of_	41	

- 1 Sec. 4-4. Dog and cat control.
- 2 (a) Dogs.

3	(1) It shall be unlawful for any dog to be off the owner's property (which property is
4	exclusive to the owner and does not include common areas) unless the dog is under the
5	restraint or control of a person by means of a chain, leash or other device such as a
6	cage, crate or vehicle in accordance with section 4-24, Animal care; manner of
7	keeping. or is sufficiently near its handler to be under his direct control and is obedient
8	to that handler's commands or is caged/crated. Dogs shall be exempted from the
9	provisions of this subsection when:
10	i. being used by law enforcement to perform law enforcement services;
11	ii. performing services as a service animal, when necessary to be off leash to
12	perform such services;
13	iii. within a public space designated for dogs to be off-leash such as a dog park
14	or public beach that allows dogs, provided the handler adheres to all rules
15	instituted for such space; or
16	iv. engaged in herding, hunting, registered field trials, obedience trials or an
17	American Kennel Club or other similarly recognized show or competition.
18	(2) It shall be unlawful for an owner to tie, chain, tether or confine by electronic/radio
19	device a dog on the owner's property within five (5) feet of public property, public
20	access, easements, common grounds or the property of another without the consent of
21	the owner of such property.
22	(b) Cats. Unsterilized cats must be confined to the owner's property. Unsterilized cats off the
23	owner's property must be restrained or confined humanely to prevent them from running at
24	large and to protect them from injury and disease.
25	(b)(c) A fine schedule for violations of this section shall be established by the board by
26	resolution. As a means to encourage more owners to sterilize dogs/eats, the following
27	additional procedure has been implemented: When a first offense citation is issued to an
28	owner of an unsterilized dog or eat for violating paragraph (a) above and/or paragraph (b)
29	herein, the division is authorized to hold the citation for fifteen (15) working days,
30	allowing time for the owner to have said <u>dog</u> animal sterilized. If proof of sterilization is

Attachment #_	2	
Page 6	of	41

1	presented to the division in this time period, the citation shall not be processed through the
2	county court system, thus waiving the citation fine for the owner. If the division is not
3	presented proof of sterilization within fifteen (15) working days, the citation will be
4	processed.

- 6 (d) Registered feral cat colonies in compliance with section 4-8, Keeping/adopting stray
 animals and maintaining feral cats, are exempt from this section.
- 7 (c) Any dog found off the owner's property in violation of this section may be impounded by
- 8 the division and held for possible redemption in accordance with section 4-12, Redemption
 9 and adoption.
- 10 (d) Any dog or cat that has bitten, attacked or threatened to bite or attack a human being or
- 11 domestic animal while off the owner's property (which property is exclusive to the owner)

12 may be impounded by the division and held for possible redemption in accordance with

- 13 section 4-12, Redemption and adoption. Such dog or cat may be removed from the owner's
- 14 property and impounded unless confined in a humane manner within a secure building or
- 15 <u>enclosure and unable to come into contact with any person(s).</u>
- 16 ***
- 17 Sec. 4-5. Animals creating nuisances.
- 18 ***
- (d) It is declared by the board that animals which bite, attack or threaten to bite human beings
 constitute a public nuisance.
- (1) Any animal which has bitten, attacked or threatened to bite or attack a human being
 while off the property of the owner may be impounded by the division. Such animal
 may be removed from the owner's property and impounded unless the animal is under
 the direct control of its owner or confined in a humane manner within a secure
 building or enclosure unable to come into contact with any person(s).
- 26 (2) Any costs incurred by the division related to any animal impoundment pursuant to this
 27 section shall be reimbursed to the division prior to release of the impounded animal.
- 28 (3) The owner of any animal impounded pursuant to paragraph (d)(1) herein shall be
- 29 mailed notice of said impoundment by certified mail or notified by personal service by

Attachment # _____ Page _____ of ____1

1	an animal control officer before the end of the following business day of the
2	impoundment, unless the owner has claimed the impounded animal.
3	(4) If the address of the owner of any animal impounded pursuant to paragraph (d)(1)
4	herein is unknown to the division, or the addressee of a certified letter mailed pursuant
5	to paragraph (d)(3) herein fails to claim an impounded animal within five (5) days of
6	the mailing of the certified letter, or receipt of personal service, the division shall
7	cause notice of the animal's impoundment to be published once in a newspaper of
8	general circulation within the county informing any concerned person of the
9	impoundment between six (6) and fifteen (15) days of the impoundment.
10	(5) If an animal impounded pursuant to paragraph (d)(1) herein is not claimed within
11	fifteen (15) calendar days from the impoundment, the impounded animal may be

- 12 disposed of in a manner according to law.
- 13 ***

14 Sec. 4-8. - Keeping/adopting stray animals and maintaining feral cats.

(a) It shall be unlawful for any person in the county to harbor, feed and/or keep any stray or
apparently lost animal unless he/she has notified the division within twenty-four (24) hours
from the time such animal came into his/her possession. Upon receiving such notice, the
division may require the person to bring the animal to the division for identification or
sheltering, if necessary. an animal control officer may take such animal and place it in the
animal shelter. It shall be unlawful for any person to refuse to surrender any such stray
animal to an authorized representative of the division upon demand of such representative.

(b) Adopting stray found animals. The division, at its sole discretion, may permit residents
 who possess a stray dog or cat and who wish to provide it a permanent home, to legally
 adopt such animal by adhering to the following procedures:

25 ***

The requirements herein must be secured within thirty (30) calendar days after the
 division approves the adoption application. Extensions may be granted by the division
 for reasonable requests. Any deviation from these adoption requirements by the

1	potential adopter will void the adoption. At its discretion, the division may refuse an
2	adoption of an animal if it is determined that the adoption is not in the best interest of
3	the animal or the health, safety and general welfare of the public. Factors to be
4	considered may include those factors set forth in section 4-12(d), Redemption and
5	adoption, of this Ordinance.
6	(c) Feral cat harborer/caregiver requirements.
7	(1) It is unlawful for any person to intentionally provide food, water, or other forms of
8	sustenance or care to a feral cat or feral cat colony/colonies unless the person has
9	registered the feral cat or cat colony/colonies with the division. Registration consists
10	of the following requirements:
11	a. Annually register each feral cat colony with the division. A notarized statement
12	from the property owner and written notification to each contiguous property
13	owner must accompany the registration form that affirms the approval of the
14	property owner to establish and maintain a feral cat colony on the named
15	property.
16	The board shall establish a fee for the registration of each colony.
17	If it is determined that a person is in violation of section (c)(1)a herein, said
18	person shall be allowed thirty (30) days from the issuance of a warning notice to
19	come into compliance. Failure to do so shall result in the issuance of a civil
20	citation and the revocation of the registration of the feral cat colony.
21	b. Assure responsibility and arrangements for feeding the cat or cat colony/colonies
22	regularly throughout the year, including weekends, holidays and vacations of the
23	"feral cat harborer/caregiver."
24	c. Sterilize all cats.
25	d. Sterilize all kittens over eight (8) weeks of age and before sixteen (16) weeks of
26	age.
27	e. Make every attempt to remove kittens from the colony by eight (8) weeks of age
28	for domestication and placement.
29	f. Remove any sick or injured cat from the colony/colonies for immediate veterinary
30	care or humane euthanasia.
	9 Attachment #
	Page <u>41</u>

1	g. Ear crop all cats on the left ear and provide either a tattoo (as specified in section
2	4-11, Dog and cat rabies/license tags) on the inside right ear or an electronic
3	animal identification device (EAID).
4	h. Vaccinate as required by law, all cats against rabies (with a three-year vaccine)
5	and any other infectious diseases as mandated by the county or state.
6	i. Maintain proof of sterilization, vaccination, tattoo and medical records for all cats.
7	These records must be provided to the division upon request.
8	(2) The division has the right to seize/remove the colony because:
9	a. Of public health and safety concerns (rabies, other zoonotic epidemics and certain
10	animal-to-animal diseases as identified by the county public health unit or the
11	county veterinary association/society);
12	b. The cats are creating a public nuisance as defined in section 4-5, Animals creating
13	nuisance; or
14	c. The "feral cat harborer/caregiver" fails to abide by these requirements.

