Definitions

As used in this article, the following terms shall mean as indicated below:

**Act:** The Animal Control Act, 510 ILCS 5/1 through 5/27, as amended

**Administrator:** “Administrator” means a veterinarian licensed by the State of Illinois and appointed pursuant to this Ordinance or in the event a veterinarian cannot be found and appointed pursuant to this Ordinance, a non-veterinarian may serve as Administrator under this Ordinance. In the event the Administrator is not a veterinarian, the Administrator shall defer to the Deputy Administrator regarding all medical decisions. 510 ILCS 5/2.01.

**Animal:** “Animal” means every living creature, other than a human, which may be affected by rabies. 510 ILCS 5/2.02.

**Animal control warden:** “Animal Control Warden” means any person appointed by the Administrator to perform the duties set forth in this Ordinance. 510 ILCS 5/2.03.

**At large:** Any dog shall be deemed to be at large when it is off the premises of its owner's real property and not restrained by a competent person.

**Business day:** “Business day” means any day including holidays that the animal control facility is open to the public for animal reclaims. 510 ILCS 5/2.03a.

**Cat:** “Cat” means all members of the family Felidae. 510 ILCS 5/2.04a.

**Companion animal:** An animal that is commonly considered to be or is considered by the owner to be a pet. “Companion animal” includes, but is not limited to, canines, felines, and equines. 510 ILCS 70/2.01a.

**Companion animal hoarder:** “Companion animal hoarder” means a person who (i) possesses a large number of companion animals; (ii) fails to or is unable to provide what her or she is required to provide under Section 44 of this Ordinance; (iii) keeps the companion animals in a severely overcrowded environment; and (iv) displays an inability to recognize or understand the nature of or has a reckless disregard for the conditions under which the companion animals are living and the deleterious impact they have on the companion animals’ and owners’ health and well being. 510 ILCS 70/2.10

**Competent person:** A human being over the age of eighteen years that is capable of controlling and governing the dog in question, and to whose command the dog is obedient.
Confined: “Confined” means restrictions of an animal at all times by the owner, or his agent, to an escape-proof building, house, or other enclosure away from other animals and the public. 510 ILCS 5/2.05.

Dangerous Dog: (i) Any individual dog anywhere other than upon the property of the owner or custodian of the dog and unmuzzled, unleashed, or unattended by its owner, or custodian that behaves in a manner that a reasonable person would believe poses a serious and unjustified imminent threat of serious physical injury or death to a person or a companion animal or

(ii) A dog that without justification bites a person and does not cause serious physical injury. Id. 510 ILCS 5/2.05a.

Department: “Department” means The Department of Agriculture of the State of Illinois. 510 ILCS 5/2.06.

Department Investigator-Approved Humane Investigator “Department investigator” or “approved humane investigator” means a person employed by or approved by the Department to determine whether there has been a violation of the Illinois Humane Care for Animals Act or an animal control warden or animal control administrator appointed under the Animal Control Act. 510 ILCS 70/2.03

Deputy Administrator: “Deputy Administrator” means a veterinarian licensed by the State of Illinois, appointed by the Administrator. 510 ILCS 5/2.07.

Director: “Director” means The Director of the Department of Agriculture of the State of Illinois, or his duly appointed representative. 510 ILCS 5/2.08.

Dog: All members of the family Canidae. 510 ILCS 5/2.11.

Enclosure: “Enclosure” means a fence or structure of at least 6 feet in height, forming or causing an enclosure suitable to prevent the entry of young children, and suitable to confine a vicious dog in conjunction with other measures that may be taken by the owner or keeper, such as tethering of the vicious dog within the enclosure. The enclosure shall be securely enclosed and locked and designed with secure sides, top and bottom and shall be designed to prevent the animal from escaping from the enclosure. If the enclosure is a room within a residence, it cannot have direct ingress from or egress to the outdoors unless it leads directly to an enclosed pen and the door must be locked. A vicious dog may be allowed to move about freely within the entire residence if it is muzzled at all times. 510 ILCS 5/2.11a.

Feral cat: “Feral cat” means a cat that (i) is born in the wild or is offspring of an owned or feral cat and is not socialized, or (ii) is a formerly owned cat that has been abandoned and is no longer socialized or a cat not socialized living on a farm. 510 ILCS 5/2.11b.
Has been bitten: Has been seized with the teeth or jaws so that the person or animal seized has been nipped, gripped, wounded or pierced; the phrase further includes contact of salvia with any break or abrasion of the skin. 510 ILCS 5/2.12.

Humanely euthanized: “Humanely euthanized” means the painless administration of a lethal dose of an agent or method of euthanasia as prescribed in the Report of the American Veterinary Medical Association Panel on Euthanasia published in the Journal of the American Veterinary Medical Association, March 1, 2001 (or any successor version of that Report) that causes the painless death of an animal. 510 ILCS 70/2.09.

Impounded: “Impounded” means taken into custody of the public animal control facility in the city, town, or county where the animal is found. 510 ILCS 5/2.12a.

Inoculated against rabies: The injection of an antirabies vaccine approved by the department. 510 ILCS 5/2.13.

Intact animal: “Intact animal” means an animal that has not been spayed or neutered. 510 ILCS 5/2.11c.

