Draft ORD 2021-A (as amended)

AN ORDINANCE OF THE CITY OF VILLA HILLS, IN KENTON COUNTY, KENTUCKY, REPEALING AND READOPTING CHAPTER 90 OF THE CITY'S MUNICIPAL CODE OF ORDINANCES TITLED ANIMALS.

WHEREAS, the Villa Hills City Council has determined that it is to regulate the animal population and animal establishments within the city to ensure that animals are treated humanely, controlled by their owners and custodians, and subject to the authority of Kenton County Animal Control; and

WHEREAS, the Kenton County Fiscal Court having entered into an Interlocal Agreement with the Cities of Bromley, Covington, Crescent Springs, Crestview Hills, Edgewood, Elsmere, Erlanger, Fairview, Fort Mitchell, Fort Wright, Independence, Kenton Vale, Lakeside Park, Ludlow, Park Hills, Taylor Mill, Ryland Heights, and Villa Hills has acquired the duties of regulating animals within these cities which require coordinating regulations; and

WHEREAS, the Kenton County Fiscal Court wishes to have a single set of rules regulating animals for Kenton County Animal Control to enforce throughout Kenton County.

BE IT ORDAINED BY THE CITY COUNCIL OF VILLA HILLS, KENTUCKY:

Section I

Chapter 90 of the Villa Hills Code of Ordinances titled Animals is hereby amended as follows:

[DOGS AND CATS

§ 90.01 DEFINITIONS.

- For the purpose of this subchapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.
- AT LARGE. Off the premises of the owner, and not under the control of the owner or his or her agent either by leash, cord, chain or otherwise.
- -CAT. Any member of the feline family, six (6) months of age or over, male or female.
- -DOG. Any member of the canine family, six (6) months of age or over, male or female.
- OWNER. Includes every person having a right of property in the dog or cat and every person who keeps or harbors the dog or cat or has it in his or her care or permits it to remain on or about the premises owned or occupied by him or her. If a dog or cat is owned by a family, all adult members of the family, individually and jointly, shall be deemed owners of the dog or cat for the purposes of this subchapter.

§ 90.02 LICENSES AND REGULATIONS REQUIRED; ANTIRABIC PROVISIONS.

(A)—All dogs and cats kept, harbored, or maintained in the City of Villa Hills, Kentucky, shall be registered and licensed with the city.

- (B) Dog and cat licenses shall be issued by the City Administrator/Clerk upon payment of a license fee of five dollars (\$5) per annum, and with a presentation by the proposed licensee of a rabies vaccination tag from a licensed veterinarian or a receipt showing serum purchase and what dogs were so inoculated with the serum.
- -(C) The owner shall state at the time application is made for the license and upon forms provided for the purpose, his or her name and address and the name, breed, color, and sex of each dog or cat owned or kept by him or her.
- (D) Upon receipt of the properly executed application, and payment of the license fee, the City Administrator/Clerk shall issue to the owner a license certificate and a metallic tag for each dog or cat so licensed.
- (E) The tag shall have stamped thereon the year for which it was issued and the number corresponding with the number on the certificate.
- (F) Every owner shall be required to provide each dog and cat with a collar to which the license tag must be affixed and shall see that the collar and tag are constantly worn on the dog or cat.
- -(G) In case a dog or cat tag is lost, stolen, or destroyed, a duplicate or substitute will be issued by the City Administrator/Clerk upon presentation of the receipt or registration showing payment of the license fee for the current year and the payment of fifty cents (\$.50) for each duplicate or substitute tag.
- -(H) Dog or cat tags shall not be transferrable from one (1) dog or cat to another and no refunds shall be made on any dog or cat license because of death of the dog or cat or the owner's leaving the city before the expiration of the license period.
- (I) If there is a change of owners of a dog or cat during the license period, the new owner may have the current registration transferred to his or her name upon the payment of a transfer fee of fifty cents (\$.50).
- —(J) The registration and license period provided for herein shall be between January 1 and December 31 of each year, and all dogs and cats shall be licensed and registered as provided herein between January 1 and December 31 of each year.
- -(K) The provisions of this section shall not apply to dog or cat owners who are nonresidents temporarily within the city for a period of less than thirty (30) days nor to dogs or cats brought into the city for the purpose of participating in any dog or cat show nor to seeing eye dogs properly trained to assist blind persons when the dogs are actually being used by blind persons for the purpose of guiding them going from place to place.
- (L) All dogs or eats which are brought into the city, except as provided in division (K) above, shall be registered and licensed within thirty (30) days of arrival.
- (M) The licensing and registration herein required shall be in addition to all licenses, registration, and vaccination requirements of the Commonwealth of Kentucky or County of Kenton by law or regulation.
- -(N) Any dog or cat not bearing a license tag as herein required shall prima facie be deemed to be unlicensed and unregistered, and in any proceeding under this subchapter, the burden of proof of the fact that a dog has been licensed and registered shall be on the owner of the dog or cat.
- -(O) It shall be the duty of every person who owns or harbors a dog or cat in the city to have the dog or cat inoculated with antirabic vaccine by a veterinarian during the months of January through August of each year. Failure to have the dog or cat so inoculated during the period shall subject each person to the penalty provided in § 90.99.

