1	CITY OF SANTA FE, NEW MEXICO
2	BILL NO. 2014-1
3	INTRODUCED BY:
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5	Councilor Patti Bushee
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10	AN ORDINANCE
11	AMENDING VARIOUS PROVISIONS OF THE CITY OF SANTA FE ANIMAL SERVICES
12	ORDINANCE, CHAPTER 5 SFCC 1987.
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14	BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF SANTA FE:
15	Section 1. Section 5-1 SFCC 1987 (Ordained as Code 1973, §4-1, as amended) is
16	amended to read:
17	5-1 SHORT TITLE; PURPOSE.
18	A. This section may be cited as the "Animal Services Ordinance".
19	B. It is the intent of the governing body that this chapter will protect animals from
20	cruelty, neglect and abuse; protect residents from annoyance and injury, assist in providing housing
21	for animals in a control center, finance and support the functions of licensing and recovery, and to
22	establish regulations for the neutering of animals. The neutering of animals is necessary to eliminate
23	the excessive number of unwanted animals, thereby reducing the number of animals that must be
24	euthanized each year.
25	Section 2. Section 5-2 SFCC 1987 (Ordained as Code 1973, § 4-2, as amended) is

1	amended to read:			
2	5-2 DEFINITIONS.			
3	As used in this chapter:			
4	Administrator means the person responsible for the operations of the animal services division.			
5	Animal means any vertebrate member of the animal kingdom excluding human beings.			
6	Animal services center means the facility maintained and operated pursuant to the provisions			
7	of this chapter.			
8	Animal services officer means an employee of the city, designated as such by the [director]			
9	administrator, who has the authority of a peace officer to issue citations for violations of this chapter			
10	and performs such other duties relating to animal services as prescribed by the city manager.			
11	Anti-escape provision means any housing, fencing or device which a guard dog cannot go			
12	over, under, through or around.			
13	Bite means an actual puncture or tear of the skin inflicted by the teeth of an animal.			
14	Breeder means any person involved in controlled breeding of animals except those			
15	complying with Section 5-9.5 SFCC 1987 for litter fees. Breeders are subject to the professional			
16	animal care permit requirements set forth in Section 5-6.2 SFCC 1987.			
17	Commercial property means:			
18	A. A portion of land, buildings, or land and buildings in the city, zoned for, or			
19	utilized for commercial or business uses, including temporary sites; and			
20	B. Any vehicle utilized for commercial or business purposes in the city.			
21	Cruelty means an overt act committed with the intent to harm or needlessly kill an animal or			
22	committed out of depraved indifference for the animal's wellbeing, including but not limited to			
23	torture, maiming, beating or otherwise committing violence that causes injury or death.			
24	Dangerous animal means:			
25	A. An animal which, when unprovoked, engages in behavior that requires a			
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1	defensive action by a person to prevent great bodily harm to a person or domesticated animal			
2	provided that the person or the second animal are not on the premises of the owner or person			
3	having custody of the first animal; or			
4	B. An animal which, when unprovoked, injures a person but the injury does not			
5	result in great bodily harm; or			
6	C. An animal which, because of its poisonous bite or sting, constitutes a			
7	significant hazard to the public.			
8	[Director means the executive director of animal services.]			
9 -	Dog park means an official city designated park or portion thereof where dogs can exercise			
10	and run off leash in a safe, secure environment within the established limits and boundaries of an			
11	official city designated dog park.			
12	Establishment means a place of business together with its grounds and equipment.			
13	Feces means excrement and other waste matter discharged from the bowels of an animal.			
14	Great bodily harm means an injury to a person or domesticated animal which creates a high			
15	probability of death or which causes serious disfigurement or which results in permanent or			
16	protracted loss or impairment of the function of any member or organ of the body.			
17	Grooming parlor means any establishment, or part thereof, or premises maintained for the			
18	purpose of offering animals [cosmetological] cosmetic services for profit.			
19	Guard dog means any dog that is utilized to protect commercial property, as defined above.			
20	Guard dog site means [a] any premises utilizing a guard dog, and which has a current guard			
21	dog permit.			
22	Handler means a person who trains dogs for socialization or dog shows or trials or a security			
23	person capable of controlling guard dogs.			
24	Handler breeder or hobby breeder means any person involved in controlled breeding of			
25	animals which are approved by a nationally recognized animal breeding organization, and are eligible			
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to be so registered. Animals under the age of three (3) months are not required to be registered. 1 Handler breeders or hobby breeders are subject to the professional animal permit requirements. 2 3 Heat or season means a regularly recurring state of estrus during which the female animal is 4 capable of attracting or accepting the male for breeding or is capable of conceiving. 5 Hybrid means an animal created by breeding animals of different species. For purposes of this article, it includes, but is not limited to, the hybrid offspring of domesticated dogs and wolves, or 6 7 domesticated dogs and coyotes. 8 Impound means to take-up and confine an animal in a humane manner. Inspection officer means an animal services officer and is authorized by ordinance to conduct 9 10 inspectorial searches. Inspection order means an order issued by a municipal or district court judge. 11 Inspectorial search means an entry into and examination of premises for the purpose of 12 ascertaining the existence or nonexistence of conditions dangerous to health or safety or 13 otherwise relevant to the public interest, in accordance with inspection prescribed by this chapter 14 15 enacted for the promotion of public well-being. Kennel means any commercial establishment or premises where ten (10) or more dogs or 16 cats, over three (3) months of age, are boarded, kept or maintained for any purpose whatsoever, with 17 18 the exception of state-inspected veterinary hospitals and shelters. Licensed veterinarian means a person with a doctor of veterinary medicine degree, licensed 19 20 to practice in the state. 21 Livestock means cattle, horses, mules, donkeys, swine, sheep or goats. Nuisance means, but is not limited to defecation, urination, disturbing the peace, emitting noxious or 22 offensive odors or otherwise endangering or offending the well-being of the inhabitants of the city. 23 Neglect means an overt act involving failure to provide for animal health or safety, including 24 but not limited to failure to provide adequate food, water, shelter, exercise, or necessary veterinary 25 4

1 care to an animal or to adequately confine an animal in a manner appropriate to its species, breed, age 2 and condition.

Nuisance means, but is not limited to defecation, urination, disturbing the peace, emitting noxious or offensive odors or otherwise endangering or offending the well-being of the inhabitants of the city.

Owner of animal means a person who owns, harbors or keeps, or knowingly permits an 7 animal to be harbored or kept, or has an animal in his care, or who permits an animal to remain on or 8 about his premises.

9 Person means any individual, household, firm, partnership, corporation, company, society, 10 association, and every officer, agent or employee thereof.

11 Person in charge means for the purpose of inspection, the individual present in an 12 establishment who is the apparent supervisor of the establishment at the time of inspection. If no 13 individual is the apparent supervisor, then any employee present shall be considered the person in 14 charge.

15 Pet shop means any commercial establishment or premises or part thereof maintained for the 16 purchase, sale, exchange [or hire] of animals of any type, except that the term shall not include 17 livestock auctions.

18 *Playground* means an area where outdoor equipment is placed for children to play on, athletic 19 fields such as baseball, football, soccer fields, handball courts, tennis courts, skateboard parks, etc.

Police dog means any dog owned by a public agency and used in law enforcement activities 20 21 under the direction of a handler.

Premises means a parcel of land and the structures thereon.

Quarantine means to detain or isolate an animal suspected of having a contagious disease.

24 Restraint means:

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Confinement within the real property limits of an animal owner where the Α.