Leash: A cord, rope, strap or chain which shall be securely fastened to the collar or harness of a dog or other animal and shall be of sufficient strength to keep such dog or other animal under control. 510 ILCS 5/2.14.

Licensed veterinarian: A veterinarian licensed by the State in which he engages in the practice of veterinary medicine. 510 ILCS 5/2.15.

Owner: Owner means any person having a right of property in an animal, or who keeps or harbors an animal, or who has it in his care, or acts as its custodian, or who knowingly permits a dog to remain on any premises occupied by him or her. “Owner” does not include a feral cat caretaker participating in a trap, spay/neuter, return or release program. 510 ILCS 5/2.16.

Person: “Person” means any individual, firm, corporation, partnership, society, association, or other legal entity, any public or private institution, the State of Illinois, municipal corporation or political subdivision of the State, or any other business unit. 510 ILCS 5/2.17.

Peace Officer: “Peace officer” has the meaning ascribed to it in Section 2-13 of the Criminal Code of 1961. 510 ILCS 5/2.17a.

Physical injury: “Physical injury” means the impairment of physical condition. 510 ILCS 5/2.18a.

Police animal: “Police animal” means an animal owned or used by law enforcement department or agency in the course of the department or agency’s work. 510 ILCS 5/2.17b.
**Potentially dangerous dog:** means a dog that is unsupervised and found running at large with 3 or more other dogs. 510ILCS 5/2.17c

**Pound or animal control facility:** “Pound or animal control facility” may be used interchangeably and mean any facility approved by the Administrator for the purpose of enforcing this Ordinance and used as a shelter for seized, stray, homeless, abandoned, or unwanted dogs or other animals. 510 ILCS 5/2.18.

**Puppy:** all members of the canine family, whether male or female, under four months of age.

**Rabies certificate:** A printed form prescribed by the department for the purpose of recording pertinent information as required by the department under the act. 510 ILCS 5/2.19.

**Rabies inoculation tag:** A serially numbered medallion approved by the department to be issued, as evidence of inoculation against rabies.

**Reckless dog owner:** “Reckless dog owner” means a person who owns a dog that while anywhere other than upon the property of the owner, and without justification, kills another dog that results in the dog being deemed a dangerous dog under the Section 15.1 of the Illinois Animal Control Act 510ILCS and who knowingly allows the dog to run at large on 2 occasions within 12 months of the incident that results in the dog being deemed dangerous on a second occasion with 24 months of the original dangerous determination. 510ILCS 5/2.18b

**Restraint:** A dog, off premises of its real property, is under restraint within the meaning of this chapter:

1. If it is controlled by a line or leash not more than six feet in length when said line or leash is held by a competent person;
2. When at heel of a competent person;
3. When within a vehicle being driven, parked or stopped; or
4. When utilized in the sport of hunting.

**Rural:** The unincorporated area of the county which has not been subdivided for residential purposes.

**Service animal:** “Service animal” means an animal trained in obedience and task skills to meet the needs of a disabled person. 510 ILCS 70/2.01c

**Serious physical injury:** “Serious physical injury” means a physical injury that creates a substantial risk of death or that causes death, serious disfigurement, protracted impairment of health, impairment of health, impairment of the function of any bodily organ, or plastic surgery. 510 ILCS 5/2.19a.

**Tether:** means to restrain by tying to an object or structure, including, without limitation, a house, tree, fence, post, garage, shed, or clothesline at the person’s residence or business, by any means, including, without limitation, a chain, rope, cord, leash or running line. 510ILCS 70/3f
Vicious dog: “Vicious dog” means a dog that, without justification attacks a person and causes serious physical injury or death or any individual dog that has been found to be a “dangerous dog” upon three separate occasions. 510 ILCS 5/2.19b.

Article 1 - Animal Control

Section 2. Administrator
The County Board shall appoint a licensed veterinarian as administrator or in the event that a veterinarian cannot be found and appointed pursuant to this ordinance, a non-veterinarian may serve as Administrator under this ordinance. In the event the Administrator is not a veterinarian, the Administrator shall defer to the Deputy Administrator regarding all medical decisions. The Administrator shall appoint as many Deputy Administrators and animal control wardens to aid him or her as may be authorized and appointed by the board. 510 ILCS 5/2.01.

Section 3. Enforcement
It is the duty of the Administrator, subject to the general supervision and regulations of the department, to enforce the provisions of this article and to inoculate dogs or have the work done by his deputies. Animal control wardens are, in accordance with the Ordinance and for the purpose of enforcing it, clothed with the power of police officers in the county and within such county are peace officers in the enforcement of the provisions of this Ordinance, including issuance and service of citations and orders, and as peace officers have the power to make arrests on view or on warrants for violation of the Ordinance and to execute and serve all warrants and processes issued by any circuit court. However, such peace officers are prohibited from carrying concealed weapons. The Sheriff and his or her deputies and municipal police officers shall cooperate with the Administrator in carrying out the provisions of the Ordinance. The Administrator and animal control wardens shall aid in the enforcement of the Humane Care for Animals Act and have the ability to impound animals and petition the Court to apply for security posting for any violation of that Act. 510 ILCS 5/5.