- (P) Every owner or harborer of a dog or cat, upon obtaining the tag from a veterinarian, shall immediately attach the same to the collar or harness of the dog or cat to be worn by the dog or cat at all times. The certificate obtained from the veterinarian shall be retained by the owner or harborer of the dog or cat for inspection by officials of the Police Department or other empowered officials of the city.
- (Q) Any private citizen may inoculate his or her own dog or cat provided that at the time of registration he or she produces to the City Administrator/Clerk a copy of the receipt of where the serum was purchased, date of purchase, and what dogs or cats were inoculated. Failure to provide the information shall be prima facie proof that the papers do not exist and constitute sufficient reason to refuse issuance of the city licenses for a dog or cat. The inoculation papers must be retained and held by the owners, to be produced if a demand is made by any police official or other empowered officials of the City of Villa Hills, and if the papers cannot be produced it shall be deemed prima facie evidence that they do not exist and subject the dog or cat owner to the penalty provisions in § 90.99.
- —(R) The antirabic provisions shall not apply to dogs or cats kept by regularly chartered medical colleges or other educational or scientific institutions to be used for scientific purposes, or to dogs or cats kept in licensed breeding kennels and confined to the premises at all times and to dogs or cats brought to the city for exhibition purposes at any breeding or show.
- —(S) It is unlawful to keep at any one (1) residence within the city limits more than five (5) dogs or cats, or any combination thereof with the exception that the owner or person who has custody of a dog or cat may retain the puppies or kittens, born of the dog or cat which exceed the permissible numbers set forth in this division (S) for a period of twelve (12) weeks after the birth of the animals. Any retention of dogs or cats in excess of the number specified in this division (S) after this twelve (12) week period will constitute a violation of this division (S).

Penalty, see § 90.99

§ 90.03 RUNNING AT LARGE PROHIBITED.

- (A) Every owner, harborer, or person having the custody, control, or possession of any dog or cat shall keep the dog or cat confined to the premises and property of the owner, harborer, or custodian, except as hereinafter provided.
- (B) No owner, harborer, or person having the custody, control, or possession of any dog or cat shall permit, allow, or suffer the dog or cat:
- (1) To run or be at large as hereinbefore defined; and/or
- (2) To go about or on the premises or property of any other person within the city without the permission of the other person.

Penalty, see § 90.99

§ 90.04 KEEPING OF DOGS AND CATS AS NUISANCES PROHIBITED.

No owner, harborer, or person having the custody, control, or possession of any dog or cat shall permit the dog or cat to disturb the peace and quiet of the neighborhood by reason of their howling, barking, and whining, the stench they cause, unsanitary conditions in which they are kept, or their disturbing of people in the reasonable use and enjoyment of property where any of these factors cause annoyance, discomfort, or injury to the health and welfare of persons.

Penalty, see § 90.99

§ 90.05 POLICE TO TAKE POSSESSION; ENTRY ON PRIVATE PROPERTY.