15	
15	Sec. 4-11 Dog and cat rabies/license tags.
16	Sec. 4-11 Dog and cat rabies/license tags.
16 17	Sec. 4-11 Dog and cat rabies/license tags. (a) <i>Adult</i> <u>dDogs</u> and cats.
16 17 18	 Sec. 4-11 Dog and cat rabies/license tags. (a) Adult dDogs and cats. (1) Every person who is the owner of any adult dog six months of age or older or cat four
16 17 18 19	 Sec. 4-11 Dog and cat rabies/license tags. (a) <u>Adult dDogs and cats</u>. (1) Every person who is the owner of any adult dog six months of age or older or cat four months of age or older shall secure from the division or an authorized
16 17 18 19 20	 Sec. 4-11 Dog and cat rabies/license tags. (a) Adult dDogs and cats. (1) Every person who is the owner of any adult dog six months of age or older or cat four months of age or older shall secure from the division or an authorized veterinarian/clinic a an adult dog or cat rabies/license tag in accordance with the
16 17 18 19 20 21	 Sec. 4-11 Dog and cat rabies/license tags. (a) Adult dDogs and cats. (1) Every person who is the owner of any adult dog six months of age or older or cat four months of age or older shall secure from the division or an authorized veterinarian/clinic a an adult dog or cat rabies/license tag in accordance with the schedule in subsection (a)(6). The division shall provide suitable tags for sale through
16 17 18 19 20 21 22	 Sec. 4-11 Dog and cat rabies/license tags. (a) Adult dDogs and cats. (1) Every person who is the owner of any adult dog six months of age or older or cat four months of age or older shall secure from the division or an authorized veterinarian/clinic a an adult dog or cat rabies/license tag in accordance with the schedule in subsection (a)(6). The division shall provide suitable tags for sale through authorized veterinarians/clinics.
16 17 18 19 20 21 22 23	 Sec. 4-11 Dog and cat rabies/license tags. (a) Adult dDogs and cats. (1) Every person who is the owner of any adult dog six months of age or older or cat four months of age or older shall secure from the division or an authorized veterinarian/clinic a an adult dog or cat rabies/license tag in accordance with the schedule in subsection (a)(6). The division shall provide suitable tags for sale through authorized veterinarians/clinics. (2) No adult rabies/license tag for dogs or cats shall be issued or renewed until evidence
 16 17 18 19 20 21 22 23 24 	 Sec. 4-11 Dog and cat rabies/license tags. (a) Adult dDogs and cats. (1) Every person who is the owner of any adult dog six months of age or older or cat four months of age or older shall secure from the division or an authorized veterinarian/clinic <u>a</u> an adult dog or cat rabies/license tag <u>in accordance with the schedule in subsection (a)(6)</u>. The division shall provide suitable tags for sale through authorized veterinarians/clinics. (2) No adult-rabies/license tag for dogs or cats shall be issued or renewed until evidence of vaccination for rabies by a licensed veterinarian has been presented. Upon
 16 17 18 19 20 21 22 23 24 25 	 Sec. 4-11 Dog and cat rabies/license tags. (a) Adult dDogs and cats. (1) Every person who is the owner of any adult dog six months of age or older or cat four months of age or older shall secure from the division or an authorized veterinarian/clinic a an adult dog or cat rabies/license tag in accordance with the schedule in subsection (a)(6). The division shall provide suitable tags for sale through authorized veterinarians/clinics. (2) No adult rabies/license tag for dogs or cats shall be issued or renewed until evidence of vaccination for rabies by a licensed veterinarian has been presented. Upon vaccinating a dog or cat against rabies, authorized veterinarians/clinics shall have
 16 17 18 19 20 21 22 23 24 25 26 	 Sec. 4-11 Dog and cat rabies/license tags. (a) Adult dDogs and cats. (1) Every person who is the owner of any adult dog six months of age or older or cat four months of age or older shall secure from the division or an authorized veterinarian/clinic <u>a</u> an adult dog or cat rabies/license tag <u>in accordance with the schedule in subsection (a)(6)</u>. The division shall provide suitable tags for sale through authorized veterinarians/clinics. (2) No adult-rabies/license tag for dogs or cats shall be issued or renewed until evidence of vaccination for rabies by a licensed veterinarian has been presented. Upon vaccinating a dog or cat against rabies, authorized veterinarians/clinics shall have available for purchase by the dog or cat owner, a county rabies/license tag. The

10

Attachment #____

Page ______ of _____

- (3) Failure to secure and purchase a new license adult tag within thirty (30) calendar days 2 after the previous tag expires will result in a late penalty. The board is hereby authorized to establish by resolution the cost for the late penalty.
- 4 (4) All adult dogs shall be required to wear a valid county license tag, except as provided 5 for in Laws of Florida, Chapter 69-1432, Section 1. Any person to whom a The license tag has been issued shall cause the tag to be securely fastened about the dog's neck by 6 7 a collar, harness or other substantial device so as to be clearly visible at all times. 8 Dogs housed in a secure enclosure may be exempt from wearing the required license tag while kept in the enclosure, as long as the tag is securely fastened to a 9 10 collar/harness and that device is attached to the enclosure. Dogs participating in a 11 registered field trial, obedience trial, and confirmation conformation show and/or 12 match are not required to wear such tags during the time of the event.
- 13 (5) All adult cats, other than community cats, shall be required to: a. Wwear valid a 14 county license tag, except as provided for in Laws of Florida, Chapter 69-1432, 15 Section 1. Any person to whom a The license tag has been issued for a cat shall be 16 cause the tag to be securely fastened around about the cat's neck by a collar, harness or 17 other substantial device so as to be clearly visible at all times.; or Cats, other than community cats, may be exempt from wearing the required license tag while kept in a 18 19 secure enclosure as long as the tag is securely attached to the enclosure or while within the owner's residence as long as the tag is provided to an officer upon request. 20
- 21 -Be tattooed on the inside right ear with a number that is not to exceed six (6) 22 digits. Such number shall be tattooed at the owner's sole expense. Each number is 23 to be at least one-quarter (1/4) inch in height and be clearly visible. Such number is 24 to be provided by the owner on all official county vaccination and tag

25 certificates.; or

1

3

- 26 Be implanted with an electronic animal identification device (EAID).
- 27 (6) Every person who owns an adult dog or cat in the county shall be required to secure a 28 dog or cat rabies/license tag pursuant to the following schedule:
- 29 On or before the date a dog is six (6) months of age or cat is four (4) six (6) a. 30 months of age;

11

31 h. Within thirty (30) calendar days of acquiring a dog or cat; or

Page _//___of ___/

Attachment # 2

1	c. Within thirty (30) calendar days after a dog or cat enters the county jurisdiction
2	covered by this article.
3	***
4	(d) Schedule of fees and payments. The board is hereby authorized to establish by resolution:
5	(1) A schedule of fees for all license $tags costs$.
6	(2) A schedule of payments or handling fees to authorized veterinarians/clinics and
7	representatives who participate in the sale of dog and cat license tags.
8	(e) General license tag requirements for adult dogs and cats.
9	* * *
10	
11	Sec. 4-12 Redemption and adoption.
12	(a) <u>Cats with an identified owner and dogs.</u> All animals cats with an identified owner and
13	dogs that have been impounded shall be held for redemption by the owner for a minimum
14	of four (4) five (5) business days that the division is open for public access., except that
15	cats shall be held for redemption by the owner for a minimum of three (3) calendar days if
16	the director determines that insufficient space exists to hold such animals. Notwithstanding
16 17	- · · · · · · · · ·
	the director determines that insufficient space exists to hold such animals. Notwithstanding
17	the director determines that insufficient space exists to hold such animals. Notwithstanding the foregoing, whenever a cat with an identified owner or dog an animal is so injured or
17 18	the director determines that insufficient space exists to hold such animals. Notwithstanding the foregoing, whenever a <u>cat with an identified owner or dog</u> an animal is so injured or diseased as to appear to be suffering and it reasonably appears that such <u>cat with an</u>
17 18 19	the director determines that insufficient space exists to hold such animals. Notwithstanding the foregoing, whenever a <u>cat with an identified owner or dog</u> an animal is so injured or diseased as to appear to be suffering and it reasonably appears that such <u>cat with an</u> <u>identified owner or dog</u> an animals is imminently near death or cannot be cured or
17 18 19 20	the director determines that insufficient space exists to hold such animals. Notwithstanding the foregoing, whenever a <u>cat with an identified owner or dog</u> an animal is so injured or diseased as to appear to be suffering and it reasonably appears that such <u>cat with an</u> <u>identified owner or dog</u> an <u>animals</u> is imminently near death or cannot be cured or rendered fit for service and the division makes a reasonable and concerted, but
17 18 19 20 21	the director determines that insufficient space exists to hold such animals. Notwithstanding the foregoing, whenever a <u>cat with an identified owner or dog an animal</u> is so injured or diseased as to appear to be suffering and it reasonably appears that such <u>cat with an</u> <u>identified owner or dog an animals</u> is imminently near death or cannot be cured or rendered fit for service and the division makes a reasonable and concerted, but unsuccessful, effort to locate the owner of the <u>cat with an identified owner or dog an</u>
17 18 19 20 21 22	the director determines that insufficient space exists to hold such animals. Notwithstanding the foregoing, whenever a <u>cat with an identified owner or dog an animal</u> is so injured or diseased as to appear to be suffering and it reasonably appears that such <u>cat with an</u> <u>identified owner or dog an animals</u> is imminently near death or cannot be cured or rendered fit for service and the division makes a reasonable and concerted, but unsuccessful, effort to locate the owner of the <u>cat with an identified owner or dog an</u> animal or the owner's agent, then the division, acting in good faith and upon reasonable

12

locates the owner or the owner's agent, the division shall notify him or her of the animal's

cat with an identified owner or dog's location and condition and such person shall either

immediately redeem and provide care for the cat with an identified owner or dog an animal

or relinquish the cat with an identified owner or dog an animal to the division. The division

shall be required to attempt to contact the owner of any cat with an identified owner or dog

an animal impounded wearing a tag, exhibiting a recognizable tattoo, or implanted with an

25

26

27

28

29

30

Attachment # _ 2____

Page <u>12</u> of <u>41</u>

electronic animal identification device (EAID). Those cats with an identified owner or 1 2 dogs animals not claimed within four (4) five (5) business days (that the division is open for public access) by the owner shall become the property of the county and may be placed 3 for adoption, transferred to a humane society or private animal nonprofit organization, Δ placed in foster care or disposed of in a humane manner. Impounded cats with an identified 5 owner or dogs animals that have no tag, recognizable tattoo, EAID or other identification 6 of ownership and that are infected with a contagious disease that poses a threat to the 7 8 animals or staff at the shelter or to the public may shall be immediately humanely 9 euthanized. The provisions of this section do not apply to community cats, which are 10 addressed in section 4-35, Community cats.