1	animal is secured by a leash or lead or is otherwise under the control of a responsible person;			
2	or			
3	B. Confinement within a vehicle in a manner that prevents an animal from			
4	escaping.			
5	Running at large means not to be confined within a building, shelter, walled or fenced area or			
6	secured by a leash, rope, chain or other restraining device, unless under the direct control of the			
7	owner/handler or keeper.			
8	Service animal means [any animal trained to assist mobility impaired, blind, or deaf people or			
9	trained for and actively employed by a police department] a dog or miniature horse that is			
10	individually trained to do work or perform tasks for a person with a disability.			
11	Shelter means any establishment owned and operated by a non-profit humane organization			
12	licensed to do business in the state.			
13	Stray animal means any animal found running at large beyond the boundaries of the premises			
14	of the owner except within the established limits and boundaries of an official city designated dog			
15	park.			
16	Trolley system means a method to confine a dog by tethering the dog to a cable that is ten feet			
17	or longer with a free moving pulley device attached that will allow the lead to roll across it,			
18	permitting maximum space for a single dog to move around. See illustration of a trolley system,			
19	attached to this Chapter as Exhibit A.			
20	Unaltered means not neutered or spayed.			
21	Vaccination means protection provided against rabies by inoculation with anti-rabies vaccine			
22	recognized and approved by the state.			
23	Vicious animal means an animal which kills or causes great bodily harm. It does not include			
24	an animal that bites, attacks or injures a person or second animal, which is unlawfully upon the			
25	premises of the owner or person having custody of the first animal. Any animal that has previously			
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been found to be a dangerous animal may thereafter be deemed vicious upon a second or subsequent
 offense.

Wild or *exotic animal* means any animal not normally considered domesticated and shall include, but not limited to:

A. Class reptilia; order phidia, such as racers, boas, water snakes and pythons, and order loricata, such as alligators, caymans and crocodiles;

B. The following members of the class aves; order falconiforms, such as hawks, eagles and vultures, and subdivision ratitae, such as ostriches, rheas, cassowaries and emus; and

C. Class mammalia; order carnivora; family felidae, such as ocelots, margays, tigers, jaguars, leopards and cougars, except commonly accepted domesticated cats; the family canidae, such as wolves, dingos, coyotes and jackals, except commonly accepted domesticated dogs, family mustelidae, such as weasels, martins, mink, badgers, except ferrets, family procynnidae, such as raccoons; family ursidae, such as bears; and order marsupialia, such as kangaroos and common opossums; order edentata, such as sloths, anteaters and armadillos; order proboscidea, such as elephants; order primata, such as monkeys, chimpanzees and gorillas; order rodenta, such as porcupines; and order ungulata, such as antelope, deer, bison and camels.

D. Hybrids.

20 Section 3. Subsection 5-3.1 SFCC 1987 (being ordained as Code 1973, § 4-3, as 21 amended) is amended to read:

5-3.1 Administration of Chapter.

The [director] administrator is responsible for the administration of this chapter. Reasonable rules and regulations shall be prescribed by the [director] administrator to carry out the intent and purpose of the Animal Services Chapter. The [director] administrator may delegate authority to his

duly appointed animal services officers as he/she deems expedient to carry out the provisions of this 1 2 chapter.

Subsection 5-3.2 SFCC 1987 (being ordained as Code 1973, § 4-4, as Section 4. amended) is amended to read: 4

> Animal Services Officers to Issue Citations. 5-3.2

The city police, the [director] administrator and animal services officers have the authority to 6 issue citations for violations of this chapter and to perform such other duties as are prescribed by the 7 city manager. An animal services officer shall wear a uniform, and a badge, and a name tag 8 identifying him/her as an animal services officer. The badge shall be returned to the [director] 9 administrator upon the termination of his employment. 10

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Subsection 5-4.2 SFCC 1987 (being ordained as Code 1973, §4-8, as Section 5. amended) is amended to read:

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5-4.2 Hours of Business.

The animal services center shall be kept open to the public for the transaction of business 14 during the hours set by the [director] administrator. 15

Subsection 5-5.1 SFCC 1987 (being ordained as Code 1973, §4-11, as 16 Section 6. 17 amended) is amended to read:

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Rabies Vaccinations. 5-5.1

It is the duty of all persons owning or keeping a dog, cat, ferret or dog hybrid over 19 Α. the age of three (3) months to have such animals vaccinated against rabies unless the pet owner 20 obtains written verification from a licensed veterinarian that the animal should not be vaccinated for 21 health reasons. The rabies vaccination shall be given in an amount sufficient to provide immunity 22 from rabies for three (3) years and shall be administered by a licensed veterinarian. A certificate from 23 a licensed veterinarian shall be evidence of vaccination. 24

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The veterinarian administering anti-rabies vaccine to any animal shall issue to the

owner or keeper of the animal a numbered vaccination certificate. The certificate shall contain the
 name and address of the owner or keeper of the animal, a description of the animal vaccinated, the
 date of vaccination and the expiration date of the period of immunity.

C. It is unlawful for the owner or keeper of any dog, cat or ferret to fail to exhibit its certificate of vaccination upon demand by the [director] administrator or by any animal services officer.

Section 7. Subsection 5-5.3 SFCC 1987 (being ordained as Code 1973, §4-13, as
amended) is amended to read:

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5-5.3 Biting Dogs or Other Biting Animals.

A. The owner of an animal that bites a person, and a person bitten by an animal, shall report that occurrence to the animal services center and to the state health and environment department within twenty-four (24) hours. The owner of an animal that bites a person shall surrender the animal to the animal services center if the [director] administrator deems it necessary to impound the animal for a period of observation.

B. A physician who renders professional treatment to a person bitten by an animal shall report that fact to the animal services center and to the state health and environment department within twenty-four (24) hours of his first professional attendance. The physician shall report the name, sex and address of the person bitten, as well as the type and location of the bite. The physician shall give the name and address of the owner of the animal that inflicted the bite, if known, and any other facts or details that may assist the [director] administrator in ascertaining the immunization status of the animal.

C. An animal that bites a person shall be confined securely at a place for a period of time deemed necessary by the [director] administrator. The owner of the animal shall bear the cost of confinement. The [director] administrator may consent to confinement on the owner's premises but only if the animal had a current rables vaccination at the time the bite was inflicted. The premises 1 where the home confinement is to occur shall be inspected and approved for such purposes by an 2 animal services officer. The owner of the animal shall be required to enter into an indemnity 3 agreement on a form approved and prescribed by the [director] administrator before consent may be 4 given for such home confinement.

5 D. A person who has custody of an animal that has bitten a person shall immediately 6 notify the [director] administrator if the animal shows any signs of sickness, abnormal behavior, or if 7 the animal escapes confinement. If the animal dies while it is in confinement, the person having 8 custody of the animal shall notify the [director] administrator or an animal services officer and 9 relinquish any claims to the animal.

10Section 8.Subsection 5-5.4 SFCC 1987 (being ordained as Code 1973, §4-14, as11amended) is amended to read:

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5-5.4 Restraint of Animals.

A. Voice command is not an acceptable form of restraint.

B. Except for city permitted events that allow for animals to be present, [Animals] animals which are not service animals shall not be allowed upon playgrounds or upon the grounds of swimming pools, or within a building, any of which are owned, operated or maintained by the city, nor shall they be allowed upon the premises of public schools, preschool through high school unless permission is obtained from the school official. All animals which are not service animals shall be prohibited in Cathedral Park.

C. Animals shall not be allowed upon a public street, alley, [or way or other] easement city property or other place open to the public or upon any property other than that of the owner of the animal unless properly restrained. Dogs shall be on a secure leash no longer than eight feet (8') in length and under the immediate effective physical control of the person having custody thereof. The person having custody shall be a person of such age and maturity to be reasonably responsible therefor. A person inside an enclosed structure shall not be considered to be in the physical control of a dog not in the enclosed structure. The provisions of this paragraph do not apply when an animal is
participating in a bona fide animal show or training program which has been authorized by the animal
services division or is in a city park designated by the governing body as an exercise ground for dogs.
The provisions also do not apply to police canine units unleashed while on public property while
acting in a law enforcement activity.

D. Animals located upon the property of the owner of the animal shall be restrained in
such a manner as to secure the animal, <u>using devices</u> such as a [rope, chain, cable] trolley system,
kennel, invisible fencing, or inescapable walled or fenced area. Voice command is not an acceptable
form of restraint. The animal shall be restrained in such a way as to prevent the animal from reaching
outside the perimeter of the property.