Section 4. Dogs running at large.
a) Every owner of a dog shall prevent said dog from running at large in any unincorporated areas of the County. Any dog found to be running at large in such an area shall be deemed a nuisance and impounded.
b) This provision does not apply to:
   1. Dogs being used in hunting or field trials.
   2. Dogs participating in dog shows while on public lands set aside for those purposes.
   3. Dogs on private property with the actual, implied, customary, or constructive consent of the owner of such private property.
   4. Dogs owned by any police force or other law enforcement agency while those dogs are being used to conduct official business or being used for official purposes.
c) Any person found to be in violation of this Section shall be fined $50.00 for the first offense and $100 for the second offense and $200 for each subsequent offense. If an owner owns more than one dog found to be in violation of this Section, it shall constitute as a separate offense. On the second offense the owner shall be required to pay the fine and also pay to Animal Control the cost of the spay or neuter surgery if the animal is not already spayed or neutered or pay the veterinarian of the owner's choice and the animal shall be delivered to the veterinarian's office by the animal control department. The owner of said animal shall return on the scheduled date for the spay or neuter surgery. If the owner fails to comply with the requirements of this section, said animal will be impounded. All costs incurred as a result of this violation shall be the owner's responsibility. 510 ILCS 5/5.

Section 5. Cats running at large
a) Owners of cats shall prohibit such animal from running at large within a subdivided section of the county. Any cat found to be running at large in such an area shall be deemed a nuisance and impounded. 510 ILCS 5/5.
b) Any person found to be in violation of this Section shall be fined $50.00 for the first offense and $100 for the second offense and $200 for each subsequent offense. If an owner owns more than one cat found to be in violation of this Section, it shall constitute as a separate offense. On the second offense the owner shall be required to pay the fine and also pay to Animal Control the cost of the spay or neuter surgery if the animal is not already spayed or neutered or pay the veterinarian of the owner's choice and the animal shall be delivered to the veterinarian's office by the animal control department. The owner of said animal shall return on the scheduled date for the spay or neuter surgery. If the owner fails to comply with the requirements of this section, said animal will be impounded. All costs incurred as a result of this violation shall be the owner's responsibility. 510 ILCS 5/5.

Section 6. Female dogs and cats in heat
Every owner of a female cat or dog shall cause such animal to be securely confined in an area that is inaccessible to other cats or dogs while in heat. Violation of this Section two times in a twelve-month period shall result in a fine and a requirement that the dog or cat be spayed. 510 ILCS 5/5.

Section 7. Impoundment and redemption
When dogs or cats are apprehended and impounded by the Administrator or Animal Control Warden, they must be scanned for the presence of a microchip. The Administrator or Animal Control Warden shall make every reasonable attempt to contact the owner as soon as possible. The Administrator or Animal Control Warden shall give notice of not less than 7 business days to the owner prior to the disposal of the animal. Such notice shall be mailed or delivered to the last known address of the owner. Testimony of the Administrator, or his or her authorized agent, who mails such notice shall be evidence of the receipt of such notice by the owner of the animal. In case the owner of any impounded dog or cat desires to make redemption thereof, he or she may do so on the following conditions:
1. Present proof of current rabies inoculation, and registration if applicable, or
2. Pay for the rabies inoculation of the dog or cat, and registration, if applicable, and
3. Pay the animal services facility for the board of the animal for the period it was impounded,
4. Pay into the Animal Control Fund an additional impoundment fee. Pay for microchipping and registration if not already done.

510 ILCS 5/10.

Section 8. Impoundment and Fees

Any owner of an animal impounded in the Champaign County Animal Services Facility for violation of this Ordinance shall be subject to a $15.00 per day or any part of a day boarding fee. All boarding costs incurred must be paid in full upon the redemption of said animal.

Dogs and cats impounded by an animal control officer or brought to the Animal Services Facility by a citizen of Champaign County with a current rabies registration tag attached to the collar of the animal and/or a microchip shall have an impoundment fee of $35.00 for the first offense, $50.00 for the second offense and $75.00 for each subsequent offense within a twelve-month period.

Dogs and cats impounded by an animal control officer or brought to the Animal Services Facility by a citizen of Champaign County without a current rabies registration tag attached to the collar of the animal or microchip shall have an impoundment fee of $50.00 for the first offense, $75.00 for the second offense and $100.00 for each subsequent offense within a twelve-month period.

Any owner of animal impounded into the Champaign County Animal Services Facility for the purpose of bite quarantine shall pay the daily boarding costs and any additional fees imposed during the quarantine period.

Section 9. Right of entry; inspections; refusal to deliver dog or other animal

For the purpose of making inspections hereunder, the Administrator, or his or her authorized representative, or any law enforcement officer may enter upon private premises, provided that the entry shall not be made into any building that is a person's residence, to apprehend a straying dog or other animal, a dangerous or vicious dog or other animal, or an animal thought to be infected with rabies. If, after request therefore, the owner of the dog or other animal shall refuse to deliver the dog or other animal to the officer, the owner shall be in violation of this Ordinance. 510 ILCS 5/17.

Section 10. Abandonment of animals

The owner of any animal subject to rabies is prohibited from abandoning such animal in the county. 510 ILCS 5/5.