11 (b) <u>Cats without identification</u>. All cats without identification such as a tag, a recognizable 12 tattoo or EAID that are impounded by the division shall be immediately processed for 13 adoption, return to field, transfer to a humane society or private animal nonprofit 14 organization or placement in foster care. All feral cats without identification shall be held 15 two (2) business days (that the division is open for public access) for the owner to reclaim 16 the cat and for re-evaluation by the division. All feral cats not reclaimed within said two 17 (2) business days may be humanely euthanized. Notwithstanding the foregoing, whenever 18 such cat is injured or diseased and appears to be suffering and it reasonably appears that 19 such cat cannot be expeditiously cured and returned to field, transferred to a humane 20 society or private animal nonprofit organization or placed in foster care, then the division, 21 acting in good faith and upon reasonable belief, may humanely euthanize the cat upon the 22 advice of a the division's veterinarian-licensed to practice in the state. Cats impounded 23 under this subsection that are infected with a contagious disease that poses a significant 24 threat to the animals or staff at the shelter or to the public may be immediately humanely 25 euthanized. Nothing in this section shall be construed to prohibit the Division from 26 humanely euthanizing any cat that is irremediably suffering.

27 (c) Impounded animals shall be released when the following conditions have been satisfied:
28 ***

(2) Rabies vaccination and license tag. No dog or cat shall be released from the division
 without a current rabies vaccination and license tag <u>unless the division's veterinarian</u>
 has determined that the vaccination would endanger the animal's health because of

Attachment # 2Page 13 of 41

1		age, infirmity, disability, illness or other medical considerations. Such animal must be
2		vaccinated against rabies as soon as its health permits., except as provided in section
3		4-11(b) herein. Notwithstanding the foregoing, community cats must be vaccinated
4		against rabies but are exempt from the requirement to obtain a license tag.
5		***
6	(d)	The division shall have the authority to approve or decline the of final approval for
7		adoption or and release of any animal in its custody or responsibility. At its discretion, the
8		division may refuse an adoption or the release of an animal if it is determined that the
9		adoption or release is not in the best interest of the animal or the health, safety and general
10		welfare of the public. Factors to be considered may include, but are not limited to the
11		following:
12		(1) Property and/or lease restrictions.
13		(2) Insufficient personal identification or address verification.
14		(3) Previous or current reported animal offenses or citations.
15		(4) Failure to fulfill requirements of previous animal adoptions.
16		(5) Number of animals presently owned.
17		(6) Conditions under which animals are to be housed.
18		(7) Disposition/temperament of animal to be adopted.
19		(8) Observations and determination of field investigator.
20		(9) Prior convictions for animal cruelty or abuse.
21		(10) Prior removal of an animal for neglect or mistreatment under Section 828.073, Florida
22		Statutes.
23		(11) Relinquishment of ownership of an animal(s) within the past year or history of
24		relinquishing ownership of animal(s) on more than one occasion.
25		(12) Outstanding fees, costs or fines owed to the division.
26	Sec	. 4-13 Adoption fees and sterilization requirements for dogs and cats.
27	(a)	The division shall be responsible for sterilizing every dog and/or cat prior to release for
28		adoption or redemption except for those dogs and/or cats that are a surgical risk or that are

14

Attachment # _ 2____ Page ___14 __of __41

- transferred to a humane society or private animal nonprofit organization that has agreed to
 have the dog/cat sterilized prior to adoption or return to field.
- 3 ****

4 Sec. 4-16. - Animal bites and quarantining; rabies control.

(a) A rabies control program, including the investigation of all reported animal bites, may be
carried out through a mutual agreement with the <u>Florida Health Department health unit</u>
using the requirements of Florida Department of Health Rules and Regulation, Chapter <u>64</u>
10 D-3, Florida Administrative Code; Laws of Florida, Chapter <u>69-1432</u> and this chapter
as a basis for enforcement and program implementation.

10 (b) Any dog or cat without a current rabies vaccination that and which has bitten, is believed 11 to have bitten or has otherwise exposed a person to rabies or is suspected of having rabies 12 as defined in Florida Department of Health Rules and Regulation, Chapter 64 10 D-3, 13 Florida Administrative Code, shall be quarantined for rabies observation. The owner of such dog or cat shall relinquish control of the dog or cat for the purpose of quarantine. The 14 animal dog or cat shall be quarantined at the owner's expense for a period of ten (10) days 15 16 from the date of the bite at the division or at an approved holding facility of a local 17 veterinarian. It shall be unlawful for any person to fail to surrender any such dog or cat for rabies quarantine. Additionally, it shall be unlawful for any person to fail to inform the 18 19 division of any such animal's dog or cats whereabouts if the owner has relinquished 20 possession of said animal dog or cat or caused said animal dog or cat to be taken from the 21 owner's premises.

22 (c) Any dog or cat with a current rabies vaccination that and which has bitten, is believed to 23 have bitten or has otherwise exposed a person to rabies as defined in Florida Department of 24 Health Rules and Regulation, Chapter 64 10 D-3, Florida Administrative Code, may be 25 quarantined at home. The division and/or the county Florida Health Department health unit 26 shall have the authority to grant or deny permission for home quarantine privilege. If at any time during the quarantine period the division determines that the owner of the animal 27 28 dog or cat is not able to sufficiently confine the animal dog or cat, the owner shall relinquish control of the animal dog or cat to the division. The animal dog or cat will be 29

Attachment #_____ Page 15 of 41

confined in the custody of the division or at an approved holding facility of a local
 veterinarian for the remainder of the quarantine period at the owner's expense.

3 (d) Any animal other than a dog or cat which has bitten, is believed to have bitten or has
4 <u>otherwise exposed a person to rabies or is suspected of rabies shall be relinquished into the</u>
5 custody of the division by the owner pending a determination of final disposition by the
6 <u>Florida Health Department county health unit.</u>

7 ***

8 (f) It shall be unlawful for any dog to bite a human being while off the owner's property or in
 9 violation of section 4-4(a)(1) hereinabove, unless the injury or damage is sustained by a
 10 person who, at the time, was unlawfully on the property or was tormenting, abusing or
 11 assaulting the dog, its owner or a family member.

(f) (g) It shall be unlawful for any person to feed or fail to take appropriate precautions to
 prevent unintentional feeding of <u>any raccoon</u> animals which have been declared by the
 board to be a high risk species for rabies.

(g) (h) The following fees shall be imposed, in amounts set forth by resolution of the board, for
 carrying out the rabies control program:

17 ***

(5) Quarantine at the division fee. Owners whose animals are quarantined at the division
 for a rabies quarantine shall be charged a quarantine fee, which shall be paid by the
 owner at the beginning for the quarantine period. The owner shall be responsible to

21 pay for any medical care provided during the quarantine period at the conclusion of
 22 the quarantine period.

(h) (i) Except as provided in subsection (h)(5), an invoice reflecting fees imposed pursuant to
this section shall be sent to the owner of the animal. Payment shall be made by the owner
within thirty (30) days of receipt of said invoice. Failure to pay within such time shall
constitute a violation of this chapter, punishable as provided in section 4-30, Violations,
civil infractions, civil penalties.

16

Attachr	nent#_	Z	,
Page _	16	_of	41

1 Sec. 4-17. - Placement and impoundment of honeybee hives.

- 2 (a) Placement of honeybee hives shall be in accordance with local zoning regulations.
- 3 (b) It shall be unlawful for any person to place or maintain honeybee hives within ten (10) feet
- 4 of the boundary line of the lot on which said hives are located.
- 5 (c) It shall be unlawful for any owner or keeper of honeybee hives to fail to provide, at all
- 6 times, an adequate water supply within twenty (20) feet of any hive.
- 7 (d) Every honeybee owner or keeper shall cause to be placed at every hive, apiary or yard
- 8 location, an identification sign specifying the bee owner's name, address and telephone
- 9 number.
- 10 (e) It shall be unlawful for a beekeeper or owner to place his/her honeybee hives on the
- 11 property of another without the property owner's consent.
- 12 (f) The division may impound any beehives if either of the following exists:
- 13 (1) When a beekeeper has placed his/her hives on the property of another without the
 14 property owner's consent; or
- 15 (2) When the beehive's location or condition poses an imminent danger to the public's
 16 health, safety and general welfare.
- 17 Any hives impounded pursuant to this section shall be held by the division for thirty (30)
- 18 calendar days. The division shall send written notification to the owner's address as posted on
- 19 the hive or colony. If no such address is posted, the division shall post a placard at the hive site
- 20 stating that the hives have been impounded. The notice shall state that the hives will be sold at
- 21 public auction if the hives are not claimed within thirty (30) calendar days.
- 22 The owner may redeem the hives within thirty (30) calendar days by payment of the
- 23 impoundment and redemption fees. These fees shall be established by the board by resolution.
- 24 All hives impounded, if not claimed within thirty (30) calendar days, will be sold at public
- 25 auction after notice of the auction is published in a newspaper of local circulation.
- 26 Sec. 4-18. Guard dogs.
- 27 ***
- 28 (i) General requirements for guard dogs.