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E. Animals shall not be carried in or upon any vehicle in a cruel, inhumane or unsafe manner. An animal carried in the bed of a truck shall be crated or restrained upon a non-metal mat so it cannot fall or jump from the truck or be strangled.

F. A [rope, chain, or other device] trolley system may be used to restrain an animal
upon the owner's property, provided the following criteria are met:

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(1) The device shall be affixed to the animal by use of a non-abrasive, comfortably fitted collar or harness.

(2) The device shall be at least twelve feet (12') long unless such length would allow the animal to reach outside the owner's property, in which case it shall be no less than eight feet (8') long and elevated four (4) to seven (7) feet off the ground. The device shall be fastened so the animal can sit, walk and lie down comfortably and shall be unobstructed by objects that may cause the device or animal to become entangled or strangled.

23 (3) The animal shall have easy access to adequate shade, shelter, food and
24 potable water.

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(4)

The area where the animal is confined shall be kept free of garbage and other

1	debris that might endanger the animal's health or safety. Feces shall be cleaned up regularly,			
2	but no less frequently than twice weekly.			
3	(5) The area where the animal is confined shall be kept free of insect infestations			
4	such as ant hills, wasp nests, or flea, tick and maggot infestations.			
5	Section 9. Subsection 5-5.5 SFCC 1987 (being ordained as Code 1973, §4-15, as			
6	amended) is amended to read:			
7	5-5.5 Confinement During Estrus (Heat).			
8	Any female animal in the stage of estrus (heat) shall be confined to a well-ventilated building,			
9	escape-proof kennel or a boarding facility so that contact with a male animal will be prevented except			
10	for intentional breeding purpose, with required permits. Owners who do not comply with this section			
11	may be required upon direction of an animal services officer to place such animal in a boarding			
12	kennel or veterinary hospital at the owner's expense.			
13	Section 10. Section 5-6 SFCC 1987 (being ordained as Code 1973, Art. V, Ch. 4) is			
14	amended to read:			
15	5-6 [KENNELS, GROOMING PARLORS, PET SHOPS AND SHELTERS.]			
16	PROFESSIONAL ANIMAL CARE			
17	5-6.1 Purpose.			
18	The city declares it to be conducive to the promotion of the health and general welfare of the			
19	inhabitants of the city to require a professional animal care permit to operate a kennel, grooming			
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20	parlor, pet shop, animal training, dog walking or animal sitting business or shelter, and to impose			
21	certain regulations and inspection fees on those engaged in operating, maintaining or owning [a			
21	certain regulations and inspection fees on those engaged in operating, maintaining or owning [a			
21 22	certain regulations and inspection fees on those engaged in operating, maintaining or owning [a kennel, grooming parlor, pet shop or shelter] such professional animal care entities.			
21 22 23	certain regulations and inspection fees on those engaged in operating, maintaining or owning [a kennel, grooming parlor, pet shop or shelter] such professional animal care entities. Section 11. Subsection 5-6.2 SFCC 1987 (being Code 1973, §4-17, as amended) is			

A. Breeders and persons operating kennels, grooming parlors, pet shops <u>animal training</u>, dog walking or animal sitting businesses or shelters shall obtain a professional animal care permit from the [director] administrator. It shall be unlawful to operate a breeder or a kennel, grooming parlor, pet shop, <u>animal training</u>, dog walking or <u>animal sitting business</u> or shelter without a current valid professional animal care permit. A current city business license shall be presented at the time of application for a professional animal care permit.

When a permit is applied for, an inspection of the breeders location or the kennel, 7 B. grooming parlor, pet shop animal training, dog walking or animal sitting business or shelter shall be 8 conducted by the [director] administrator to determine compliance with this chapter. If inspection 9 reveals that the [premises comply] operation complies with the law and regulations, a professional 10 animal care permit will be issued. The permit is only valid for the approved [premises] operation. 11 Permittees who keep animals confined, shall, at the option of the permittee, be exempt from the 12 animal license requirements of this chapter and will not be issued any license tags unless the required 13 14 animal license fee is paid.

C. A permit is issued to a person for use at a single location. A valid permit shall be posted in a conspicuous place in every kennel, grooming parlor, pet shop, <u>animal training</u>, dog walking or animal sitting business, shelter, or breeder's <u>business</u> location.

D. A breeder shall not advertise, sell, barter, exchange or give away any dog or cat within the municipal boundaries unless the professional animal care permit fee is paid. Any advertisement for the sale, barter, exchange or give away shall include the permit fee receipt number. A breeder shall furnish the permit fee receipt number to any prospective recipient requesting the number.

E. A permit holder shall notify the [director] administrator of any change in his operations which may affect the status of his permit and shall keep the [director] administrator informed of any change in name or location of his business.

- Breeders or persons in charge of a kennel, grooming parlor, pet shop, animal training, F. 1 dog walking or animal sitting business or shelter shall be responsible for complying with this chapter. 2 There shall be kept at each kennel, grooming parlor, pet shop, shelter, or breeder's location a record of 3 4 all animals received and of their final disposition.
- The professional animal care permit shall expire December 31 of each calendar year. 5 G. and shall be renewed by February 1 of the following year. Professional animal care fees shall be 6 established by the [director] administrator and approved by the governing body of the city. 7
- Every individual entity that provides animals for sale or adoption shall purchase and 8 H. display a professional animal care permit issued by the Administrator. Any entity that is discovered 9 representing another entity's animals as their own, shall be in violation of this Chapter and shall be 10 cited and may be required to forfeit their current professional care permit. 11
- Subsection 5-6.3 SFCC 1987 (being Code 1973, §4-18, as amended) is 12 Section 11. 13 amended to read:
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Specifications and Maintenance of Facilities. 5-6.3

Animal housing facilities shall be constructed of nontoxic materials and in a Α. structurally sound design. Interior floors shall be smooth, easily cleanable construction and 16 impervious to water. The facility shall be kept in good repair and kept clean and sanitary at all times, 17 so as to protect the animals from disease and injury. 18

Animals maintained in pens, cages or runs for periods exceeding twenty-four (24) 19 Β. hours, shall be provided with adequate space to prevent overcrowding and to maintain normal 20 21 exercise, according to species.

Indoor housing shall be provided for in all pet shops, grooming parlors, shelters and 22 C. commercial kennels. These facilities shall be sufficiently temperature-controlled and ventilated to 23 provide for the animal's comfort and health. 24

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D.

Sufficient lighting shall be provided by either artificial or natural means.

- E. Outside housing shall be sufficient to protect animals from sunlight, rain, snow or cold weather that may be detrimental to the animals' health.
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F. Provisions shall be made for the removal and proper disposal of animal and food waste, bedding, dead animals and debris.

G. Adult animals shall be segregated by sex, except where otherwise indicated for
health, welfare or breeding purposes and any vicious or quarantined animals shall be removed and
caged by themselves.

8 H. Animals shall be provided with clean, fresh, sufficient and wholesome food and 9 water. Food and water containers shall be kept clean.

10I.Each animal shall be observed daily by the animal caretaker in charge or his11representative. Sick, diseased, injured, lame or blind animals shall be provided with proper veterinary12care. Any person operating or employed at a kennel, grooming parlor, pet shop or shelter who13observes an animal which he suspects of being rabid shall at once notify the [director] administrator14and the state department of health and environment and segregate such animal for a period of ten (10)15days, unless examined and released by written statement of a veterinarian and then only at the16discretion of the [director] administrator.

17Section 12.Subsection 5-6.4 SFCC 1987 (being Code 1973, §4-19, as amended) is18amended to read:

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5-6.4 Inspections; Emergency Inspectoral Searches.

- A. Inspections.
- 21 (1) Animal services officers shall conduct inspections of any facility or parcel of
 22 land to which this section applies.

(2) The animal services officer shall notify the occupants, custodians or owners
of the premises, seven (7) days prior to the inspection, of the nature and purpose of the
inspection.