- -(A) Any and all dogs or cats found at large within the city in violation of this subchapter, and all unlicensed dogs or cats, shall be taken into custody by the Police Department and/or police officers or other empowered officials of the City of Villa Hills, Kentucky.
- —(B) For the purposes of this subchapter, police officers of the City of Villa Hills, Kentucky, or other empowered officials, shall have specific authority to enter upon private property for the purpose of inspecting or checking dogs or cats to determine if they are properly licensed or of taking into custody any unlicensed dog or cat, any dog or cat found at large within the city, or any dog or cat found upon the property of another other than the owner of the dog or cat.
- (C) Police officers or other empowered officials may use any reasonable means and force necessary to take control and possession of dogs or cats found in violation of this subchapter, including, but not limited to, using tranquilizer guns or devices. Police or other empowered officials shall not be liable, civilly or criminally, for dogs or cats that unintentionally are injured or killed in the process of taking control or possession of the animals as provided herein.

§ 90.06 IMPOUNDING.

- (A) All dogs or cats taken into custody by police or other empowered officials as hereinabove provided, shall be impounded at the Kenton County dog authority, except as provided in division (B) below.
- -(B) If the dog or cat is found on or off the premises of its owner, but is unlicensed or at large, the police officer or other empowered officials may, in their discretion, not impound the dog or cat, but in lieu thereof, issue a citation to the owner for owning an unlicensed dog or cat or permitting the dog or cat to run at large.
- —(C)—All dogs or cats impounded shall be handled and/or disposed of by the Kenton County dog authority as provided by the regulations of that agency, by state law, or by county regulations, except that no dog or cat impounded thereat by the police or other empowered officials of the City of Villa Hills, Kentucky, shall be released to its owner without written authority from the Police Department or other empowered officials of the City of Villa Hills, Kentucky.
- (D) On written complaint of any person that a dog or cat is mad, or that a dog or cat has bitten or attacked a person, the dog or cat shall be seized and impounded forthwith. The District Court shall hold a hearing on the written complaint and if the Court shall determine in its sound discretion that the aforementioned dog or cat is mad or has in fact attacked a person, then and in that event, the judge may order the dog or cat to be destroyed and examined by a competent scientist or veterinarian or impounded for observation for a designated period of time, or make any other reasonable order concerning the dog or cat.
- (E) Any expenses incurred by the city in the keeping and housing of any dog or cat after being so seized and impounded shall be chargeable to the owner or keeper of the dog or cat.

§ 90.07 INTERFERENCE WITH POLICE OFFICERS AND OTHER EMPOWERED OFFICIALS.

- (A) It is unlawful for any person to interfere with, molest, hinder, or prevent police officers or other empowered officials of this city in the discharge of their duties as herein prescribed.
- (B) It is a defense to prosecution under this section that the hindrance, obstruction, resistance, or interference alleged consisted of constitutionally protected speech only.

Penalty, see § 90.99

§ 90.08 AUTHORITY.

The City Council is empowered to authorize the entering into an approved compact with other cities in the enforcement of this subchapter, or in the alternative may enter into an employment contract with either an organization or an individual to enforce the provisions of this subchapter.

VICIOUS ANIMALS

§ 90.20 VICIOUS ANIMAL DEFINED.

For the purpose of this subchapter, the following definition shall apply unless the context clearly indicates or requires a different meaning.

-VICIOUS ANIMAL.

- (1)—Any animal which has been known or should be known by a reasonably prudent person to have the propensity, tendency, or disposition to attack unprovoked, to cause injury or to otherwise endanger the safety of human beings or domestic animals; or
- (2) Any animal which attacks any human being or domestic animal without provocation; or
- (3) Any animal owned or harbored primarily or in part for the purpose of dog fighting, or any dog trained for dog fighting, or any animal trained for fighting other animals; or
- (4) Any animal which has bitten human beings twice is prima facie deemed vicious.

§ 90.21 KEEPING OF VICIOUS ANIMALS PROHIBITED.

The keeping of vicious animals is prohibited. No person shall keep any vicious animal, whether owned by him, or not, on his or her property within the City of Villa Hills.