Attachment #									
Page	_17_	_of_	41						

1 ***

2 (18)No dog that has been classified as <u>"aggressive" or</u> "dangerous" by the division shall be
3 used as a guard dog.

4

Sec. 4-19. - Evictions, <u>incarcerations jail terms</u>, community service adjudications, and other involuntary occurrences; effect on animals.

7 In cases of evictions, incarcerations, jail terms over five (5) calendar days, hospitalizations, 8 death, adjudications of hardship or the like from the Florida Department of Children and 9 Families or other such community service agencies, and/or other involuntary occurrences 10 whereby the owner of the property subject to eviction proceedings, the person to be jailed or 11 the subject of adjudication, owns any an animal is unavailable or unable to care for an animal 12 and such animal is impounded by referred to the division, the by the sheriff's office or other 13 official agency. The division shall have the authority to place the animal for adoption-such 14 animals, transfer the animal to a humane society or private animal nonprofit organization or dispose of such animals in a humane manner, when the following conditions are met: 15

(1) Prior to the division's taking any action as described herein, written notice of the
 division's intent will be provided to the owner of the animal <u>by hand delivery or by</u>
 <u>mail at the address on file with the division or at the last known address.</u>

(2) The owner of the animal shall have <u>five (5) business fifteen (15) calendar</u> days from
the date of the division's notice to make proper arrangements for the care of the
animal, be it by personal claim or otherwise. If <u>the owner does not make such</u>
<u>arrangements for the care of the animal the division does not receive notification of</u>
the owner's intent within the aforementioned time period, the <u>animal shall become the</u>
<u>property of the county.</u> division shall have the authority to carry out the actions as
<u>described herein</u>.

26 ***

27 Sec. 4-21. - Livestock.

28 (a) Livestock fences. Every owner of livestock shall erect and/or maintain a fence to contain

and confine all livestock kept or maintained on his/her premises. Such fence shall be

attachment#____ age 18 of 41

sufficiently strong and substantial so as to prevent egress of livestock. Failure to so erect and/or maintain the fence in reasonably good condition shall be deemed a violation of this chapter. The owner of livestock shall, within twenty-four (24) hours of initial warning from the division, repair or erect a fence and/or make arrangements for the placement of livestock so as to have the livestock confined. If the fence is not repaired or erected, or arrangements have not been made for the placement of livestock within the twenty-fourhour period, the owner may receive a civil citation.

8 (b) Livestock at large. Any owner of livestock who unlawfully, intentionally, knowingly or
9 negligently permits the same to run at large or stray upon any street, roadway, right-of10 way, other public area or the private property of another without consent shall be deemed
11 to be in violation of this chapter.

12 (c) Livestock impounded at the division shall be held for redemption by the owner for three 13 (3) business days. Livestock not claimed within three (3) business days (that the division is 14 open for public access) by the owner shall become the property of the county and may be 15 placed for adoption, transferred to a humane society or private animal nonprofit 16 organization, placed in foster care or disposed of in a humane manner. Authority to 17 impound livestock running at large or strays. It shall be the duty of the sheriff or his 18 deputies, or any other law enforcement officer of the county and/or the division to pick up. 19 confine, hold and impound any livestock found to be running at large or straying, to be 20 disposed of as hereinafter provided.

21 (d) Disposition of impounded livestock.

(1) Upon impounding of any livestock by the division, the division shall forthwith serve
 written notice upon the owner, advising such owner of the location or place where the
 livestock is being held and impounded, of the amount due by reason of such
 impounding and that unless such livestock be redeemed within three (3) days from the
 date thereof that the same shall be offered for sale.

27 (2) In the event the owner of such livestock is unknown or cannot be found, service upon
 28 the owner shall be obtained by once publishing a notice in a newspaper of general
 29 circulation where the livestock is impounded (holidays excluded). Such notice shall be

- 30 in substantially the following form:
- 31 "To Whom it May Concern:

Attacl	hment#_	2	.	
Page	19	_of	41	

1	You are hereby notified that the following described livestock (giving full and
2	accurate description of same, including marks and brands) is now impounded at
3	(giving location where livestock is impounded) and the amount due by reason of such
4	impounding is dollars. The above-described livestock will, unless
5	redeemed within three (3) days from date hereof, be offered for sale at public auction
6	to the highest and best qualified bidder for eash.
7	(DATE)
8	of Palm Beach County, Florida."
9	(3) Unless the impounded livestock is redeemed within three (3) days from date of notice,
10	the division shall forthwith give notice of sale thereof which shall be held not less than
11	five (5) days nor more than ten (10) days (excluding Sundays and holidays) and by
12	posting a copy of such notice at the main courthouse. Such notices of sale shall be in
13	substantially the following form:
14	"(Name of owner, if known, otherwise, To Whom it May Concern)
15	You are hereby notified that the Animal Care and Control Division will offer for sale
16	and sell at public sale to the highest and best qualified bidder for cash the following
17	described livestock (giving full and accurate description of each head of livestock) at
18	o'clockM. (the hour of sale to be between 11:00 A.M.
19	and 2:00 P.M., Eastern Time) on the day of at the
20	following place (which place shall be where the livestock is
21	impounded or at the place provided by the Board for the taking up and keeping of such
22	livestock) to satisfy a claim in the sum of for fees, expenses for feeding
23	and care and costs hereof.
24	(DATE)
25	of Palm Beach County, Florida."
26	(e) Livestock at large, fees. The fees allowed for impounding, serving notice, care and feeding,
27	advertising, personnel time and disposing of impounded animals shall be determined by
28	resolution of the board. The owner of livestock is responsible for all costs incurred and
29	payment of said costs must be made prior to the release of the impounded livestock.

tachi	ment#	2	
Page _	20	of	41

(f) Bidder requirements. Bidders are required to pre-register and pre-qualify with the division.
 The division has the authority of final approval for the auction and release of any animals
 in its custody.

4 (g) Failure to secure purchaser or insufficient funds to defray certain costs. If there be no 5 qualified bidder for such livestock at the sale aforesaid, the division shall either offer the livestock for adoption, or kill, or cause to be killed, the same and shall dispose of the 6 7 carcass thereof. If there be any money received by the division on account of the disposal, the same shall be disbursed in the manner hereinafter provided; and, if there be no ready 8 sale for the animal, the division shall forthwith offer the animal for adoption, or its carcass, 9 to a public institution of the county, state or municipality or to a private charitable 10 11 institution.

12 (h) Obligation of owner. The owner of any impounded livestock shall have the right at any 13 time before sale thereof to redeem the same by paying to the division all impounding 14 expenses, including fees, keeping charges, advertising, personnel time and other costs 15 incurred therewith. The owner shall not circumvent these requirements by obtaining the 16 animal through the auction process either directly or indirectly. The owner shall be responsible for paying the difference in cost (should there be any) between the amount that 17 18 is received for the animal at the auction and that actual amount due to the county. In the 19 event there is a dispute as to the amount of such costs and expenses, the owner may give 20 bond with sufficient sureties to be approved by the division, in an amount to be determined by the division, but not exceeding the fair cash value of such livestock, conditioned to pay 21 such costs and damages; thereafter, within ten (10) days, the owner shall institute suit in 22 equity to have the damage adjudicated by a court of equity or referred to a jury if requested 23 24 by either party to suit.

- 25 (d) (i) Equine infectious anemia/Coggins.
- 26 **
- 27

28 Sec. 4-22. - Number of animals; acreage restrictions/excess animal habitats.

29 (a) The chart set forth below prescribes the maximum number of dogs and/or cats, other than

21

30 <u>community cats</u>, per specified acreage restrictions:

.ttachr	nent#	2	, 	
°a ge	21	_of	41	

If You Have:	Less	Than	1.5	1.5	to	Less	Than	2.5	2.5	or	More
Number of Dogs and/or	Acres			Acre	es				Acre	S	
Cats:											
1—10 dogs and/or cats	Allowe	ed		Allc	wec	1			Allo	wed	
11-20 dogs and/or cats	Prohibi	ited		Allo	wec	1	- · · · · ·		Allo	wed	
21—30 dogs and/or cats	Prohibi	ited		Proł	nibit	ed	· · · · · · · · ·		Allo	wed	

1

Acreage determination excludes easements for roads or other areas that must allow public
egress and ingress. All property must be contiguous.