Section 11. Diseased or injured animals.

Any animal which does not exhibit a valid vaccination or registration tag, and which reveals the symptoms of an injury or disease, clearly not those of rabies, as determined by administrator or his or her designated agent, may be subjected to
disposal as provided in Section 6 of this Ordinance at the earliest possible time by the animal control facility or pound employee.

**Section 12. Enforcement officers not responsible for accident or disease.**
The administrator, manager, deputy administrators, animal control wardens or anyone enforcing the provisions of this article shall not be held responsible for any accident or disease that may happen to any animal.

**Section 13. Annual report**
The County Board shall make an annual report to the department showing the number of dogs inoculated, fees and penalties collected and the number of cases of rabies occurring in the county.

**Section 14. Violations and penalties**
Any person violating or aiding the violation of this Article, except Section 4, or counterfeiting or forging any certificate, permit or tag, or making any misrepresentation in regard to any matter prescribed by the Ordinance, or refusing to produce for inoculation any dog in his possession, or who removes a tag from a dog for the purposes of destroying or concealing its identity, shall pay a penalty of $100.00 dollars for each offense. 510 ILCS 5/26; 55 ILCS 5/5-1113.

**Section 15. Collection of monies.**
The manager of the animal control facility or pound shall have and perform the following duties enumerated in this section, in cases involving violations of the sections of this article:

1. Accept payment of designated fines, penalties and fees and issue receipts for the said payments.
2. Maintain records of all violations of the provisions of this chapter of which each person has been guilty during the preceding twenty-four months whether such guilt was established in court or by payment of a fine into the Animal Control Fund.

Whenever any person charged with an offense which is payable at the animal control facility or pound shall fail to appear and pay his fine in the time prescribed, the administrator or manager may cause a complaint to be filed against such person for such violation.

**Section 16. Fines and fees paid into Animal Control Fund**
All fines, forfeitures, penalties and fees collected as result of the enforcement of this Ordinance shall be paid into the Animal Control Fund.

**Section 17. Reimbursement schedule**
The following is the schedule of damages to be paid to owners of animals which are destroyed or injured by dogs within the county:

1. For goats killed or injured, $30.00 per head.
2. For cattle killed or injured, $300.00 per head.
3. For horses or mules, killed or injured, $200.00 per head.
4. For swine killed or injured, $50.00 per head.
5. For turkeys killed or injured, $5.00 per head.
6. For sheep killed or injured, $30.00 per head.
7. For all poultry, other than turkey, $1.00 per head.

Section 18. Dangerous animals

Any dog running at large within the county whose capture endangers or threatens the safety of an animal control officer, police officer, sheriff or deputy sheriff, or endangers the safety of any person within the county, may be destroyed by an animal control officer, police officer, sheriff, or deputy sheriff.

Article 2 - Rabies Control

Section 21. Inoculation of dogs and cats

Every owner of a dog or cat residing within Champaign County and is four or more months of age shall cause such dog or cat to be inoculated against rabies by a licensed veterinarian annually or at such intervals as hereafter may be promulgated by the department and register said dog or cat with the County Animal Control Department. Evidence of such inoculation shall be entered upon a certificate, the form of which shall be approved by the County Board, and the certificate shall be signed by the licensed veterinarian administering the vaccine. Veterinarians who inoculate a dog or cat shall procure from the County Animal Control serially numbered tags, one to be issued with each inoculation certificate. One dog or cat shall be included on each certificate. The veterinarian immunizing or microchipping an animal shall provide the Administrator with a certificate of immunization and microchip number. The Board shall cause the veterinarian issuing the tag to be paid 50 cents for each tag issued, to be paid semi-annually. The Board shall cause a rabies inoculation tag to be issued, at a fee established by the Board for each dog or cat inoculated against rabies.

a. The veterinarian administering the vaccine shall cause the certificate of inoculation to be distributed as follows:
   i. One copy shall be given to the owner at the time of the inoculation;
   ii. One copy shall be filed with the office of the administrator, or such place as the County Board shall designate within 20 days after the date of the inoculation;
   iii. One copy shall be retained by the veterinarian administering the inoculation for a period as set by the department or the County Board.

b. The type and brand of rabies vaccine used shall be licensed by the U.S. Department of Agriculture and approved by the department.

c. This Section shall not apply to cats defined as feral in definition 510 ILCS 5/2.11b.

d. If a licensed veterinarian determines in writing that a rabies inoculation would compromise an animal's health, then the animal shall be exempt from the rabies shot requirement, but the owner must still be responsible for purchasing the rabies inoculation tag from the county.
e. Every owner shall comply with the provisions of Section 21 of this Article. Any person who violates these sections shall pay a penalty of $100.00 for each violation. The owner of the dog or cat shall have 3 business days from the notice of violation to vaccinate and register the dog or cat. If the owner has complied within 3 business days, the penalty shall be $35.00. If an animal is not inoculated and registered after its owner has been found to be in violation of this section, two times within a twelve-month period, said animal shall be impounded by the animal control warden and may be redeemed or disposed of in accordance with the provisions of this Ordinance. 510 ILCS 5/8.