(3) The notice required by the preceding subsection may be dispensed with $[if_{7}]$ because of the nature of the inspection to be undertaken, the conduct of the occupants, custodians $[_{7}]$ or property owners, $[\Theta r]$ other circumstances $[_{7}]$ or there is a reasonable basis for belief that such notice would obstruct, or seriously diminish the utility of the inspection in question.

(4) Upon sufficient showing the consent to an inspectorial search has been refused or is otherwise unobtainable within a reasonable period of time, the officer may make application for an inspection order. Such application shall be made to the municipal or district court judge having jurisdiction over the premises to be inspected.

(5) The application shall be granted and the inspection order issued upon a sufficient showing that inspection of the premises or property, is in accordance with the intent of this chapter, and that the circumstances of the particular inspection for which application is made are otherwise reasonable. The issuing authority shall make and keep a record of the proceeding on the application, and enter thereon his findings in accordance with the requirements of this section.

(6) The officer executing the order shall, if the premises or property in question are unoccupied at the time of execution, be authorized to use such force as is reasonably necessary to [effect] gain entry and make the inspection.

(7) The <u>inspection</u> officer conducting the search shall, if authorized by the issuing authority on proper showing, be accompanied by one (1) or more law enforcement officers <u>who are</u> authorized to serve search warrants [who]. <u>The law enforcement officer(s)</u> shall assist the inspection officer in executing the order at his direction.

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Emergency Inspectorial Searches.

(1) Whenever it reasonably appears to an inspection officer that there may be a condition, arising under the ordinance he is authorized to enforce, and imminently dangerous

to health and safety, the detection or correction of which requires immediate access, without 1 2 prior notice to the premises or property for purposes of inspectorial search and if consent to such search is refused or cannot be promptly obtained, the inspection officer may make an 3 emergency inspectorial search of the premises without an inspection order. 4 5 Upon completion of the emergency inspectorial search, the inspection officer (2)6 shall make prompt report of the circumstances to the municipal [or district] judge to whom 7 application for an inspection order would otherwise have been made. Subsection 5-6.5 SFCC 1987 (being Code 1973, §4-20, as amended) is 8 Section 13. 9 amended to read: 10 Permit Violations; Suspensions and Revocations; Hearing 5-6.5 Permit Violation. If the animal services officer makes an inspection of a kennel, 11 A. grooming parlor, pet shop animal training, dog walking or animal sitting business or shelter and 12 discovers a violation of this chapter, he shall notify the permit holder, or operator, of the violation by 13 14 means of written notice. The notice [if] of violation shall: 15 (1)Set forth the specific violation found; Establish a specific and reasonable period of time for the correction of the 16 (2)17 violation found; State that failure to comply with any notice may result in a citation and 18 (3)referral to municipal court for prosecution and/or immediate suspension of the permit; and 19 Be hand delivered to the permit holder or operator or mailed registered mail, 20 (4) return receipt requested to the last known address of the permit holder. 21 Suspension of Permit in an Emergency. If the violation described above has not been 22 Β. corrected within the specific time period and the animal services officer determines that an 23 emergency exists that for the welfare, safety of the animal or the general public requires suspension of 24 a permit, the animal services officer shall notify the permit holder, or operator that the permit shall be 25

1	suspended. The notification of suspension shall:			
2	(1) Set forth the specific violation found or describe the emergency situation			
3	which exists requiring suspension of the permit;			
4	(2) State that the permit is suspended until a hearing in compliance with			
5	paragraph E. below is held. The hearing shall be held within five (5) days of the receipt of the			
6	notice of suspension;			
7	(3) State that the suspension shall be lifted if the violation or emergency			
8	situation is corrected in compliance with this chapter and approved by the animal services			
9	center before the hearing; and			
10	(4) State that at the hearing a decision will be made regarding whether the permit			
11	shall be reinstated or revoked permanently;			
12	(5) Be hand delivered to the permit holder or operator;			
13	C. Revocation of Permit in an Emergency. If the animal services officer determines that			
14	there are serious or repeated violations of this chapter and the animal services officer determines that			
15	an emergency exists that for the welfare, safety of the animal or the general public requires			
16	suspension of a permit, the officer shall notify the permit holder or operator that the permit is			
17	revoked. The notification of revocation shall:			
18	(1) Set forth the specific repeated violations found or describe the emergency			
19	situation which exists requiring revocation of the permit;			
20	(2) State that the permit is revoked;			
21	(3) Inform the permit holder that he or she may request a hearing as set forth in			
22	paragraph E. below. The hearing shall determine whether the revocation should remain or			
23	that the permit should be reinstated. A request for a hearing shall be submitted to the animal			
24	services center within ten (10) days of receipt of the notification of revocation; and			
25	(4) Be hand delivered to the permit holder or operator.			
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1	D.	Suspens	sion or	Revocation of Permit not in an Emergency. In situations not deemed to
2	be an emergency described in paragraphs B. and C. above, a hearing as set forth in paragraph E.			
3	below shall be conducted prior to suspension or revocation of the permit.			
4	E.	Hearin	g. A ho	earing required as set forth in paragraphs B., C. and D. above shall be
5	conducted as for	llows:		
6		(1)	The h	earing shall be conducted by a hearing officer designated by the city;
7		(2)	Notic	e of the hearing shall:
8			(a)	State the time, place and nature of the hearing;
9			(b)	State the legal authority and jurisdiction under which the hearing is
10		to be h	eld;	
11			(c)	Include a short and plain statement of the matters of fact and law
12		asserte	d so ti	hat all have sufficient notice of the issues involved to afford them
13		reason	able op	portunity to prepare; and
14			(d)	Be hand delivered to the permit holder or operator. If the party
15		cannot	be loca	ated a certified letter shall be sent to their last known address.
16		(3)	All p	arties shall be allowed to respond and present evidence and argument on
17	all issue	es invol	ved;	
18		(4)	A rec	ord of the hearing shall include the following:
19			(a)	All pleadings, motions, and intermediate rulings;
20			(b)	Evidence received or considered;
21			(c)	A statement of matters officially noticed;
22			(d)	Questions and offers of proof, objections and rulings herein;
23			(e)	Findings and conclusions; and
24			(f)	Any decision, opinion or report by the hearing officer.
25		(5)	Findi	ings of fact shall be based exclusively on the evidence presented and on
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matters officially noticed;

Notice of the final decision shall be in writing and hand delivered to the (6) permit holder or operator or mailed certified mail return receipt requested within five (5) days of the hearing.

F. Decisions made by the hearing officer to revoke a permit shall be final and may be appealed to district court].

7 Section 14. Subsection 5-6.7 SFCC 1987 (being Ord. #2004-20, §21) is amended to 8 read:

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5-6.7 **Additional Pet Shop Requirements.**

10 Prior to offering a dog or cat for sale and thereafter at intervals of fifteen (15) days Α. until such dog or cat is sold, pet shops shall provide for examination of such dog or cat by a licensed 12 veterinarian. The pet shop shall maintain a record of the veterinary services rendered for each dog or 13 cat offered for sale.

If within fifteen (15) days of sale, any such dog or cat becomes ill or dies of any 14 B. illness which existed in such dog or cat at the time of the sale, the pet shop shall, at the option of the 15 purchaser, replace the dog or cat or refund in full the purchase price of such dog or cat provided that 16 in the case of illness, upon return of the dog or cat to the pet shop and the receipt of a certificate from 17 a licensed veterinarian, stating that the dog or cat is ill from a condition which existed at the time of 18 sale or in the case of death, the receipt of a certificate from a licensed veterinarian stating that the dog 19 or cat died from an illness which existed at the time of sale. [Any costs for services and medications 20 provided by a licensed veterinarian incurred by the purchaser for such illness shall be reimbursed to 21 the purchaser by the pet shop in an amount not to exceed two hundred dollars (\$200.).] The 22 presentation of such certificate shall be sufficient proof to claim reimbursement or replacement and 23 the return of such deceased dog or cat to the pet shop shall not be required. No such refund or 24 replacement shall be made if such illness or death resulted from maltreatment or neglect by a person 25

1 other than the pet shop owner or his agent or employee.