4 (b) References to dogs and cats only refer to dogs and cats older than <u>four (4)</u> eight (8)
5 months. There are no restrictions on the number of dogs and cats younger than <u>four (4)</u>
6 eight (8) months old that can be on the premises.

- 7 ***
- 8

9 Sec. 4-23. - Kennel, excess animal habitat, commercial breeder, pet dealer, pet shop,

10 grooming parlor, and commercial stable permits.

11 ***

12 (b) Permit procedures and requirements.

13 ***

(9) No permit shall be issued <u>without written approval from the Palm Beach County</u>
 Zoning Division or the applicable municipal zoning office to confirm that the animal
 establishment may legally operate at the proposed location. or renewed without proof

17 of a current business tax receipt issued by the county tax collector in accordance with

22

- 18 Palm Beach County Ordinance No. 72-7, as amended.
- 19 **

20 (g) Minimum general operational standards.

21 ***

Attachr	nent#	2	والتاب فترادله البقي	
Page _	220	l	41	

1	(8) Animal waste excrement shall be removed by spot cleaning regularly throughout the
2	work day. (Commercial stables refer to requirements in subsection (k)).
3	***
4	(17) No person shall maintain unsterilized dogs over six months of age or unsterilized cats
5	over four months of age together without first obtaining an appropriate breeding permit
6	from the division.
7	***
8	(h) Minimum operational standards for kennels, commercial breeders, pet dealers and excess
9	animal habitats (EAH) .
10	(1) Record keeping—Kennels, commercial breeders and excess animal habitats.
11	***
12	g. On a monthly quarterly basis, commercial breeders shall provide the division
13	with the name, address, and telephone number of the new owner of any puppy or
14	kitten placed in the county or a notice that no animal was sold during the
15	month.
16	(2) Animal housing requirements—Kennels and excess animal habitats.
17	***
18	b. Animals shall be confined and not allowed to run at large on the
19	premises, except with the written approval of the owner of the animal.when
20	housed for training and a training contract has been signed by the owner as stated
21	in subsection (h)(1)e. of this section.
22	c. Animals housed in kennels shall be separated in individual cages in the
23	following manner:
24	1. Dogs from cats.
25	2. Unsterilized males from females.
26	3. Nursing mothers with their young from all others.
27	4. Boarding dogs from registered guard dogs.
28	By special request of the owner, as noted in the record, animals from the same
29	household may be boarded together and may be allowed to interact with other
30	animals during supervised play periods. Attachment #

Page 23 of 4

1	d.	Animals having a known or suspected communicable animal-to-human
2	or anim	nal-to-animal disease shall be maintained in individual cages in an isolated
3	location	n where they cannot directly or indirectly come into contact with any other
4	animals	s or the public.
5	e.	Applicable county and state health regulations must be followed when
6	caring	for any animal harboring an animal-to-human disease.
7	f. Dogs	kenneled for a period longer than three (3) months shall be afforded
8	protect	we measures. Kennel operators shall notify the division regarding all dogs
9	maintai	ned at their kennel for longer than three (3) months and shall comply with
10	the foll	owing requirements:
11		1. Notify the division regarding all dogs maintained at their kennel for
12		longer than three (3) months.
13		24. For any dog kenneled for longer than three (3) months, the kennel
14		operator shall Aarrange for a professional behaviorist or trainer to visit
15		the dog once every three (3) months for the purpose of evaluation,
16		therapeutic or obedience training.
17		<u>3</u> 2. For any dog kenneled for longer than three (3) months, the kennel
18		operator shall have a A veterinarian examine the dog examination prior
19		to the fourth month of confinement, and every ninety (90) days
20		thereafter. Dogs not maintained on a heartworm preventative program
21		shall be given an occult heartworm test and started on preventative or
22		treated for same.
23		<u>43</u> . Each week a minimum of fifty (50) day a minimum of sixty (60)
24		minutes of for play, interaction, grooming and/or training shall be
25		provided to each dog. This may be done by volunteers, however, dogs
26		with medical conditions prohibiting play or training sessions shall be
27		excluded from this requirement upon written certification of the medical
28		condition by a licensed veterinarian.
29	***	

Attachment # 2Page 24 of 4

1	(5) Cleaning procedures for (animal enclosures) Kennels, commercial breeders, pet
2	dealers and excess animal habitats.
3	* * *
4	d. All areas containing animal enclosures shall be spot cleaned as necessary to
5	remove animal excrement waste shall be cleaned throughout the day and such
6	waste shall be properly disposed of so as not to cause a nuisance.
7	* * *
8	(6) Roadside sales. It shall be unlawful to advertise, display for commercial purposes,
9	attempt to sell or sell any dog or cat on any roadside or public right-of-way.
10	***
11	
12	Sec 4-24. Animal care; manner of keeping.
13	***
14	(l) Commercial trappers are prohibited from trapping domestic animals except for the purpose
15	of TNVR. Any person trapping an a domestic animal shall adhere to the following
16	requirements must:
17	(1) Use a humane trap;
18	(2) Provide protection from the direct rays of the sun and direct effect of wind, rain and
19	irrigation/sprinkler system;
20	(3) Provide fresh water in the trap;
21	(4) Remove the trapped animal within twenty-four (24) hours of capture. All trapped
22	dogs and cats, other than community cats addressed in subsection (5) below, shall must
23	be immediately returned to their rightful owner, or to a governmentally operated animal
24	shelter or humane society in the county. Notwithstanding the foregoing,
25	lactating/nursing cats for which no owner can be located shall be immediately released
26	at the location where the cat was trapped. For any dog or cat brought to an animal
27	shelter or humane society, the person who trapped the dog or cat shall provide the
28	address or exact location where the dog or cat was trapped; and

Attachment #	2
Page 25	_of41

1	(5) All community cats that are trapped shall be immediately released at the location
2	where the cat was trapped unless trapped for the purpose of revaccination, medical care
3	or to address a public health or safety concern as determined by the division;
4	(6)(5) Make every attempt to locate the offspring of any lactating/nursing mother. No
5	trapped animal shall be killed in any manner other than a method approved in the
6	American Veterinary Medical Association Guidelines on Euthanasia, as may be
7	amended from time to time-;
8	(7) Trapping shall occur no earlier than two (2) hours before sunset and no later than
9	two (2) hours after sunrise, and trapped animals shall be removed from any trap within
10	that period;
11	(8) Each trap shall include the name, address and telephone number of the person
12	setting the trap on the trap in letters of no less than one quarter (1/4) inch in height; and
13	(9) Any animal trapped shall be handled and transported in a humane manner.
14	***
15	
15	
15	
16	Sec. 4-27. Aggressive dogs, dangerous dogs and vicious dogs.
	Sec. 4-27. Aggressive dogs, dangerous dogs and vicious dogs. (a) Classification of dogs as aggressive and dangerous.
16	
16 17	(a) Classification of dogs as aggressive and dangerous.
16 17 18	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be
16 17 18 19	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn
16 17 18 19 20	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to
16 17 18 19 20 21	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to have a dog classified as aggressive or dangerous. In the event that any animal control
16 17 18 19 20 21 22	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to have a dog classified as aggressive or dangerous. In the event that any animal control officer has sufficient cause to believe that a dog is aggressive or dangerous and that
16 17 18 19 20 21 22 23	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to have a dog classified as aggressive or dangerous. In the event that any animal control officer has sufficient cause to believe that a dog is aggressive or dangerous and that the owner is unable or unwilling to humanely, safely and securely confine the dog, the
16 17 18 19 20 21 22 23 24	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to have a dog classified as aggressive or dangerous. In the event that any animal control officer has sufficient cause to believe that a dog is aggressive or dangerous and that the owner is unable or unwilling to humanely, safely and securely confine the dog, the officer may impound the dog pending the investigation and any appeal if deemed
 16 17 18 19 20 21 22 23 24 25 	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to have a dog classified as aggressive or dangerous. In the event that any animal control officer has sufficient cause to believe that a dog is aggressive or dangerous and that the owner is unable or unwilling to humanely, safely and securely confine the dog, the officer may impound the dog pending the investigation and any appeal if deemed necessary to protect the public. The owner shall be responsible for payment of all
 16 17 18 19 20 21 22 23 24 25 26 	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to have a dog classified as aggressive or dangerous. In the event that any animal control officer has sufficient cause to believe that a dog is aggressive or dangerous and that the owner is unable or unwilling to humanely, safely and securely confine the dog, the officer may impound the dog pending the investigation and any appeal if deemed necessary to protect the public. The owner shall be responsible for payment of all boarding costs and other fees required for the division to care for the dog pending the
 16 17 18 19 20 21 22 23 24 25 26 27 	 (a) Classification of dogs as aggressive and dangerous. (1) The division shall investigate reported incidents involving any dog that may be aggressive or dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to have a dog classified as aggressive or dangerous. In the event that any animal control officer has sufficient cause to believe that a dog is aggressive or dangerous and that the owner is unable or unwilling to humanely, safely and securely confine the dog, the officer may impound the dog pending the investigation and any appeal if deemed necessary to protect the public. The owner shall be responsible for payment of all boarding costs and other fees required for the division to care for the dog pending the outcome of the investigation and resolution of any appeal hearing related to the

Attachment #_____ Page <u>26</u> of <u>41</u>

1 dog investigation may be confined at a licensed facility approved by the division or at 2 the residence of the owner if the division is given adequate assurance by the owner that the dog can be humanely, safely, and securely confined pending the investigation 3 without posing a danger to the public. If the dog remains with the owner pending the 4 outcome of a dangerous dog investigation and resolution of any appeal hearings 5 related to the dangerous dog classification, the dog shall be at all times maintained in a 6 7 securely fenced or enclosed area to prevent the dog from escaping or coming into 8 contact with any person or domestic animal other than a person or domestic animal in 9 the immediate household of the owner. If the dog remains with the owner pending the 10 outcome of an aggressive dog investigation and resolution of any appeal hearings 11 related to the aggressive dog classification, the dog shall be at all times maintained in 12 a securely fenced or enclosed area to prevent the dog from escaping or coming into 13 contact with any domestic animal other than a domestic animal in the immediate 14 household of the owner. No dog that is the subject of an aggressive or dangerous dog 15 investigation may be relocated or ownership transferred pending the outcome of an 16 investigation or any appeal hearings related to the determination of an aggressive or 17 dangerous dog classification. The owner shall provide the division with the address of 18 where the dog will be maintained pending an investigation and any related hearings.