§ 90.99 PENALTY.

- -(A) (1) Any person who violates any of the provisions of §§ <u>90.01</u>ct seq. shall be subject to a civil penalty of one hundred dollars (\$100) for each offense, which shall be recovered by the city in a civil action in the nature of debt if not paid by the violator within thirty (30) days after citation for this violation or other failure to comply with the provisions of §§ <u>90.01</u>ct seq.
- (2) Each day that the violation of this chapter continues shall be a separate and distinct offense and punishable as such, both civilly and/or criminally.
- (3) Failure to pay the penalty provided in division (A)(1) above within thirty (30) days from the issuance of the citation shall be cause for citation to the Kenton District Court.
- (B) Any violation of § 20.02(S) shall result in a fine of \$50 and an additional fine of ten (\$10) for each subsequent day of violation; and/or imprisonment in the County Jail for not more than thirty (30) days.
- (C) Any person violating any provision of §§ <u>90.20</u>et seq. for which another penalty is not provided shall be deemed guilty of a Class B misdemeanor and be fined not less than fifty (\$50) nor more than two hundred and fifty dollars (\$250) and the cost of the action for each offense. Each day in which the violation shall be permitted to exist shall be deemed a separate offense.]

GENERAL PROVISIONS

SECTION 90.01 DEFINITIONS.

For the purpose of this chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

- ABANDON. Any animal left more than 48 hours without a person checking on the condition of the animal and providing food and potable water or not providing a timed feeder/waterer. Any animal left on private property without the owner's consent or deserted or dumped on public property or roadways.
- ADEQUATE FOOD. Wholesome food suitable for the species provided at suitable intervals in a sanitary manner in quantities sufficient to maintain good health in an animal, considering its age and condition.
- ADEQUATE SHELTER, DOMESTIC ANIMALS. Adequate shelter shall be provided to any animal(s), with the exception of livestock, that remain outside more than one continuous hour per day. The shelter must be suitable for the species, age, and condition of the animal. The shelter shall:
- (1) Be structurally sound, with a solid, level, raised floor, enclosed sides or walls, and must be properly ventilated. The shelter shall be sanitary and weather/waterproof. Suitable drainage must be provided so that water is not standing in or around the structure;
- (2) Be small enough to allow the animal's body heat to warm the interior of the structure but be large enough to allow the animal to stand up, turn around, and lie down without touching the walls;
- (3) Be made from suitable, appropriate, materials to prevent harm or injury to the animal(s). Unsuitable materials include, but are not limited to, lean-tos, metal drums, plastic drums, cardboard or other disposable boxes, vehicles, or the area beneath exposed porches or exposed decks;
- (4) Provide access to shade from direct sunlight and regress from exposure to inclement weather conditions, hot or cold, but which does not exacerbate existing weather conditions;
- (5) Placed in an area offering the best available protection from inclement weather, hot or cold; and
- (6) Have floors that are constructed in a manner that protects the animals' feet and legs from injury, and that, if of mesh or slatted construction, do not allow the animal's feet to pass through the openings of the floor.
- (7) Cardboard, fiberboard, or any other structure that fails to protect an animal from adverse atmospheric conditions shall not be considered proper shelter.
- ADEQUATE SHELTER, LIVESTOCK. Adequate shelter shall be provided to all livestock. The shelter shall be either natural or constructed, and must provide relief from the elements. Accepted natural shelters are natural windbreak from tree lines or other low areas, and natural shade under trees. Accepted constructed shelters are barns, three-sided shelters, lean-tos, and widescreens. Constructed shelters should be free of hazards likely to cause injury.
- ADEQUATE VENTILATION. Proper air flow and circulation by mechanical, natural, or other means that provide a constant exchange of air, with fresh, clean, oxygenated air replacing the contaminated, dirty, un-oxygenated air within a confined space.

ADEQUATE WARMTH. Sufficient, comfortable degree of temperature of the confined space or containment area that will not lower nor raise the average body temperature as appropriate for the species.