C. A sign measuring not less than three (3") inches in height and not less than five (5")
inches in width shall be posted on the crate of each dog offered for sale in a pet shop. The sign shall
contain information printed in black lettering on a white background listing the breed of such dog, the
locality and state in which such dog was born, and any individual identification number of such dog
as listed on the official certificate of veterinary inspection from the state of origin.

A sign shall be posted stating the following "THE FOLLOWING INFORMATION 7 D. IS ALWAYS AVAILABLE ON ALL OUR PUPPIES: DATE OF BIRTH, THE STATE OF BIRTH, 8 BREED, SEX AND COLOR, THE DATE THE PET SHOP RECEIVED THE PUPPY, THE 9 NAMES AND REGISTRATION NUMBERS OF THE PARENTS (FOR AKC REGISTERABLE 10 PUPPIES), RECORD OF INOCULATIONS AND WORMING TREATMENTS AND ANY 11 RECORD OF ANY VETERINARY TREATMENT OR MEDICATIONS RECEIVED TO DATE." 12 Such sign shall include a telephone number at the animal services center through which information 13 may be obtained regarding complaints about diseased or disabled animals offered for sale. Such sign 14 shall be posted in a place readily visible to the consumer where dogs are offered for sale and printed 15 in black lettering not less than thirty-eight (38) point size upon a white background. 16

17Section 15.Subsection 5-7.1 SFCC 2987 (being ordained as Code 1973, §4-22, as18amended) is amended to read:

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5-7.1 Possession, Confinement and Impoundment of Animals.

A. No person shall hold or retain possession of any animal of which he is not the owner, without the knowledge or consent of the owner, for more than twenty-four (24) hours without first reporting the possession to the [director] administrator or his designee, giving his name and address, a true and complete statement of the circumstances, a description of the animal and the precise location where such animal is confined.

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Β.

It is unlawful for any person taking up an animal to fail to give the notice required in

1 paragraph A, of this section, and for any person having such animal in his possession to fail or refuse 2 to immediately surrender such animal to the [director] administrator or his designee upon demand.

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A licensed stray animal shall be confined at the animal services center for a period of С. at least seven (7) days during which time the owner shall be notified. If identification or notification of the owner is not possible, the animal services center may dispose of the animal, without notice, one (1) day after the required impoundment period and may either place the animal in an adoptive home, or may destroy the animal in a humane fashion, as the [director] administrator may deem proper.

An unlicensed stray animal shall be confined at the animal services center for a 8 D. 9 period of at least five (5) days. One (1) day after the required impoundment period, the [director] 10 administrator may either place the animal in an adoptive home, or may destroy the animal, in a 11 humane fashion, as the [director] administrator may deem proper.

The animal services officers have the right to impound animals that are destroying 12 E. public or private property or endangering the welfare of any person or animal that is lawfully on 13 public or private rights-of-way. Any animal in violation of this subsection is declared to be a 14 15 nuisance, a menace to the public health and safety and shall be impounded.

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A notice of impoundment shall be left when an animal is impounded from private F. property. An attempt shall be made by the animal services officers to contact the owner.

No animal that has been impounded by the animal services center shall be adopted-18 G. out for the purpose of breeding or sale. Every dog and cat adopted from the center shall be neutered 19 20 by a licensed veterinarian. A fee for the operation shall be paid to the animal services center or its designee by the person purchasing the dog or cat, prior to the release of the animal. 21

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In the event of a stray avian, bovine, equine, ovine, porcine or caprine animal H. 23 services shall turn the animal over to the state livestock board.

In the event of sickness or injury of the animal upon the advice of a licensed 24 I. veterinarian, the [director] administrator may take such action as called for to prevent undue pain and 25

suffering including immediate [destruction] humane euthanasia of the animal. 1

It is the responsibility of an owner of an animal legally impounded to pay for J. boarding and other costs. The city shall establish appropriate fees and procedures for their collection. In addition, the owner shall pay any license fees due, cost of vaccinations, fines imposed or other costs incurred in the care and maintenance of the animal. The animal services center shall not release 5 any animal impounded at the center until all such fees, fines and costs are paid. 6

Dogs or cats shall not be released unless properly vaccinated and licensed as set forth 7 К. in subsections 5-5.1 and 5-5.6 SFCC 1987. Dogs and cats shall be spayed or neutered before the 8 animal is released unless the animal is licensed as an unaltered animal; however, upon the third 9 impoundment the animal shall be neutered before it is released. The owner shall be responsible for all 10 costs incurred and shall pay in full before the animal is released. 11

If the administrator determines that an animal is a threat to public safety or that an 12 L. animal's safety is in jeopardy, the administrator may impound the animal, at the owner's expense, for 13 the time necessary to seek a court order to hold the animal until the case against the owner or 14 caretaker of the animal is heard in municipal court. Any attempt to obtain such a court order shall be 15 made expeditiously. The owner or caretaker of the animal shall be responsible for any and all 16 boarding and medical costs that accrue as a result of such impoundment. 17

Subsection 5-7.4 SFCC 2987 (being ordained as Code 1973, §4-25, as 18 Section 16. amended) is amended to read: 19

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5-7.4 Vicious Animals; Dangerous Animals.

Vicious Animals. No person shall keep or harbor a vicious animal. Any person 21 Α. attacked by a vicious animal while on public property may use reasonable force to repel the attack. 22 An animal deemed vicious by a court of law shall be surrendered to the animal services center for 23 humane [destruction] euthanasia, at the owner's expense, or the owner shall provide acceptable proof 24 to the animal services center that the animal has been destroyed. 25

Dangerous Animals. No person shall keep or harbor a dangerous animal in a manner 1 B. that constitutes a threat to a person or other domesticated animal. An animal deemed dangerous by a 2 court of law shall be muzzled, on a leash no longer than three (3') feet, and under the immediate 3 physical control of the owner or person having custody whenever the animal is not on the premises of 4 the owner or person having custody. If an animal is found to be dangerous and the owner or person 5 having custody of the animal has been found to not be in compliance with this section, then the 6 7 animal may be deemed vicious by a court of law.

Subsection 5-7.6 SFCC 2987 (being ordained as Code 1973, §4-27, as Section 17. 9 amended) is amended to read:

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5-7.6 Animal Nuisances.

It is unlawful for the owner of any animal to permit, either willfully or through 11 Α. failure to exercise due care or control, any such animal to create any nuisance upon a sidewalk, public 12 park, alley or other place open to the public or upon any property other than that of the owner of the 13 animal. The term nuisance shall include any defecation, destruction of property or disturbing the 14 property of another, including the rubbish or trash of a resident. When an animal defecates in such 15 place, the owner shall remove the feces and dispose of it in a sanitary manner. Anyone walking an 16 animal in a public area shall have in his or her possession a sanitary and disposable means of 17 removing the animal's feces which must be placed in a refuse container for sanitary removal. The 18 person shall be able to present such means upon request of an animal services officer. [It is unlawful 19 for the owner of any animal to permit, either willfully or through failure to exercise due care or 20 control, any such animal to urinate upon private property other than that of the owner of the animal.] 21 The provisions of this paragraph shall not apply to a service animal accompanying any person with a 22 23 disability.

Any person keeping animals shall provide adequate and sanitary housing facilities for 24 B. such animals, and no stagnant water shall be permitted to accumulate. All structures used for the 25

housing of such animals and all yards, cages and runs provided for them shall be cleaned in a timely manner so as not to cause noxious or offensive odors and to prevent the breeding of insects. Such areas shall be cleaned often enough so as not to cause a health hazard for the animal or interfere with the animal's well-being. Failure to so keep any such animal is hereby declared to be a nuisance and unlawful.

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C. Violations of this section shall constitute a nuisance and shall subject the owner or person having care or control of the animal to the penalties set forth in Section 5-12 SFCC 1987.