(2) A dog shall not be declared dangerous if the threat, injury or damage was sustained by a
person who, at the time, was unlawfully on the property or, while lawfully on the
property, was tormenting, abusing, or assaulting the dog or its owner or a <u>family</u>
<u>member person in the immediate household of the owner</u>. No dog may be declared
dangerous if the dog was protecting or defending a human being within the immediate
vicinity of the dog from an unjustified attack or assault.

25 ***

(4) After its investigation, the division shall make an initial determination as to whether
there is sufficient cause to classify the dog as aggressive or dangerous. The division
shall provide written notification of sufficient cause finding, to the owner, by
registered mail, certified hand delivery (signed receipt) or service of process. The
owner shall be afforded an opportunity for a hearing before a special master prior to a
final determination of the classification. If the owner decides to appeal the initial
determination, the owner shall file a written request with the division for a hearing

Attachment #_____ Page <u>27</u> of <u>41</u>

1 before the special master within seven (7) calendar days from the date of receipt of the 2 notification of the sufficient cause finding and if requested, the hearing shall be held as soon as possible, no sooner than five (5) calendar days and not more than twenty-one 3 (21) calendar days after receipt of the request from the owner. Said written request 4 5 must be accompanied by an appeal bond and any applicable fees for the care and boarding of said dog (due through the fifth day following the date of the request for 6 7 hearing. The appeal bond and any other applicable fees shall be established by the 8 board by resolution. The appeal bond shall be remitted to the division in the form of a 9 money order, a certified check, a cashier's check, or a bank check payable to the 10 county. The division shall provide notice of the hearing to the owner by U.S. mail, 11 electronic mail, facsimile, certified mail or certified hand delivery. If the owner after 12 seven (7) calendar days from the delivery of the "notice of intent to classify/sufficient cause notice," has not filed a written request for a hearing, the process will proceed 13 14 and the dog shall be classified as aggressive or dangerous.

*** 15

16 (6) Once a dog is classified as aggressive or dangerous, the division shall provide written 17 notification to the owner by registered mail, certified hand delivery (signed receipt) or 18 service of process. The owner may then file a written request for a hearing in the 19 county court to appeal the classification within ten (10) business days after receipt of 20 the written determination of aggressive or dangerous dog classification and must confine the dog in a securely fenced or enclosed pending resolution of the appeal. 21 22 The owner may then file a petition for certiorari in the Circuit Court of the Fifteenth 23 Judicial Circuit Court to appeal the classification within thirty (30) days after receipt of a written determination of aggressive or dangerous dog classification. If the division 24 25 allows the owner to maintain possession of the dog during a dangerous dog appeal, the 26 owner must confine the dog in a securely fenced or enclosed area to prevent the dog 27 from escaping or coming in contact with any person or domestic animal other than a 28 person or domestic animal in the immediate household of the owner, pending a resolution of the appeal. If the division allows the owner to maintain possession of the 29 30 dog during an aggressive dog appeal, the owner must confine the dog in a securely fenced or enclosed area to prevent the dog from escaping or coming in contact with 31 32 any domestic animal other than a domestic animal in the immediate household of the

28

Attachment #____2

Page <u>28</u> of <u>4</u>

owner, pending a resolution of the appeal. <u>Pending resolution of an aggressive or</u>
 <u>dangerous dog appeal, the dog shall at all times wear a muzzle when it is off the</u>
 <u>owner's property and must be restrained by a substantial leash not exceeding six (6)</u>
 feet in length and under the control of a competent person.

5 (b) Aggressive dog mandates and responsibilities. Within fourteen (14) days after a dog has 6 been classified as aggressive or an aggressive dog classification is upheld on appeal, the 7 aggressive dog shall be implanted with an approved electronic animal identification device 8 (EAID) at the owner's sole expense and the aggressive dog shall be spayed/neutered unless 9 a licensed veterinarian has examined the dog and certified in writing, that at such time 10 spaying/neutering the classified dog will endanger its health because of infirmity, 11 disability, illness or other medical consideration. However, the dog will be 12 spayed/neutered as soon as its health permits. If there is a disagreement concerning the 13 health status for sterilizing an aggressive dog, the division may have the animal care and 14 control staff/contract veterinarian examine the dog to determine its eligibility for 15 sterilization. If the disagreement cannot be resolved, the division and the owner shall agree 16 on a third veterinarian to examine the animal for sterilization eligibility. The cost of the 17 third veterinarian shall be split evenly between the division and the owner. The opinion of 18 the third veterinarian shall govern.

19 (1) Responsibilities for owner. An aggressive dog shall at all times wear a muzzle when it
20 is off the owner's property and must be restrained by a substantial chain or leash not
21 exceeding six (6) feet in length and under the control of a competent person. The
22 muzzle must be made in a manner that will not cause injury to the dog or interfere
23 with its vision or respiration but must prevent it from biting any person or domestic
24 animal. Dogs that have been classified as aggressive shall not be brought to a dog
25 park, public park or public beach that allows dogs.

26

27 (c) Dangerous dog mandates and responsibilities.

(1) Mandates for owner. Within fourteen (14) days after a dog has been classified as
 dangerous or a dangerous dog classification is upheld by the county court on appeal,
 [a]n owner of a dangerous dog shall comply with all of the following:

31

Attachment #_____ Page <u>29</u> of <u>41</u>

- (2) Responsibilities for owner.

1

2

3 While on the owner's property, a dangerous dog must be securely confined c. indoors or securely confined outdoors in an enclosed and locked structure, 4 suitable to prevent the entry of any person other than adult members of the 5 immediate household and constructed to prevent the dog from escaping. The 6 7 structure must be a minimum of eighty (80) square feethave minimum dimensions of four (4) feet by ten (10) feet. Such structure shall have secure sides and a 8 9 secure top and bottom to prevent the dog from escaping over, under or through the structure. The enclosure shall provide a humane existence for the dog and 10 11 protection from the elements.

12

13 (d) Vicious dog.

14 (3) Vicious dog classification process.

The division shall investigate any incident involving any dog that may be vicious 15 a. 16 and shall, if possible, interview the owner and require a sworn affidavit from any 17 person, animal control officer, or enforcement officer desiring to have a dog 18 classified as vicious. In the event that any animal control officer has sufficient 19 cause to believe that a dog is vicious and that the owner is unable or unwilling to 20 humanely, safely and securely confine the dog, the officer may impound the dog 21 pending the investigation and any appeal if deemed necessary to protect the 22 public. The owner shall be responsible for payment of all boarding costs and other 23 fees required for the division to care for the dog pending the outcome of the 24 investigation and resolution of any appeal. An owner's refusal to surrender a dog 25 for impoundment pending the investigation shall constitute a violation of this 26 chapter. At the discretion of the division, a dog that is the subject of a vicious dog 27 investigation may be confined at a licensed facility approved by the division or at the residence of the owner if the division is given adequate assurance by the 28 owner that the dog can be humanely, safely, and securely confined without posing 29 30 a danger to the public. If the dog remains with the owner pending the outcome of 31 a vicious dog investigation and resolution of any appeal, the dog shall be at all

30

 $\frac{2}{\text{age} 30} \text{ of } 4$

1times maintained in a securely fenced or enclosed area to prevent the dog from2escaping or coming into contact with any person or domestic animal other than a3person or domestic animal in the immediate household of the owner. No dog that4is the subject of a vicious dog investigation may be relocated or ownership5transferred pending the outcome of an investigation or any appeal of a vicious dog6classification. The owner shall provide the division with the address of where the7dog will be maintained pending an investigation and any appeal.