Section 22. Inoculation tags
a) All owners of dogs and cats residing within Champaign County shall purchase a rabies inoculation registration tag from the county. Any person failing to purchase the inoculation registration tag within 20 days of the vaccination shall be subject to a fine of $100.
b) All dogs and cats residing within Champaign County shall wear upon a collar at all times a current inoculation registration tag. Failure to comply with this subsection shall result in a fine $50.00 510ILCS 5/5; 8 IL. Admin. Code § 30.10

Section 23. Registration fees
a) The registration fee shall be set by the County Board. See appendix.
c) A five-dollar late fee shall be added to the rabies inoculation tag fee when a registration is presented more than twenty days past the date of the vaccination.
d) The annual registration fee for up to two dogs or cats that are spayed or neutered and owned by an owner 65 years of age or older is waived, upon proof of identification presented to the Animal Control Department.
e) The annual registration fee for service animals is waived when the owner can provide proof of the training of the service animal. 510 ILCS 5/8; 510 ILCS 5/5.

Section 23 Animals exhibiting signs of rabies-Notice to Administrator-Confinement of dog-Animals exposed-Confinement
The owner of any animal which exhibits clinical signs of rabies, whether or not the animal has been inoculated against rabies, shall immediately notify the Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator, and shall promptly confine the animal, or have it confined, under suitable observation, for a period of at least 10 days, unless officially authorized by the Administrator, or if the Administrator is not a veterinarian, the Deputy Administrator, in writing, to release it sooner. Any animal that has had direct contact with the animal and that has not been inoculated against rabies shall be confined as ordered by the Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator. 510 ILCS 5/12.

Section 24 Dog or other animal bites; observation
a) Except as otherwise provided in subsection (c) of this Section, when the Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator receives information that any person has been bitten by an animal, the Administrator or, if the Administrator is not a veterinarian, the Deputy
Administrator, or his or her authorized representative, shall have such dog or other animal confined under the observation of a licensed veterinarian for a period of 10 days. The Department may permit such confinement to be reduced to period of less than 10 days. A veterinarian shall report the clinical condition of the animal immediately, with confirmation in writing to the Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator within 24 hours after the animal is presented for examination, giving the owner’s name, address, the date of confinement, the breed, description, age, and sex of the animal, and whether the animal has been spayed or neutered, on appropriate forms approved by the Department. The Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator shall notify the attending physician or responsible health agency. At the end of the confinement period, the veterinarian shall submit a written report to the Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator advising him or her of the final disposition of the animal on appropriate forms approved by the Department. When evidence is present that the animal was inoculated against rabies within the time prescribed by law, it shall be confined in a house, or in a manner which will prohibit it from biting any person for a period of 10 days, if the Administrator, or if the Administrator is not a veterinarian, the Deputy Administrator, adjudges such confinement satisfactory. The Department may permit such confinement to be reduced to a period of less than 10 days. At the end of the confinement period, the animal shall be examined by a licensed veterinarian.

b) Any person having knowledge that any person has been bitten by an animal shall notify the Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator within 24 hours. It is unlawful for the owner of the animal to euthanize, sell, give away, or otherwise dispose of any animal known to have bitten a person, until it is released by the Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator, or his or her authorized representative. It is unlawful for the owner of the animal to refuse or fail to comply with the reasonable written or printed instructions made by the Administrator or, if the Administrator is not a veterinarian, the Deputy Administrator, or his or her authorized representative. If such instructions cannot be delivered in person, they shall be mailed to the owner of the animal by the U.S. Postal Service. Any expense incurred in the handling of the animal under this Section and Section 23 shall be borne by the owner.

c) A police dog or search and rescue dog that is currently vaccinated against rabies, that has bitten any person may continue to perform its official duties but shall remain under the strict supervision of its police handler for a period of observation, during which period it shall be securely confined to a kennel when not performing work for a peace officer or law enforcement agency. 510 ILCS 5/13b.

d) If a bite occurs from an exempt animal, the exempt animal shall be treated as an unvaccinated animal. If the animal is exempt, the animal shall be re-examined by a licensed veterinarian on no less than an annual basis and be vaccinated against rabies as soon as the animal’s health permits. 510ILCS 5/8h
Section 25. Reimbursement to animal victims
The County is not obligated to pay to any person or resident of the county from
the Animal Control Fund any amount for the purchase of human rabies
antiserum, the purchase of human vaccine, any costs for the administration of the
serum or vaccine or any amount for medical care which may have been provided
to human bite victims.

Article 3 - Vicious and Dangerous Dogs

Section 36. Deeming dogs vicious
a) In order to have a dog deemed “vicious”, the Administrator, Deputy
Administrator, animal control warden, or law enforcement officer must give
notice of the infraction that is the basis of the investigation to the owner, conduct
a thorough investigation, interview any witnesses, including the owner, gather
any existing medical records, veterinary medical records or behavioral evidence,
and make a detailed report recommending a finding that the dog is a vicious dog
and give the report to the State’s Attorney’s office and the owner. The
Administrator, State’s Attorney, Director or any citizen of the county in which
the dog exists may file a complaint in the Circuit Court in the name of the People
of the State of Illinois to deem a dog a vicious dog. Testimony of a certified
applied behaviorist or another recognized expert may be relevant to the court’s
determination of whether the dog’s behavior was justified. The petitioner must
prove the dog is a vicious dog by clear and convincing evidence. The
Administrator shall determine where the animal shall be confined during the
pendency of the case.