8 Section 18. Subsection 5-7.9 SFCC 2987 (being ordained as Code 1973, §4-30, as
9 amended) is amended to read:

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5-7.9 Service Animals [Trained to Assist the Blind or Deaf or Mobility Impaired] in Public Places.

12 It is unlawful for any person owning, operating or maintaining any public place of business or 13 conveyance into which the general public is invited for any purpose to debar or exclude therefrom 14 any [animal] dog or miniature horse designated as [which is] a service animal that has been 15 individually trained to work or perform tasks for an individual with a disability whom it was trained 16 to assist in conformance with the law. [or has been trained to assist the blind, deaf or mobility 17 impaired provided that such animal is under proper supervision of the handler or the blind or deaf or 18 mobility impaired person whom it was trained to assist in conformance with the law.]

19Section 19.Subsection 5-7.11 SFCC 2987 (being Ord. #1984-66, §§ 1-2, as amended)20is amended to read:

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5-7.11 Confining Animals in or upon Motor Vehicles.

22 [It is unlawful to leave an animal in an enclosed vehicle or upon a vehicle for a length of time 23 which could result in danger to or death of the animal due to heat, lack of food or drink or other 24 circumstances as may reasonably be expected to cause suffering, disability or death. If animal 25 services determines that an animal in an enclosed vehicle or upon a vehicle is in immediate danger,

animal services may enter the vehicle by whatever means is necessary, without being liable to the 1 owner of the vehicle, and impound the animal.] No person shall confine any animal in or upon a 2 motor vehicle that would place the animal in a life or health threatening situation because of exposure 3 to a prolonged period of extreme heat or cold, without proper ventilation or other protection from the 4 heat or cold. In order to protect the health and safety of an animal, an animal services officer or law 5 enforcement officer who has probable cause to believe that this section is being violated shall have 6 the authority to enter such motor vehicle by any reasonable means under the circumstances after 7 making a reasonable effort to locate the owner of the motor vehicle. 8

9 Section 20. Subsection 5-7.13 SFCC 2987 (being Ord. #1984-66, §4, as amended) is 10 amended to read:

5-7.13 Removal of Animals from Motor Vehicles by Animal Services Officer or Peace
Officer.

An animal services or peace officer who finds an animal in a motor vehicle in violation of 13 this chapter may enter the motor vehicle if necessary to remove the animal. The officer removing the 14 animal shall take the animal to an animal services center or other place of safe keeping. If a vehicle is 15 entered, left unsecured and cannot be re-secured, an animal services or peace officer shall stay with 16 the vehicle until the owner arrives. In the event the person having custody cannot be contacted, the 17 officer shall leave in a prominent place in the motor vehicle a written notice bearing his name and 18 office and the address where the animal may be claimed by the owner. The animal will be 19 surrendered to the owner if the owner claims the animal within five (5) days from the time the animal 20 was impounded. The owner shall pay all [reasonable] charges that have accrued for the maintenance 21 of the animal. If the owner fails to claim the animal within five (5) days after its removal from the 22 motor vehicle, the animal services center will make reasonable effort to contact the owner and give 23 notice that the animal is in their custody. In the event the owner cannot be contacted or expresses no 24 interest in reclaiming the animal within five (5) days after contact or efforts to contact, the animal 25

services center may dispose of the animal in any reasonably humane manner.

Section 21. Subsection 5-7.16 SFCC 2987 (being Ord. #2004-20, §29) is amended to read:

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5-7.16 Special Events on the Plaza.

The city of Santa Fe declared it to be conducive to the protection, health, and general welfare 5 of the people to ban all animals from the Plaza during the Challenge New Mexico Arts and Crafts 6 Show; Fourth of July Pancake Breakfast[;]; Spanish Market[;]; the Contemporary Hispanic Market; 7 Santa Fe Girls' Inc. Arts and Crafts Show; Indian Market[3]; Santa Fe Fiesta Labor Day Arts and 8 Crafts Market; and Santa Fe Fiesta described in Section 23-5.2 SFCC 1987, except as set forth in this 9 subsection. Service animals and animals in city-approved parades or other animal events shall be 10 exempt from this ban. For the purposes of this restriction, the Plaza shall include the center park and 11 those areas surrounding the center park designated for those events as described in subsection 23-5.2 12 SFCC 1987. 13

14 Section 22. Subsection 5-8.6 SFCC 2987 (being Ordained as Code 1978, §4-37, as 15 amended) is amended to read:

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5-8.6 Protective Care [by Director].

When the [director] administrator finds that any animal is or will be without proper care 17 because of injury, illness, incarceration or absence of the owner or person responsible for the care of 18 the animal, the [director] administrator may take up the animal for protective care.[; and, in] In the 19 event of sickness or injury of the animal, upon the advice of a licensed veterinarian, the [director] 20 administrator may take such action as called for to prevent undue pain and suffering including 21 immediate [destruction] humane euthanasia of the animal. The animal will be held free of charge for 22 seventy-two (72) hours. If the animal is not claimed during that period, daily boarding fees shall be 23 24 charged.

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Section 23. Subsection 5-8.7 SFCC 2987 (being Ordained as Code 1978, §4-38, as

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amended) is amended to read:

5-8.7 Injury by Motorists.

Every operator of a motor or other self-propelled vehicle upon the streets and ways A. shall immediately, upon injuring, striking, maiming or running down any animal, give aid as is 4 reasonably able to be rendered. In the absence of the owner, he shall immediately notify the [director] 5 6 administrator, furnishing sufficient facts relative to the injury.

Every such operator shall remain at or near the scene until the appropriate authorities 7 Β. arrive, and upon the arrival of the appropriate authorities, the operator shall immediately identify 8 himself to them. Alternatively, in the absence of the owner, a person may give aid by taking the 9 animal to a veterinary hospital or the animal services center and notifying the [director] administrator. 10 The animal shall be deemed an abandoned animal within the meaning of subsection 5-8.4 of this 11 chapter. This provision does not apply to operators of emergency vehicles. 12

Subsection 5-8.9 SFCC 2987 (being Ordained as Code 1978, §4-40, as 13 Section 23. 14 amended) is amended to read:

15

Keeping of Diseased or Painfully Crippled Animals. 5-8.9

It is unlawful to have, keep or harbor any animal which is infected with any dangerous or 16 incurable or painfully crippling condition except as provided in this chapter. The [director] 17 administrator may impound the diseased or painfully crippled animal in accordance with the 18 provisions of this chapter. All such animals impounded, following examination and approval by a 19 veterinarian may be destroyed humanely as soon thereafter as is conveniently possible. In the case of 20 [destruction] humane euthanasia of an animal, the [director] administrator shall not be required to 21 give any of the notices provided in this chapter. This subsection shall not be construed to include 22 23 veterinary hospitals or animals under active veterinary care.

Subsection 5-8.11 SFCC 2987 (being Ordained as Code 1978, §4-42, as 24 Section 24. 25 amended) is amended to read:

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5-8.11 Confining or Crating of Fowl.

It is unlawful for any person to confine[, or the director administrator to confine and impound] any wild or domestic fowl or bird unless provisions are made for the proper feeding and the furnishing of water to the fowl or bird at intervals not longer than twelve (12) hours; and unless provisions are made that the crate, box or other enclosure in which the fowl or bird is confined or impounded permits the fowl or bird to stand in a naturally erect position.

7 Section 25. Subsection 5-9.5 SFCC 2987 (being Ord. #2004-20, §32) is amended to 8 read:

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5-9.5 Litter Permit Required.

The owner who [intentionally or] unintentionally breeds dogs or cats and does not have a 10 current professional animal care permit for breeding, as required in subsection 5-6.2 SFCC 1987, 11 shall pay a litter fee for each litter. An owner shall not advertise, sell, barter, exchange or give away 12 any dog or cat within the municipal boundaries unless the litter fee is paid. Any advertisement for the 13 sale, barter, exchange or give away shall include the litter fee receipt number. An owner shall furnish 14 the litter fee receipt number to any prospective recipient requesting the number. If the owner 15 purchases a breeder permit or provides proof of sterilization of the female animal within thirty (30) 16 days of being cited for violation of this section, such charge shall be dropped. If the owner takes all or 17 part of the litter to the Santa Fe animal shelter to [give away] surrender, a litter permit shall not be 18 required provided that the animal that produced the litter is neutered. 19



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Section 26. Subsection 5-10.1 SFCC 2987 (Ordained as Code 1973, §4-48, as amended) is amended to read:

22 23 5-10.1 Wild or Exotic Animals.