8 After its investigation, the division shall make an initial determination as to <u>b.</u> 9 whether there is sufficient cause to classify the dog as vicious. The division shall provide written notification of sufficient cause finding, to the owner, by registered 10 11 mail, certified hand delivery (signed receipt) or service of process. The ten (10) business day time period from date of notification, shall allow the owner to file a 12 written request for a hearing before a special master prior to a final determination 13 14 of the vicious classification. The hearing shall be held no sooner than five (5) 15 calendar days and not more than twenty-one (21) calendar days after receipt of the 16 request from the owner. The appeal bond, any applicable fees for the care and 17 boarding of said dog (due through the fifth day following the date of the request 18 for hearing) must accompany the owner's written request. The appeal bond and 19 fees shall be established by the board by resolution. The appeal bond shall be 20 remitted to the division in the form of a money order, a certified check, a cashier's 21 check, or a bank check payable to the county. The division shall provide notice of 22 the hearing to the owner by U.S. mail, electronic mail, facsimile, certified mail or 23 certified hand delivery. If the owner fails to appeal within the ten (10) business 24 day period, the dog shall be humanely euthanized.

<u>c</u>b. Once a hearing date is set, failure to appear before the special master may, at the
 special master's discretion, result in the dismissal of the hearing with prejudice. In
 such instances, the process will proceed and the dog shall be classified as vicious.
 The owner shall be responsible for payment of all boarding costs and other fees as
 may be required to humanely and safely keep the dog during any appeal
 procedure.

31

Attachment # ____ Page <u>31</u> of <u>4</u>

1 ***

(4)	Notice of appeal. The owner may then file a written request for a hearing in the county
	court to appeal the classification within ten (10) business days after receipt of the
	written determination of vicious dog classification and must confine the dog in a
	securely fenced or enclosed area pending resolution of the appeal. Pending resolution
	of the appeal, the dog shall at all times wear a muzzle when it is off the owner's
	property and must be restrained by a substantial leash not exceeding six (6) feet in
	length and under the control of a competent person. If within the thirty day period
	after written notification of the special master's decision is received, the owner files a
	petition for certiorari in the Circuit Court of the Fifteenth Judicial Circuit Court, the
	dog-must be held by the division and may not be destroyed while the appeal is
	pending.

13

14 Sec. 4-28. - Sterilization program for dogs and cats.

15 ***

16 (b) Spaying, neutering of dogs and cats.

17 (1) Every dog six (6) months of age or older and every cat four (4) months of age or older
18 within the county shall be spayed or neutered, unless proof of one of the following
19 exemptions is provided to the division: No person may own, keep, or harbor a dog or cat
20 six (6) months of age or older that has not been spayed or neutered unless such person
21 holds an unaltered license tag for each unaltered dog or cat, unless the dog or cat is
22 otherwise exempt under this article.

23 (2) An owner of an unaltered dog or cat will be allowed to maintain the unaltered animal
 24 in the county if any of the following criteria is met:

a. The dog or cat is registered with a national or international club, association, or
registry recognized by the division, and the owner certifies in writing to the
division that the animal is being used, trained, or considered for use in a show(s),
sporting competition(s), or other similar competitive event(s) held by one (1) or
more national or international clubs, associations, or registries. For a dog or cat
that is not spayed or neutered due to current use as a show or competition dog or

Attachment # _____ Page 32 of 41

cat as provided herein, the license tag fee established by the board for unsterilized dogs or cats shall apply.

1

2

- A veterinarian licensed in the state certifies in writing that the a specific dog or 3 b. cat is medically unfit to undergo the required spay or neuter procedure because of 4 a medical condition, including but not limited to age, that would be substantially 5 6 aggravated by such procedure or would likely cause the dog or cat's death. The 7 writing must state the date by which the dog or cat may be safely spayed or neutered. The division may extend the time for spaying or neutering a dog or cat 8 9 or may exempt such dog or cat from the spay/neuter requirement based upon the 10 written medical recommendation of a licensed veterinarian. For a dog or cat that 11 is not spayed or neutered due to a health condition as provided herein, the license 12 tag fee established by the board for sterilized dogs or cats shall apply. As soon as 13 the medical condition that prevents a dog or cat from being spayed or neutered 14 ceases to exist, it shall be the duty of the owner of such dog or cat to promptly 15 comply with this section.
- c. The dog is currently used by a law enforcement agency for law enforcement
 purposes. For a dog that is not spayed or neutered due to current use by a law
 enforcement agency for law enforcement purposes as provided herein, the license
 tag fee established by the board for police dogs shall apply.
- 20d. The dog or cat is a qualified guide dog or service animal as defined in section 4-221of this chapter. or is part of a recognized guide/service animal breeding program22approved by the division and is currently being bred or evaluated to produce23guide/service animals. For a dog or cat that is not spayed or neutered due to24current use as a qualified guide dog-or service animal as provided herein, the25license tag fee established by the board for such animals shall apply.
- e. The owner wishes to keep the dog or eat unsterilized and certifies in writing to the
 division that the dog or eat will not be bred or used for stud purposes unless an
 appropriate breeder permit is first obtained from the division. For a dog or eat that
 is not spayed or neutered but will not be used for breeding or stud purposes, the
 license tag fee established by the board for unsterilized animals shall apply.

Attachment #____2 Page <u>33</u> of <u>4</u>

1	f. The dog or cat is used for breeding purposes by a licensed hobby or commercial
2	breeder. For a dog or cat that is not spayed or neutered due to current use for
3	breeding purposes by a licensed hobby or commercial breeder, the license tag fee
4	established by the board for unsterilized dogs or cats shall apply.
5	g. The dog or cat is being harbored by a shelter, humane society, or private animal
6	nonprofit organization, whether public or private, whose principal purpose is
7	securing the adoption of dogs or cats or offering sanctuary for dogs or cats,
8	provided that the dog or cat is spayed or neutered prior to being placed for
9	adoption.
10	(3) A dog or cat that meets the following criteria shall be exempt from the unaltered
11	license tag requirements provided in this section:
12	a. A dog or cat temporarily harbored within this jurisdiction for less than thirty (30)
13	days within any calendar year.
14	b. The dog or cat is being harbored by a pound, shelter, humane society, or similar
15	organization, whether public or private, whose principal purpose is securing the
16	adoption of dogs or cats or offering sanctuary for dogs or cats, provided that the
17	dog or cat is spayed or neutered prior to being placed for adoption or transferred
18	by such organization.
19	c. A feral cat in a feral cat colony registered with the Division in accordance with
20	section 4-8 of this chapter and maintained in compliance with all requirements
21	provided therein. A person who registers a feral cat colony shall not have to
22	obtain an unaltered license tag for any cat in the colony provided such cat(s)
23	remain feral and the colony registration is renewed annually. Every cat in a feral
24	cat colony must be spayed/neutered as provided in section 4-8.
25	If a person owns an unaltered dog or cat that is not specifically exempted from the
26	requirements provided herein, such person shall obtain an unaltered license tag for
27	the dog or cat, and if such person intends to use any such unaltered dog or cat for
28	breeding or studding purposes, a hobby breeder permit, kennel permit, or other
29	applicable permit issued under this chapter is required in addition to an unaltered
30	license tag for each dog or eat.
	···· · · · · · · · · · · · · · · · · ·

Attach	ment#		2	
Page_	34	_of_	41	

1 (c) Unaltered dog/cat license requirements.

2	(1) An owner of an unaltered dog or cat six (6) months of age or older must obtain an
3	annual unaltered license tag for the dog or cat. The division will issue an unaltered
4	license tag if the owner complies with the requirements set forth in this section, pays
5	the license tag fee established by the board, and signs a written statement certifying
6	that the dog or cat will not be used for breeding or stud purposes unless an appropriate
7	permit is first obtained from the division. The board is hereby authorized to establish
8	by resolution a schedule of fees for all license tags, late fees for failure to timely
9	renew, and fines for failure to comply with such requirements.
10	(2) An unaltered license tag is valid for a period of twelve (12) months.
11	(3) Every person who owns an adult unaltered dog or cat in the county shall be required to
12	secure an unaltered license tag pursuant to the following schedule:
13	a. On or before the date the dog or cat is six (6) months of age; or
14	b. Within thirty (30) calendar days of acquiring a dog or cat; or
15	e. Within thirty (30) calendar days after a dog or cat enters the jurisdiction covered
16	by this chapter.
17	(4) The address of the owner shall be presumed to be the residence of the dog or cat. All
18	changes of address must be reported to the division within thirty (30) calendar days
19	following such change.
20	(5) Any change of ownership of any dog or cat, be it by sale, transfer or otherwise, shall
21	be reported in writing to the division by the new owner within thirty (30) calendar
22	days after ownership changes.
23	(6) Any person who fails to pay an unaltered license tag fee when it is due shall, in
24	addition to paying any past due license fees, also pay a late penalty.
25	(d) License denial or revocation and appeal process. If an unaltered license tag has been
26	denied or revoked by the division, a person may appeal such action by the division by
27	following the appeal process provided in section 29(f) of this chapter.
28	(e) <i>Counterfeiting or destroying a license tag.</i> It shall be a violation of this division to
29	counterfeit a license tag, to maliciously destroy a license tag or to fraudulently obtain a
30	license tag.

schment #_____ Page 35 of 4

2 Sec. 4-29. - Hobby breeder permits.

3 (a) Hobby breeder permits.