A dog shall not be declared vicious if the court determines the conduct of
the dog was justified because:
1. The threat, injury, or death was sustained by a person who at the time
was committing a crime or offense upon the owner or custodian of the
dog, or upon the property of the owner or custodian of the dog;
2. The injured, threatened, or killed person was tormenting, abusing,
assaulting, or physically threatening the dog or its offspring, or has in the
past tormented, abused, assaulted, or physically threatened the dog or its
offspring; or
3. The dog was responding to pain or injury, or was protecting itself, its
owner, custodian, or member of its household, kennel, or offspring.

No dog shall be deemed “vicious” if it is a professionally trained dog for law
enforcement or guard duties. Vicious dogs shall not be classified in a manner that
is specific to breed. If the burden of proof has been met, the court shall deem the
dog to be a vicious dog. If a dog is found to be a vicious dog, the dog shall be
spayed or neutered within 10 days of the finding at the expense of its owner and
microchipped, if not already, and is subject to enclosure and pay into the animal
control fund $500 plus impoundment fees. The judge has the discretion to order
a vicious dog euthanized. A dog found to be a vicious dog shall not be released to
the owner until the Administrator, an Animal Control warden, or the Director
approves the enclosure. No owner or keeper of a vicious dog shall sell or give
away the dog without Court approval. Whenever an owner of a vicious dog
relocates, he or she shall notify both the Administrator of the County Animal Control where he or she has relocated and the Administrator of the county Animal Control where he or she formerly resided.

b) It shall be unlawful for any person to keep or maintain any dog which has been found to be a vicious dog unless the dog is kept in an enclosure. The only times that a vicious dog may be allowed out of the enclosure are (1) if it is necessary for the owner or keeper to obtain veterinary care for the dog, (2) in the case of an emergency or natural disaster where the dog’s life is threatened, or (3) to comply with the order of a court of competent jurisdiction, provided that the dog is securely muzzled and restrained with a leash not exceeding 6 feet in length and is under the direct control and supervision of the owner or keeper of the dog or is muzzled in its residence.

Any dog which has been found to be a vicious dog and which is not confined to an enclosure shall be impounded by the Administrator, an Animal Control Warden or law enforcement authority having jurisdiction in such area.

If the owner of the dog has not appealed the impoundment order to the circuit court in the county in which the animal was impounded within 15 business days, the dog may be euthanized.

Upon filing a notice of appeal, the order of euthanasia shall be automatically stayed pending the outcome of the appeal. The owner shall bear the burden of timely notification to animal control in writing.

Guide dogs for the blind or hearing impaired; support dogs for the physically handicapped; and sentry, guard, or police-owned dogs are exempt from this Section, provided, an attack or injury to a person occurs while the dog is performing duties as expected. To qualify for exemption under this Section, each such dog shall be currently inoculated against rabies in accordance with Section 8 of this Ordinance. It shall be the duty of the owner of such exempted dog to notify the Administrator of changes of address. In the case of a sentry dog or guard dog, the owner shall keep the Administrator advised of the location where such dog will be stationed. The Administrator shall provide police and fire departments with a categorized list of such exempted dogs and shall promptly notify such departments of any address changes reported to him.

c) If the animal control agency has custody of the dog, the agency may file a petition with the court requesting that the owner be ordered to post security. The security must be in an amount sufficient to secure payment of all reasonable expenses expected to be incurred by the animal control agency or animal shelter in caring for and providing for the dog pending the determination. Reasonable expenses include, but are not limited to, estimated medical care and boarding of the animal for 30 days. If security has been posted in accordance with this section, the animal control agency may draw from the security the actual costs incurred by the agency in caring for the dog. 510 ILCS 5/15.

Section 37. Dangerous dog determination

a) After a thorough investigation including: sending, within 3 days of the Administrator or Director becoming aware of the alleged infraction, notifications to the owner of the alleged infractions, the fact of the initiation of an
investigation, and affording the owner an opportunity to meet with the Administrator or Director prior to the making of a determination; gathering of any medical or veterinary evidence; interviewing witnesses; and making a detailed written report, an animal control warden, deputy administrator, or law enforcement agent may ask the Administrator, or his designee, or the Director, to deem a dog “dangerous.” No dog shall be deemed a “dangerous dog” without clear and convincing evidence. The owner shall be sent immediate notification of the determination by registered or certified mail that includes a complete description of appeal process.

b) A dog shall not be declared dangerous if the Administrator, or his designee, or the Director determines the conduct of the dog was justified because:
   1. The threat was sustained by a person who at the time was committing a crime or offense upon the owner or custodian of the dog;
   2. The threatened person was tormenting, abusing, assaulting, or physically threatening the dog or its offspring;
   3. The injured, threatened, or killed companion animal was attacking or threatening to attack the dog or its offspring;
   4. The dog was responding to pain or injury or was protecting itself, its owner, custodian, or member of its household, kennel, or offspring.