A. It is unlawful to be in charge of, possess or own:

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(1) Any wild or exotic animal or species prohibited by federal or state law;

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(2) Any wild or exotic animal or species when kept in such numbers or in such a

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way as to constitute likelihood of harm to the animals themselves, to human beings or to the property of human beings, or which constitutes a public or private nuisance;

(3) Bats; or

(4) Skunks, except those owned by individuals on the effective date of this chapter and provided that any wild or exotic animal permit is obtained for the skunks within sixty (60) days of the effective date.

B. It is unlawful to receive, purchase, own or keep any wild or exotic animal without
first applying to and receiving from the [director] administrator a permit to do so. Notwithstanding,
those persons in possession of a wild or exotic animal when they become residents of the city in the
future or who possess the animal on the effective date of this chapter have a sixty (60) day period in
which to apply for the permit before the penalty provisions of this chapter become enforceable.

12 C. No person shall apply for a wild or exotic animal permit without first obtaining any
13 required state or federal permits.

The application for a permit shall contain the name of the applicant; his address, the 14 D. address of the proposed location of the wild or exotic animal if different from the applicant's; a brief 15 description of the applicant's plan for keeping the wild or exotic animal which shall include the 16 species of animal, the number of individuals of each species, and a description of the housing 17 facilities; a list of individuals qualified to care for the animal desired or that have agreed to advise or 18 assist the applicant in the proper care and treatment of the animal and who would be willing to 19 recommend the person applying for the permit; and the list of publications which the applicant has 20 21 studied in order to qualify for a permit for the animal.

E. Upon receipt of the application, the [director] administrator shall inspect the facilities where the animal is to be housed and shall make whatever other investigations he deems necessary. The [director] administrator may deny a permit if the inspection or investigation determines that the provisions of this section are not met. F. Whenever, in any given permit year, there are new wild or exotic animals in a collection due to the reproduction of members of the collection or to replacement in the [same] same number and zoological species as the members replaced, the new animals do not require an additional permit during the year, provided the [director] administrator is notified in writing of the new exotic animals within thirty (30) days of acquisition. When a new or wild exotic animal or collection is added, a new permit must be secured and a new fee shall be due and payable at the time of issuance of the permit and shall be a prerequisite of the issuance.

6. The wild or exotic animal permit shall be valid for one (1) year, and shall be reviewed within sixty (60) days after expiration and an inspection is required prior to the renewal of the permit. If, during the preceding year, more than one (1) renewal permit has been issued an applicant, the former permits may be consolidated so that only one (1) renewal permit is required; provided, however, that the renewal date for the consolidated permit shall be the date of the issuance of the earliest permit. The animal services center may deny the application for renewal for cause.

H. Individuals authorized to acquire a wild or exotic animal shall, within fourteen (14) days of acquisition, submit to the animal services center, a health certificate from a qualified veterinarian stating that the animal is in good health and has been vaccinated in accordance with applicable time schedules.

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It is unlawful to receive, purchase, own or keep any wild or exotic animal unless:

Housing is sufficiently spacious, ventilated and temperature-controlled, clean
 and sanitary at all times;

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(2) The wild or exotic animal is provided with proper food, water and attention;

(3) The wild or exotic animal is kept and cared for in such a way as not to endanger the safety of any person or property; and

(4) The wild or exotic animal permittee notifies the [director] administrator when changing his residence or location of the wild or exotic animal, or selling or otherwise

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disposing of the wild or exotic animal for which the permit was issued.

J. Permits issued pursuant to the provisions of this subsection shall be surrendered for inspection upon the request of the [director] administrator. The premises on which a wild or exotic animal is maintained shall be open at any reasonable hour and in a reasonable manner for inspection by the [director] administrator.

For failure to have a permit in advance of obtaining a wild or exotic animal or to 6 Κ. renew the permit within sixty (60) days of the expiration date, or upon suspension of a wild or exotic 7 animal permit, the [director] administrator shall have the authority to enter the premises where the 8 wild or exotic animal is kept, at any reasonable hour, and to impound the animal. The animal shall be 9 surrendered upon the demand of the [director] administrator. Procedures for the reclamation and 10 [destruction] humane euthanasia of impounded wild or exotic animals shall be followed pursuant to 11 subsection 5-4.4 of this chapter, and for penalties, pursuant to Section 5-12. The wild or exotic animal 12 may be returned to its owner if the problem for which it was impounded is corrected within the time 13 14 period allotted by the [director] administrator and all penalties are paid.

Notwithstanding the above, the valid zoological park, veterinary hospital, humane L. society, shelter, public laboratory, circus, sideshow, educational or scientific facility, provided 16 protective devices adequate to prevent the animal from escaping or injuring the public are provided, 17 18 are excluded from the above portions of this subsection.

Upon application to the [director] administrator, the keeping of these prohibited 19 M. animals may be permitted for educational or scientific purposes; provided there is no conflict with 20 state or federal regulations. In lieu of licensing each animal, a wild or exotic animal permit may be 21 22 issued in accordance with this subsection.

No person shall keep, conduct or operate any traveling animal show, petting zoos, 23 N. circus, pony rides, animal acts or miscellaneous animal or reptile exhibits without first obtaining a 24 25 special animal permit from the [director] administrator as follows:

1	(1) Each application for a special animal permit shall be in writing upon a form
2	to be furnished by the [director] administrator and shall contain such information as the
3	[director] administrator shall require;
4	(2) All special permits issued by the [director] administrator shall be for a
5	specified period of time but not to exceed one (1) year unless revoked or suspended, or unless
6	the holder of the
7	permit changes the location of his place of business, or sells, assigns, transfers or otherwise
8	disposes of his business or his interests therein; and
9	(3) Upon the filing of each application, either for an original permit or renewal,
10	the [director] administrator shall make an investigation as he deems proper. The [director]
11	administrator shall then issue a permit to the applicant if it is found that:
12	(a) The animals, or the conduct or operation of the business for which
13	the permit is requested will not constitute a menace to the health, peace or safety of
14	the citizens; and
15	(b) The premises and establishment where the animals are to be kept are
16	maintained in a clean and sanitary condition and that the animals will not be subject
17	to needless suffering, unnecessary cruelty or abuse and that the applicant has not had
18	a permit revoked within one (1) year prior to the date of application.
19	Section 27. Subsection 5-10.2 SFCC 2987 (Ordained as Code 1973, §4-49, as
20	amended) is amended to read:
21	5-10.2 Permits and Housing of Guard Dogs.
22	A. It is conducive to the promotion of the health and general welfare of the inhabitants
23	of this city to require permits for guard dogs, used on commercial property, and to establish
24	regulations for the proper and safe use of guard dogs used for protecting commercial property.
25	B. Permits:
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Unless a guard dog permit is in effect for each commercial property where 1 (1)guard dogs are to be used, they shall not be used. Procedures for permit application, 2 inspection of guard dog facilities, and issuance of dog identification tags will be established 3 by the [director] administrator. Permits for both permanent and temporary locations may be 4 transferred to a new location operated by the same business firm during the license year. 5 However, such transfers shall not be effective until the [director] administrator or his 6 designee has inspected and approved required facilities at the new location and the 7 information required below for permit applications has been recorded. Applicants must 8 provide five (5) working days advance notice to the animal services center for permit 9 10 transfers. Permit applications shall include the following information: 11 (2) The business name, address and telephone number of the commercial 12 (a) property where guard dogs are to be used; 13 The name, address and telephone number of the handler who can be 14 (b) reached at any time during the day or night; 15 The number of dogs to be used and a general description of their use; 16 (c) The location where dogs are to be housed; and 17 (d) Any other information that the [director] administrator deems 18 (e) necessary by rule and regulation. Permit holders shall notify the animal services 19 center if any information recorded as part of the permit application is changed during 20 the course of the period for which the permit is issued. 21 The [director] administrator or his designee shall inspect the facilities where 22 (3)the guard dog is to be used and housed when the guard dog permit is applied for and when it 23 24 is renewed. If the inspection reveals that all the requirements of law and regulation are 25 (4) 34

met, a guard dog for the approved commercial property shall be issued by the animal services center. The permit shall be displayed at the approved commercial property and an identification tag shall be affixed to the collar of each dog used. Holders of the guard dog permits shall be exempt for the guard dogs from the license fee requirements of subsection 5-5.6 of this chapter.