ADEQUATE WATER. A supply of clean, fresh, potable water provided at suitable intervals or on a continual basis in a sanitary manner suitable for the species, condition, and age of the animal. The supply shall be in sufficient amounts to maintain good health in the animal, and in a suitable container secured to prevent turnover.

ANIMAL. Any live vertebrate creature.

ANIMAL SERVICES. The department of the county which is designated by the Fiscal Court to enforce the provisions of this chapter and to operate the animal shelter.

ANIMAL CONTROL OFFICER. Any person designated by the Director of Animal Services who is qualified to perform the duties under the laws and ordinances of the Commonwealth of Kentucky and the county and all peace officers. An Animal Control Officer shall be a law enforcement officer for the purposes of animal control only.

ANIMAL SHELTER. Any premises operated or approved for operation by the Fiscal Court for the purpose of impounding and caring for animals held under the authority of this chapter.

<u>AUCTION.</u> Any place or facility where animals are regularly bought, sold, or traded except for those facilities otherwise defined in this chapter.

BREEDER. Any person who intentionally or accidentally causes the breeding of more than one litter per female cat or dog in a 12-month period; makes more than one cat or dog available for breeding purposes in a 12-month period; or offers for sale, trades, receives any compensation or gives away more than one litter of dogs or cats in a 12-month period, with the exception of a litter of dogs or cats taken to the animal shelter.

<u>COMMERCIAL ANIMAL ESTABLISHMENT.</u> Any pet shop, boarding or breeding kennel, grooming facility, auction, petting zoo, zoological park, circus, performing animal exhibit, breeder, or any person engaged in the business of breeding, buying, letting for hire, training for a fee, or selling at retail or wholesale, any species of animal for profit.

<u>COMMUNITY CAT.</u> Any free roaming cat that may be cared for by one or more residents of the immediate area who is/are known. A community cat may or may not be feral. All community cats are required to be in compliance with licensing, stray, and at-large provisions of this ordinance.

DAY. For the purposes of this chapter, a 24 hour period shall constitute a day.

<u>DIRECTOR OF ANIMAL SERVICES</u>. The person appointed by the Judge/Executive and approved by the Fiscal Court as the Chief Animal Control Officer.

<u>DOMESTIC ANIMAL</u>. Animals that are habituated to live in or about the habitations of human beings, and which are kept, cared for, sheltered, fed, or harbored for use as a pet or as a source of food, raw materials or income.

DWELLING. The house or other structure in which a human being lives.

EXOTIC ANIMAL. Any animal not indigenous to the United States.

- <u>EXTREME WEATHER CONDITIONS.</u> When weather conditions are such that a heat advisory, excessive heat advisory, severe thunderstorm warning, flash flood warning, blizzard warning, winter storm warning or wind chill advisory is issued by the National Weather Service.
- <u>GROOMING FACILITY.</u> A commercial establishment where animals are bathed, clipped, or otherwise groomed.
- HUMANE SOCIETY. Any person or organization operating from a fixed site and taking in or accepting stray or unwanted animals.
- <u>IMPOUNDED</u>. Having been received into the custody of animal services or any authorized representative thereof.
- <u>LIVESTOCK.</u> Cattle, sheep, swine, goats, horses or any other animals of the bovine, ovine, porcine, caprine, or equine species.
- OWNER. Any person owning, keeping, harboring or sheltering one or more animals
- OWNED CAT. Any cat that is a companion to a person, is regularly fed and sheltered in that same person's habitation. All owned cats are required to be in compliance with licensing, stray, and at-large provisions of this ordinance.
- PARAPHERNALIA, ANIMAL FIGHTING. Any bite sticks, weighted chains and/or collars, spars, animal tread mills, slat mills, carpet mills, fighting pens, permanent or temporary, injectable or ingestible drugs and supplements used to enhance fighting, spring poles, or weight pull harnesses and equipment.
- <u>PERSON.</u> All natural persons, corporations, partnerships, firms, associations, governmental bodies, agencies, and other entities.
- PET. Domesticated animal kept for pleasure rather than utility.
- PET SHOP. Any person engaged in the business of breeding, buying, selling at retail or wholesale, including fish, of any species for profit-making purposes, except farming operations that breed, buy, or sell at retail pursuant to and in conjunction with their agricultural use and shall not be considered pet shops for purposes of this chapter.
- **PUBLIC NUISANCE.** Any animal which:
- (1) Molests passers-by or passing vehicles;
- (2) Attacks people or other animals;
- (3) Damages public or private property;
- (4) Is repeatedly at large;
- (5) Makes noise in an excessive, continuous or untimely manner for more than 15 minutes without provocation;
 - (6) Creates unsanitary conditions;
 - (7) Disturbs the peace, comfort or health of persons in any other manner or;
- (8) A home, residence, building, shed, yard, property, or other establishment that contains excessive amounts of feces and/or urine, or exudes a foul odor.