c) Testimony of a certified applied behaviorist, a board-certified veterinary behaviorist, or another recognized expert may be relevant to the determination of whether the dog’s behavior was justified pursuant to the provisions of this Section.

d) If deemed dangerous, the Administrator, or his or her designee, or the Director shall order the dog to be spayed or neutered within 14 days at the owner’s expense and microchipped, if not already, and one or more of the following as deemed appropriate under the circumstances and necessary for the protection of the public:
   1. The dog’s owner to pay a $50 public safety fine to be deposited into the Pet Population Control Fund
   2. Evaluation of the dog by a certified applied behaviorist, a board-certified veterinary behaviorist, or another recognized expert in the field and completion of training or other treatment as deemed appropriate by the expert. The owner of the dog shall be responsible for all costs associated with evaluations and training ordered under this subsection; or
   3. Direct supervision by an adult 18 years of age or older whenever the animal is on public premises.

e) The Administrator may order a dangerous dog to be muzzled whenever it is on public premises in a manner that will prevent it from biting any person or animal, but that shall not injure the dog or interfere with its vision or respiration.

f) Any dog deemed dangerous shall not be given away, sold, or traded without permission of the Administrator.

g) Guide dogs for the blind or hearing impaired, support dogs for the physically handicapped, and sentry, guard, or police-owned dogs are exempt from this Section; provided, an attack or injury to a person occurs while the dog is performing duties as expected. To qualify for exemption under this Section, each dog shall be currently inoculated against rabies in accordance with Section 21 of this Ordinance and performing duties as expected. It shall be the duty of the owner of the exempted dog to notify the Administrator of changes of address. In
case of a sentry or guard dog, the owner shall keep the Administrator advised of
the location where such dog will be stationed. The Administrator shall provide
police and fire departments of any address changes reported to him or her.
h) An animal control agency has the right to impound a dangerous dog if the
owner fails to comply with the requirements of this Act. §10 ILCS 5/15.1.

Section 38 Animal Attacks or Injuries
If a dog or other animal, without provocation, attacks, attempts to attack, or
injures any person who is peaceably conducting himself or herself in a place
where he or she may lawfully be, the owner of such dog or other animal is liable
in civil damages to such person for the full amount of the injury proximately
caused thereby. §10 ILCS 5/16

Section 39 Violations; penalties
Any person found guilty of a violation of Article 3 of this Ordinance shall be
ordered to pay a fine of $50.00 per offense and each subsequent offense. Every
day of non-compliance shall be a separate offense. §5 ILCS 5/5-1071.1; §5 ILCS
5/5-1113.

Section 40. Dangerous dogs; leash
It is unlawful for any person to knowingly or recklessly permit any dangerous
dog to leave the premises of its owner when not under the control by leash or
other recognized control methods. §10 ILCS 5/15.2

Section 41. Dangerous dog; appeal.
a) The owner of a dog found to be a dangerous dog pursuant to this Ordinance
by an Administrator may file a complaint against the Administrator in the circuit
court within 35 days of receipt of notification, for de novo hearing on the
determination. The proceedings shall be conducted as a civil hearing pursuant to
the Illinois Rules of Evidence and the Code of Civil Procedure, including the
discovery provisions. After hearing both parties’ evidence, the court may make a
determination of dangerous dog if the Administrator meets his or her burden of
proof of clear and convincing evidence. The final order of the circuit court may be
appealed pursuant to the civil appeals provisions of the Illinois Supreme Court
Rules.
b) The owner of a dog found to be a dangerous dog pursuant to this Ordinance
by the Director may, within 14 days of receipt of notification of the
determination, request an administrative hearing to appeal the determination.
The administrative hearing shall be conducted pursuant to the Department of
Agriculture’s rules applicable to formal administrative proceedings, 8 Ill.
Admin.Code Part 1, SubParts A and B. An owner desiring a hearing shall make
his or her request for a hearing to the Illinois Department of Agriculture. The
final administrative decision of the Department may be reviewed judicially by the
Circuit Court of the County wherein the person resides or in the case of a
corporation, the County where its registered office is located. If the plaintiff in a
review proceeding is not a resident of Illinois, the venue shall be in Sangamon
County. The Administrative Review Law and all amendments and modifications
thereof, and the rules adopted thereto, apply to govern all proceedings for the
judicial review of final administrative decisions of the Department hereunder.
c) Until the order has been reviewed and at all times during the appeal process, the owner shall comply with the requirements set forth by the Administrator, the Court, or the Director.
d) At any time after the final order has been entered, the owner may petition the Circuit Court to reverse the designation of dangerous dog. 510 ILCS 5/15.3.