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(5) The guard dog permit shall be valid for one (1) year and shall be renewed annually within thirty (30) days after the renewal date.

(6) The guard dog permit must be obtained prior to housing or utilizing guard dogs at the commercial property; provided that for those commercial properties where guard dogs were in use when this regulation became effective, there shall be a ninety-day period in which to obtain the permit without penalty.

12 C. Whenever there is a guard dog on the premises, the standards of this subsection, in 13 addition to the other requirements of law and regulations, shall be complied with, as follows:

(1) Housing shall have anti-escape fences completely surrounding it or be an anti-escape building sufficient to house guard dogs.

(2) All gates and entrances to the area where the guard dog is housed, used or trained shall be locked when not in use.

(3) Additional measures found necessary by the [director] administrator shall be taken to protect the public from accidental contact with any guard dog.

(4) Where guard dogs are used outside buildings, the area must be enclosed by at
least a six-foot chain link fence or other fence of equal security, wall or adequate wood fence,
to which anti-escape devices have been added. The adequacy of the fencing shall be subject
to the approval of the [director] administrator.

24 (5) In order to control noise, the [director] administrator may require a sight
 25 barrier which breaks the dog's line-of-sight.

(6) In buildings where guard dogs are housed, exterior glass shall be adequate, or additional protective measures shall be taken by the owner, as required by the [director] <u>administrator</u>, to prevent the dog from jumping through it.

(7) The building and yard in which a guard dog is housed shall be posted with bilingual, English and Spanish, or visual guard dog signs, approved by the [director] administrator that shall not be more than two hundred feet (200') apart, and shall be at all property corners and at every entrance into the area.

(8) For guard dogs either transported or used in vehicles, measures prescribed by rule and regulation of the [director] administrator must be taken to protect the public from accidental contact with a guard dog.

(9) A handler is required to be physically present while guard dogs are being used at temporary sites which do not comply with this subsection.

D. Dogs which are used as private guard dogs on the property of their owner's private residence, shall be excluded from the provisions of this subsection unless the residence is located on premises used for commercial purposes. Guard dogs kept in a kennel with a valid professional animal permit are also excluded.

17Section 28.Subsection 5-10.3 SFCC 2987 (Ordained as Code 1973, §4-50, as18amended) is amended to read:

19 5-10.3 Violations, Suspensions and Revocations under Professional Animal Care
 20 Permit, the Exotic Animal Permit and the Guard Dog Permit; Appeal Procedure.

- A. If the [director] administrator makes an inspection of a kennel, grooming parlor, pet shop, shelter, facility for exotic animals or commercial property where guard dogs are used, and discovers a violation of law or regulations, he shall notify the permit holder, or operator, of such violations by means of an inspection report form or other written notice. The notice shall:
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(1) Set forth the specific violation found;

Establish a specific and reasonable period of time for correction of the (2)violation found;

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State that failure to comply with any notice issued in accordance with the (3)provisions of this chapter may result in immediate suspension of the permit; and

State that an opportunity for appeal from any notice or inspection findings (4) will be provided if a written request for a hearing is filed with the [director] administrator within five (5) days of the receipt of the notification.

Notices provided for under this subsection shall be deemed to have been properly Β. served when the original of the inspection report form or other notice has been delivered personally or mailed by registered or certified mail, return receipt requested, to the permit holder, person in charge, or alleged violator. A copy of such notice shall be filed with the records of the [director] 12 administrator.

Hearings provided for in this subsection shall be conducted by the [director] C. 13 administrator at a time and place designated by him. Based upon the record of such hearing, the 14 [director] administrator shall make a finding and shall sustain, modify or rescind any official notice or 15 order considered in the hearing. A written report of the hearing decision shall be furnished to the 16 permit holder by the [director] administrator. This paragraph shall not be intended to preclude the 17 institution of court action as provided elsewhere in this chapter. 18

Permits may be suspended by the [director] administrator for failure of the holder to 19 D. comply with the requirements of law or regulations. The [director] administrator may notify a permit 20 holder in writing that the permit or license is, upon receipt of the notice, immediately suspended, and 21 that an opportunity for a hearing will be provided if a written request for a hearing is filed with the 22 [director] administrator within five (5) days of receipt. 23

Notwithstanding the notice requirements herein, when the [director] administrator 24 E. finds unsanitary or other conditions in the operation of a kennel, grooming parlor, pet shop, shelter, 25

exotic animal facility, or site where guard dogs are used, which, in his judgment, constitute a substantial hazard to public health, he may, without notice or opportunity to be heard, issue a written notice to the permit holder or operator citing such condition and stating the corrective action to be taken. If deemed necessary, the permit shall be immediately suspended and all operations immediately discontinued. Any person to whom such an order is issued shall comply forthwith.

For repeated violations of any of the requirements of law or regulations or for 6 F. interference with the [director] administrator in the performance of his duties, the violator's permits 7 may be permanently revoked after an opportunity for a hearing has been provided by the [director] 8 administrator. The individual whose professional animal, exotic animal or guard dog permit is 9 revoked shall not apply for another permit or license for the period of one (1) year. Prior to such 10 action, the [director] administrator shall notify the permit holder in writing, stating the reasons for 11 which the permit is proposed to be revoked at the end of five (5) days following service of such 12 notice, unless a request for a hearing is filed with the [director] administrator by the permit holder or 13 14 licensee, within such five (5) day period.

G. If the exotic animal permit is revoked, the owner of the exotic animal shall [give
away, sell or] surrender the animal to the animal services center within five (5) days of the effective
date of revocation. [If within seven (7) days thereafter, the director finds the former permittee is in
compliance with law and regulations, the permit shall be renewed.]

H. Any person whose professional animal or guard dog permit has been suspended, shall
cease the previously permitted activity. The person may, at any time, make application for an
inspection for the purpose of reinstatement of the permit. Within five (5) days of a request for
reinstatement, the [director] administrator shall make an inspection. If the applicant is complying with
the requirements of law and regulations, the permit may be reinstated.

I. Any person aggrieved by any decision of the [director] administrator may, within five
(5) days of receipt of his decision, file written notice of appeal to the governing body. The hearing of

the governing body shall be conducted within thirty (30) days of receipt of the notice of appeal.

2 Section 29. Section 5-12 SFCC 2987 (Ordained as Code 1973, §4-53, as amended) is 3 amended to read:

4 5-12 LICENSES AND PERMIT FEES; FINES AND PENALTIES; AND OTHER 5 CHARGES.

A. The governing body shall adopt by passage of a resolution a schedule of licensing and permit fees, mandatory fines and penalties for violation of this chapter and other charges. The animal services center may establish alternatives to the mandatory fines and penalties for first offenses in order to encourage responsible pet ownership. The fines and penalties may not be deferred or suspended on second or subsequent offenses.

B. Any violation of this chapter other than those listed in paragraph A. of this Section shall be punished as provided in Section 1-3 of this Code. Each day this chapter is violated shall be considered a separate offense. If any person is convicted of cruelty or mistreatment of an animal, that animal shall be removed from his custody and placed with the [director] administrator.

15 APPROVED AS TO FORM:

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KELLEY A. BRENNAN , INTERIM CITY ATTORNEY

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25 M/Melissa/Bills 2014/2014-1/Animal Services