- **REASONABLE GROOMING.** To maintain an animal's coat to prevent conditions which inhibits normal walking or the elimination of body waste or which is medically harmful to the animal.
- RESTRAINT. Enclosed in an area by a form of fencing designed to control the movement of the animal or secured by a leash, chain, or cable tie-out. An animal shall be deemed to be retrained if it remains on the premises of its owner or if it is accompanied by a responsible person and is under that person's immediate control.
- RUNNING AT LARGE. Any animal, other than a hunting dog released for the purpose of hunting, that is off the property of the owner, custodian, possessor or harborer and is not restrained. Community Cats that have been ear-tipped, sterilized, and vaccinated under the Trap-Neuter-Return Program shall not be considered to be running at large.
- STRAY. Any animal, other than a hunting dog released for the purpose of hunting, that is running at large.
- TRAP-NEUTER-RETURN ("TNR"). The method of managing Community Cats by humanely trapping, altering, vaccinating, ear-tipping, returning the Community Cats to the location where it was trapped where the Community Cats will be provided with long-term care by one or more caretakers.
- <u>VETERINARIAN.</u> Any personal licensed by the Commonwealth of Kentucky to practice Veterinary Medicine.
- <u>VETERINARY HOSPITAL CLINIC.</u> Any establishment maintained and operated by a licensed veterinarian for surgery, diagnosis, and treatment of diseases and injuries of animals.

VICIOUS ANIMAL.

- (1) Any animal which constitutes a physical threat to human beings or domestic animals which, due to a known propensity to endanger life, by an unprovoked assault or bite which has resulted in serious bodily harm; or
- (2) Any animal which, when unprovoked, approaches in a terrorizing manner, any person in an attitude of attack upon streets, sidewalks or any public grounds or places; or
- (3) Any animal with a known propensity, tendency or disposition to unprovoked attacks which cause injury or endanger the safety of human beings or domestic animals; or
- (4) Any animal which bites to the extent of causing severe injury and assaults or otherwise attacks human beings or domestic animals; or
- (5) Any animal owned or harbored primarily or in part for the purpose of fighting with animals.
- (6) It shall be prima facie evidence that an animal is vicious if the animal bites a human being or domestic animal more than once in the same attack.
- (7) Exceptions. An animal shall not be deemed vicious solely because:

 (a) It bites, attacks, or menaces:

 1. Any person assaulting its owner;

2. Any person or animal who has tormented or abused it; or

- (b) It is otherwise acting in defense of any attack from a person or other animal upon its owner or another person; or
- (c) It is protecting or defending its young or the young of any other animal; or
 - (d) Its breed or assumed/known component of its breed.

<u>WILD ANIMAL</u>. Any animal not domesticated or not ordinarily tame and which is by nature an animal that lives apart from human beings.

SECTION 90.02 REMOVAL OF ANIMAL EXCREMENT.

- (A) Any person or owner of an animal shall remove any excrement deposited by his or her animal upon public walks, streets, recreation areas, or the private property of another absent the consent of the owner or occupant of the property.
- (B) Any excrement not removed in violation of division (A) above is declared to be a public nuisance.
- (C) This section shall not apply to guide dogs under the control of a blind person.

ANIMAL SERVICES

SECTION 90.03 POWERS OF ANIMAL SERVICES.

