CHAPTER 5 ANIMALS

Sec. 5-1. Definitions.

<u>Registered microchip shall mean an identification chip implanted under the skin of an</u> animal for the purpose of identifying its owner or keeper which has been registered with a microchip registration company with current ownership information to include the current owner's or keeper name, address, and phone number, (if available) and the description of the pet.

Sec. 5-16. Pet shop requirements.

(g)The pet shop permit holder shall furnish a purchaser a written statement at the time of sale which shall include:

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(7)A guarantee of good health for a period of not less than two (2) weeks with recommendation to have the animal examined by a licensed veterinarian. The permit holder shall retain a copy of the written statement for twelve (12) months from date of sale. All purchasers of dogs, cats and ferrets shall also be furnished with information as to the requirements of ownership of these animals within the city including requirements for rabies vaccination, litter permits, and microchipping. The pet shop permit holder shall be further required to register with the department the name, address, and telephone number of each purchaser of any dog or cat transferred within five (5) days after the sale or transfer.

Sec. 5-80. Requirements of dangerous dog owners.

(a)An owner of a dog determined to be dangerous, must comply with all of the following ten[•] (10) requirements before the subject dog can be released to the owner by the director. The director must, however, release the dog to the owner if a state licensed veterinarian with a facility located within the city verifies, upon being contacted by a city veterinarian or director, that the owner has arranged for the required surgery of the dangerous dog to comply with this article, and <u>if necessary</u>, a city veterinarian has implanted the required <u>registered</u>, microchip in the dog, and has inspected the residence where the dog is to be kept, and is satisfied that the following requirements which could have already been complied with have been complied with by the owner:

(1) The dog must be <u>registered with the department and shall annually obtain a</u> dangerous dog permit.

Deleted: Animal licensing shall mean the assignment by the director of a number to each animal for whom the appropriate fee has been paid and who has been vaccinated with antirabies vaccine. ¶ *License tag* shall mean a metal tag of the design prescribed by the director and bearing the city's animal license number. ¶ Formatted: Not Strikethrough

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(7) If the dog does not have a registered microchip, the owner shall authorize the department to implant a <u>registered microchip beneath the skin of the dangerous</u> dog for positive identification of the animal;

Sec. 5-86. Regulation of aggressive dogs.

(5)The animal must have a registered microchip and obtain an annual aggressive dog permit from the department;

Article V. Animal Microchipping and Permits

Sec. 5-100. Dog and cat microchipping required,

(a)The owner or keeper of any dog or cat must have the animal implanted with a registered microchip before the animal attains four (4) months of age. A dog or cat is exempt from this requirement if the dog or cat is determined to be medically unsuitable for microchipping by a licensed veterinarian, in writing. If a dog or cat is determined to be medically unsuitable for microchipping, the owner or keeper shall have the dog or cat permanently marked with an identifying tattoo by a licensed veterinarian. Proof of unsuitability for microchipping along with the identifying tattoo number and owner's or keeper's name, address and telephone number must be provided to the Department within thirty (30) days of tattooing. If there is a change in contact information, the owner or keeper of a tattooed dog or cat shall update contact information with the Department within thirty (30) days of the date of the change in contact information. If there is a change in ownership of a tattooed dog or cat, the initial owner or keeper shall be responsible for notifying the Department of the change within thirty (30) days of the date of change in ownership. The new owner or keeper shall be responsible for providing the Department with the new owner's or keeper's name, address and telephone number within thirty (30) days after the change in ownership. (b)It is a defense to prosecution under this section that:

(1)The dog or cat owner is a nonresident of this city and is keeping the subject pet in the city for fewer than sixty (60) days;

(2)The dog or cat owner has been a resident of this city for fewer than thirty (30) days; or

(3)The dog or cat had been abandoned or lost and the temporary owner has had the dog or cat for fewer than thirty (30) days.

Sec. 5-101. Validity of previously issued license.

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A <u>currently valid</u> dog or cat license <u>shall continue to be valid until its expiration</u>. On <u>or before its expiration</u>, the owner shall have the animal implanted with a registered <u>microchip in accordance with the provisions of this chapter</u>.

Sec. 5-102. Maintaining current microchip registration,

- (a) The owner or keeper of a dog or cat shall maintain current registration with a microchip registration company.
- (b) If there is a change in contact information of an owner or keeper of a registered microchipped dog or cat, the owner or keeper shall update contact information, including new address or telephone number, with the microchip registration company within thirty (30) days.
- (c) If there is a change in ownership of a registered dog or cat, the initial owner or keeper shall be responsible for ensuring that the microchip is no longer registered in the initial owner's or keeper's name within thirty (30) days of the date of change in ownership. The new owner or keeper shall be responsible for re-registering the microchip to include any new address and telephone number, and have the registration information transferred to the new owner's or keeper's name within thirty (30) days after the change in ownership.

Sec. 5-103. Wearing tags, exception.