**Article 4 Humane Care of Animals**

**Section 42. Humane Care for Animals**

Owner’s duties. Each owner shall provide for each of his animals:

- a) sufficient quantity of good quality, wholesome food and clean fresh water
- b) a shelter which has four sides, a roof, floor and bedding. The shelter shall be of sufficient size to permit such animal to stand up and turn around inside when fully grown and allow retention of body heat. The shelter shall be placed to provide shade from the sun and protection from the weather.
- c) regular and sufficient veterinary care to prevent suffering and maintain health.
- d) humane care and treatment

To lawfully tether a dog outdoors, an owner must ensure the dog:

- a) does not suffer from a condition that is known, by that person, to be exacerbated by tethering;
- b) is tethered in a manner that will prevent the dog from becoming entangled with the other tethered dogs;
- c) is not tethered with a lead that:
  - (i) exceeds one-eighth of the dog’s body weight or
  - (ii) is a tow chain or a log chain;
- d) is tethered with a lead that measures, when rounded to the nearest whole foot, at least 10 feet in length;
- e) is tethered with a properly fitting harness or collar other than the lead or a pinch, prong or choke type collar; and
- f) is not tethered in a manner that will allow it to reach within the property of another person, a public walkway or road. 510 ILCS 70/3

**Section 43 Cruel Treatment**

a) No person or owner may beat, cruelly treat, torment, starve, overwork or otherwise abuse an animal.

b) No owner may abandon any animal where it may become a public charge or may suffer injury, hunger or exposure. 510 ILCS 70/3.01

**Section 44 Confinement in a Motor Vehicle**

No owner or person shall confine any animal in a motor vehicle in such a manner that places it in a life or health threatening situation by exposure to a prolonged period of extreme heat or cold, without proper ventilation or other protection from such heat or cold. In order to protect the health and safety of an animal, an animal control officer, law enforcement officer or Department investigator who has probable cause to believe that this Section is being violated shall have
authority to enter such vehicle by reasonable means under the circumstances after making a reasonable effort to locate the owner or person responsible.
510ILCS 70/7.1

Section 45 Notification to Violator-Impoundment upon refusal or failure to take corrective action

a) If an investigation discloses a violation of this Article has been committed, the animal control warden or, law enforcement officer shall furnish the violator, if known, with notice of violation, and state what action is necessary to come into compliance with this article and that a maximum of 48 hours may be granted in which to take corrective action.
b) If the violator fails or refuses to take corrective action necessary for compliance or if the violator is still unknown after an attempt to identify ownership, the animal control warden or law enforcement officer shall have the authority to impound all animals involved in the complaint or issue a citation for each offense.
c) When an animal control warden, law enforcement officer or humane investigator finds a violation of this Article has rendered an animal in such condition that no remedy or corrective action by the owner is possible, the animal control warden, law enforcement officer or humane investigator must impound or order the impoundment of the animal. If the violator fails or refuses to take corrective action necessary for compliance, the animal shall be impounded. If the animal is impounded for violation of this Article, it shall be taken to a facility where the elements of good care as set forth in Section 42 of this Article can be provided, and where such animals shall be examined and treated by a licensed veterinarian or, if the animal is severely injured, diseased, or suffering, humanely euthanized. Any expense incurred in the impoundment shall become a lien on the animals.
d) Emergency impoundment may be exercised in a life-threatening situation and the subject animals shall be conveyed directly to a licensed veterinarian for medical services necessary to sustain life or to be humanely euthanized as determined by a licensed veterinarian.
e) A notice of impoundment shall be given to the violator if the violator is known in person or sent by certified or registered mail. The impoundment notice shall include the following:
   1. A listing of deficiencies noted
   2. An accurate description of the animal or animals involved.
   3. Date on which the animal or animals were impounded.
   4. Signature of the animal control warden.
   5. A statement that: “The violator may request an appeal of the impoundment with the Administrator within 5 business days of impoundment.”
   6. When the impoundment is not appealed, the animal or animals are forfeited and the animal control or animal shelter in charge of the animal or animals may lawfully and without liability provide for adoption of the animals or animals by a person other than the person who forfeited the animal or animals, or any person or persons dwelling in the same household as the person who forfeited the animal or animals, or it may humanely euthanize the animal or animals.
7. If the Administrator denies the appeal of impoundment, the owner has
the right to file a complaint with the circuit court within 30 days. Notice
of intent to appeal must be presented to the animal control administrator
within 5 business days of the appeal hearing. All costs associated with the
housing, fees and medical costs of the impounded animals shall be the
responsibility of the owner of the said animals. 510ILCS 70/12

Article 5. MISCELLANEOUS

Section 50: This Ordinance shall go into full force and effect upon its passage and
approval.

Section 51: In the event that any provision of this Ordinance or any part or application
thereof to any person or circumstance, is for any reason held to be unconstitutional or
otherwise invalid or ineffective by any court of competent jurisdiction on its face or as
applied, such holding shall not affect the validity or effectiveness of any of the remaining
provisions of this Ordinance or any part or application thereof to any person or
circumstance of said provision as applied to any other person or circumstance. It is
hereby declared to be the legislative intent of the County Board that this Ordinance
would have been adopted had such unconstitutional, invalid, or ineffective provisions
not been included herein.

Section 52: All previous Resolutions, Ordinances, or parts thereof in conflict with this
Ordinance are hereby repealed upon the effective date of this Ordinance.
Ordinance No. 2020-6

PRESENTED, ADOPTED, APPROVED, and RECORDED this 23rd day of April 2020.

Giraldo Rosales, Chair
Champaign County Board

ATTEST:

Aaron Ammons, County Clerk
and Ex-Officio Clerk of the
Champaign County Board

Approved:

Darlene Kloeppel,
Champaign County Executive
Date: 4/23/2020
**Appendix.**

**2020 Registration Fees**

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