4	(1) No person shall breed a dog or cat or offer a dog or cat for breeding or stud purposes
5	without first obtaining an appropriate breeding permit issued by the division. No person
6	shall maintain unsterilized dogs over six (6) months of age or unsterilized cats over four
7	(4) months of age together without first obtaining an appropriate breeding permit from the
8	division. The cost of the permit and other related fees shall be established by the board by
9	resolution.
10	(2) Hobby breeders shall:
11	***
12	e. On a quarterly basis, the name, address, and telephone number of the new owner
13	of any dog, cat, puppy or kitten placed in the county or a notice that no animal
14	was sold during the quarter shall be provided to the division;
15	***
16	(d) Violations.
17	***
18	(5) It shall be a violation of this section to advertise, display, attempt to sell or sell
19	any dog or cat on any roadside or public right-of-way.
20	
21	***
22	Sec. 4.30 Animal care and control enables at a line i
22	<u>Sec. 4-30 Animal care and control special master hearings.</u>
23	(a) The board of county commissioners shall appoint special masters who shall make
24	decisions relating to any hearings that have been initiated as provided in this chapter.
25	Special masters shall have the qualifications as specified in and shall be appointed in
26	accordance with Article 2, Palm Beach County Unified Land Development Code, as
27	amended.
28	*** Attachment #

36

Attach	ment#	2		
Page _	36	_of_	41	

1	(i)	Except as provided in section 27 with regard to aggressive, dangerous and vicious dogs,
2		(a)ny person may appeal a final order of a special master within thirty (30) days by filing a
3		petition for writ of certiorari in the Circuit Court of the Fifteenth Judicial Circuit Court.
4	***	
5		
6	Sec	. 4-32 Violations, civil infractions, civil penalties.
7	***	
8	(d)	The county clerk shall:
	(-)	
9		(1) <u>Aaccept</u> designated fines and issue receipts therefore.
10		(2) Provide a uniform citation form serially numbered for notifying alleged violators to
11		appear and answer to charges of violation of this chapter. Such citation forms shall be
12		issued to and receipted by the division.
13	***	
14	(h)	All fines collected as a result of said citations (except those fines collected as a result of
15		citations issued by municipal employees pursuant to subsection (n) herein, which shall be
16		remitted by the clerk of the court directly to the municipality issuing the citation) shall be
17		paid into the county treasury and deposited into the general fund for animal care and
18		control revenue. Pursuant to Florida Statutes, §§ 938.01, 938.17 and 938.19, mandatory
19		costs shall be assessed against every person convicted of a violation of this chapter.
20		Pursuant to Florida Statute § 828.27, a five dollar (\$5.00) surcharge shall be assessed
21		against every person convicted of a violation of this chapter.
22	***	
23	<u>SE</u>	CTION 2. SEC. 4-35 IS ADDED AS FOLLOWS:
24	Sec.	4-35. Community Cats.
25	<u>(a)</u>	The board establishes the following community cat requirements:
26		(1) All community cats must be cared for on the private property of the caregiver or
27		with permission of the property owner or property manager.

	Attach	ment#	2		
37	Page_	37	of	41	

- 1 (2) All community cat caregivers shall have all un-owned free-roaming cats within their
- 2 care sterilized, implanted with a EAID, vaccinated against rabies, and ear- tipped for

3 <u>easy identification.</u>

- 4 (3) All community cat caregivers are required to provide certain necessities to each
- 5 <u>community cat under his/her care on a regular/ongoing basis, including, but not limited</u>
- 6 to, proper nutrition, adequate quantities of visibly clean and fresh water and medical
- 7 care as needed. If medical care is unavailable or too expensive, the community cat
- 8 <u>caregiver must not allow the cat to suffer. Dumping on the ground or dispensing large</u>
- 9 quantities of food more than will be immediately eaten by the community cats present is
- 10 prohibited. Feeding areas must be maintained in a clean and sanitary condition.
- (4) Community cat caregivers shall make reasonable attempts to remove young kittens
 from the field for domestication.
- 13 (b) A person returning a community cat to field must provide the Division with the cat's EAID
- 14 <u>number and any other information upon request by the Division.</u>
- 15 (c) Community cats meeting the requirements of this section are exempt from the license tag
- 16 requirements of section 4-11, Dog and cat rabies/license tags.
- 17 (d) The Division has the right to remove or authorize the removal of any free-roaming cat or
- 18 community cat because of immediate public health or safety concerns.
- 19 (e) No community cat shall be released at any governmentally owned or managed park, natural
- 20 area, area deemed as environmentally sensitive land or on any easement adjacent to such lands
- 21 <u>without approval from the applicable governmental entity.</u>
- 22 (f) Healthy community cats that have been impounded at the division may be immediately
- 23 returned to field, released to a caregiver or adopted. Notwithstanding the foregoing, whenever
- 24 such cat is visibly injured or diseased and appears to be suffering and it reasonably appears that
- 25 such cat cannot be expeditiously cured and returned to field, transferred to a humane society or
- 26 private animal nonprofit organization or placed in foster care, then the division, acting in good
- 27 faith and upon reasonable belief, may humanely euthanize the cat upon the advice of the

38

- 28 division's veterinarian.
- 29

30 SECTION 3. SEC. 4-36 IS ADDED AS FOLLOWS:

31 Sec. 4-36. Electronic animal identification device implantation (EAID) for all cats.

Attachme	nt#	2	
Page	8_0	f_4	<u> </u>

- 1 (a) All cats four (4) months of age or older shall be implanted with an EAID, unless a
- 2 veterinarian licensed in the state certifies in writing that a specific cat is medically unfit to
- 3 <u>be implanted with an EAID because of a medical condition, including but not limited to</u>
- 4 age, that would be substantially aggravated by such procedure or would likely cause the
- 5 <u>cat's death. The writing must state the date by which the cat may be safely implanted with</u>
- 6 an EAID. The division may extend the time for implanting the cat with an EAID or may
- 7 exempt such cat from the requirement based upon the written medical recommendation of
- 8 <u>a licensed veterinarian. As soon as the medical condition that prevents a cat from being</u>
- 9 implanted with an EAID ceases to exist, it shall be the duty of the owner of such cat to
- 10 promptly comply with this section.
- 11 (b) The owner of every cat shall keep his/her contact information associated with the EAID up
- 12 to date with the division.
- 13 (c) EAID's for community cats may be registered to a humane society, private animal nonprofit
- 14 <u>or individual.</u>
- 15

16 SECTION 2. REPEAL OF LAWS IN CONFLICT:

- 17 All local laws and ordinances in conflict with any provisions of this Ordinance are18 hereby repealed to the extent of such conflict.
- 19

20 SECTION 3. SAVINGS CLAUSE:

Notwithstanding anything herein to the contrary, all provisions of Palm Beach County
Ordinance No. 98-22, as amended by Ordinances 2001-065, 2003-29, 2005-44, 2008-004,
2009-019 and 2011-005 and all licenses, permits, enforcement orders, and ongoing
enforcement actions issued thereunder are specifically preserved and remain in full force and
effect.

26

27 SECTION 4. SEVERABILITY:

If any section, paragraph, sentence, clause, phrase, or word of this Ordinance is for any reason held by a Court of competent jurisdiction to be unconstitutional, inoperative, or void, such holding shall not affect the remainder of this Ordinance.

39

Attach	ment#_	r	2	
Page_	39	_of	41	

1	SECTION 5. INCLUSION IN THE CODE	OF LAWS AND ORDINANCES:		
2	The provisions of this Ordinance shall	l become and be made a part of the Palm Beach		
3	County Code. The sections of this Ordinance may be renumbered or relettered to accomplish			
4	such, and the word ordinance may be changed	to section, article, or other appropriate word.		
5				
6	SECTION 6. ENFORCEMENT:			
7	This Ordinance is enforceable by all r	neans provided by law. Additionally, the County		
8	may choose to enforce this Ordinance by see	king injunctive relief in the Circuit Court of Palm		
9	Beach County.			
10				
11	SECTION 7. PENALTY:			
12	Any violation of any portion of this Or	dinance shall be punishable as provided by law.		
13				
14	SECTION 8. CAPTIONS:			
15	The captions, section headings, and se	ection designations used in this Ordinance are for		
16	convenience only and shall have no effect	on the interpretation of the provisions of this		
17	Ordinance.			
18				
19	SECTION 9. EFFECTIVE DATE:			
20 21 22	The provisions of this Ordinance shall become State.	me effective upon filing with the Department of		
23	APPROVED and ADOPTED by the	Board of County Commissioners of Palm Beach		
24	County, Florida, on this the day of	, 2015.		
25 26 27		PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS		
28 29	By: H Deputy Clerk	by: Shelley Vana, Mayor		
30 31	Deputy Clerk	Shelley Vana, Mayor		
32 33				
34 35 36	APPROVED AS TO FORM AND LEGAL SUFFICIENCY			
37 38	By: County Attorney			
39 40	County Attorney	Attachment #		
41 42				
		age <u>40</u> of <u>41</u>		

1	EFFECTIVE DATE:	Filed with the Department of State on the day of)f
2	, 20		

Attach	ment#	 2	
Page _		41	