(a)Dogs must wear <u>a tag with the registered microchip number</u> at all times while outdoors; except that dogs which are kept for show or exhibition purposes are not required to wear such <u>a</u> tag as long as the dogs are otherwise under restraint.

(b)Cats shall not be required to wear<u>a</u> tag, with the registered microchip number on a collar due to the danger of accidental strangulation.

Sec. 5-104. Permits when issued; required records,

(a)A permit, shall be issued after payment of the applicable fee, if any. The director is authorized to reduce or waive any fee provided for in this chapter.

Sec. 5-105. Nontransferability.

No person may use any pet dog's or cat's registered microchip number, for any animal other than the one for which it was issued.

Sec. 5-106. Review upon frequent violations.

The director shall review any and all dog or cat <u>registrations for</u> any animal owners⁴ against whom four (4) or more convictions have been obtained within a period of one (1) year under the provisions of this chapter and shall notify the subject animal owner of said <u>convictions and possible seizure and impoundment</u>, if, after the director or his appointed representative conducts an administrative hearing, and determines that the public health and

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safety are at risk while the pet owner or any member of this household has possession or control of the subject animals. Certified mail notice of the time and place of said hearing shall be mailed to the last known address of the pet owner at least ten (10) days prior to said hearing.

Sec. 5-109. Animal limits; excess animal permit.

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(d)A maximum number of eight (8) cats or five (5) dogs, or an aggregate number of eight (8) is permitted at a residence. In order to have more dogs and/or cats than this chapter allows at a residence, an owner must apply for an excess animal permit which shall be valid for one (1) year. The criteria used to evaluate the granting of a dog or cat permit are as follows:

(1)All dogs and cats for which a permit is required must be sterilized, unless the dog (s) or cat (s) qualifies for a certified medical exception by a licensed veterinarian or is under four (4) months old.

(2)All dogs and cats must be currently vaccinated for rabies.

(3)All dogs and cats must have a registered microchip,

(4)The dogs and/or cats must not be housed exclusively outside.

(5)All dogs and cats must have a photograph of each animal attached to an animal profile sheet that will be kept on record as verification of the animals allowed in the permit. Rescuers registered with the department shall be exempt from the photograph and profile sheet requirement.

(6)If the owner of the dogs and/or cats is not the owner of the property, the permission of the property owner must be obtained before a permit application will be processed.
(7)A check will be made to determine if there are any previous valid complaints. A previous valid complaint can be grounds for the denial of a permit request.
(8)The requestor must have adequate property or facilities to ensure the dogs and/or cats do not disturb any neighbors. The facilities shall be subject to inspection by the department.

Sec. 5-126. Reporting, bites, scratches; zoonotic diseases.

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(c) The owner of such diseased or biting or scratching animal who learns of such incident shall immediately give his name and address together with the animal's <u>registered microchip</u> information, and date of last rabies vaccination to the person bitten or injured or to a parent or guardian of such person who is under the age of eighteen (18) years. The owner shall notify the director within twenty-four (24) hours of his name; the animal's <u>registered microchip</u> information; the name of the injured person, and other information requested by the director related to the animal and injured party.

Sec. 5-156. Return of captured animal to owner.

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(c)Upon impound of an intact dog or cat found at large, the department shall conditionally release the dog or cat with the requirement that the owner sterilize the dog or cat within thirty (30) days from the date of the conditional release. The following shall be exempt from this requirement: a dog or cat that qualifies for a certified medical exception from a city veterinarian, a dog or cat that is an exhibition or competition animal, a dog or cat that upon impoundment has a registered microchip or a dog that is a police or military service dog. Owners of exhibition or competition animals and police or military service dogs shall provide proof to the director or his designee. The owner shall provide proof of sterilization of the dog or cat to the department within thirty (30) days from the date of the conditional release.

Sec. 5-157. Notifying owner of impounded animal.

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If the owner of an impounded animal can be identified, the animal care officer shall upon impoundment notify the owner at the address stated on records of the department, if any, or the address as determined by a scanned registered microchip,

Sec. 5-160. Charges for reclaiming, adopting impounded animals; liability of claimant.

(b)No animal shall be released from the animal care facility without the owner presenting proof that the animal has had a rabies vaccination in compliance with the requirements of state law. An owner of any dog or cat who cannot provide proof of said rabies vaccination shall be subject to a fee for rabies vaccination of each dog or cat. An owner of any domestic ferret who cannot provide proof of said rabies vaccination shall be subject to a fee for rabies vaccination shall be subject to a fee for rabies vaccination of each dog or cat.

(g)At the time animals are reclaimed from the animal care facility <u>if necessary</u>, they will be implant<u>ed with a registered microchip so the animal, if ever lost or stolen, can be returned to</u> its owner.

(h) If an animal that is impounded is sterilized, currently vaccinated for rabies and has a registered microchip, the department will not charge an impound fee for the first impound only. The animal must be reclaimed within the time limits in section 5-158. The initial impound will count as a first impound in assessing fees for any future impounds.

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