- (A) The Director, Assistant Director, and all Animal Control Officers of Animal Services shall have the powers of a peace officer for the purposes of enforcing Animal Control laws or ordinances in the county if they otherwise qualify as a peace officer under the laws of the Commonwealth of Kentucky.
- (B) All Animal Control Officers of Animal Services shall comply with KRS 61.300.
- (C) Whenever it is necessary for Animal Services to make an inspection in order to perform any duty or enforce any provision of this chapter or any other applicable state statute, they are hereby empowered to enter property at a reasonable time and inspect the premises. Animal Services shall have the power only if consent of the owner or occupant of the property is freely given, a search warrant is obtained or such exigent circumstances exist that a warrantless, nonconsensual search is required.
- (D) All animals of any age running at large, as defined in this chapter, and found in the county, may be picked up by Animal Services and impounded in the animal shelter. If Animal Services can reasonably return the animal they may do so and may issue a uniform citation to the owner.

 Community Cats are subject to impoundment under this section.
- (E) All animals of any age which have bitten a human being may be picked up by Animal Services and impounded in the animal shelter for any applicable quarantine period. In the event an animal is impounded for a quarantine period, the owner shall be responsible for a reasonable fee for board, administration and medical attention during the impoundment.

- (F) Any animal that is off the property of its owner and displays behavior as defined in section 90.01, "Vicious Animal", and an Animal Control Officer or law enforcement officer has reason to believe the animal poses a threat to the safety of the general public, the animal shall be taken into custody by Animal Services and the owner shall be issued a uniform citation for harboring a vicious animal. The animal shall remain in the custody of the county until the accused is given a hearing before a district court judge. Should that judge find probable cause for a charge of harboring a vicious animal, the court shall order temporary forfeiture of the animal to Kenton County Animal Services pending final disposition of the case.
- (G) Any dog, required to be licensed but found unlicensed, may be impounded for a minimum period of five days unless it is earlier claimed by its owner. If the dog is not claimed by its owner within five days of impoundment, the dog may then be offered for adoption or may be euthanized at the discretion of the Director of Animal Services. Any person claiming or reclaiming a dog pursuant to this section shall pay a reasonable fee for board, administration, and medical attention for the dog during impoundment and obtain proper licensing, if applicable, from Animal Services. Animal Services shall make reasonable efforts to locate and inform the owner of any dog that the dog has been impounded.
- (H) Any animal involved in an alleged violation of KRS 525.125, 525.130, 525.135, 525.137, or §90.07 "Humane Treatment of Animals" may be confiscated by any Animal Control or peace officer and held in a humane manner. Upon taking custody of an animal pursuant to KRS 525.125, 525.130, 525.135, 525.137, or §90.07 "Humane Treatment of Animals", Animal Services shall give notice of the seized animal by posting a notice at the location where the animal is taken into custody or by delivering notice to a person residing at the property. The animal shall remain in the custody of the county until the accused is given a hearing before a district court judge. Should that judge find probable cause for a charge under KRS 525.125, 525.130, 525.135, 525.137, or §90.07 "Humane Treatment of Animals", the court shall order temporary forfeiture of the animal to Kenton County Animal Control.
- (1) Upon a plea or finding of guilt, the animal shall become the property of Kenton County. The person convicted for violating KRS 525.125, 525.130, 525.135, 525.137, or §90.07 "Humane Treatment of Animals", shall pay all reasonable expenses related to the incidents of cruelty, including investigation, disposition, veterinary costs, and all costs of maintaining or disposing of the animal incurred from the date of confiscation up to and including the date of permanent forfeiture.
- (2) Upon a dismissal of the charge or a finding of innocence, the animal shall be immediately returned to the owner. If the owner does not re-claim the dog within three days of the dismissal or acquittal, the animal may be offered for adoption or may be euthanized at the discretion of the Director of Animal Services.
- (I) When any licensed animal or animal whose owner is known, is impounded in the Animal Shelter, Animal Services shall notify the owner by certified mail, return receipt requested, to the last known address, by personal delivery, or by leaving the notice at the person's usual place of residence with any individual residing therein who is eighteen (18) years of age or older and who is informed of the contents of the notice, within three (3) business days of impoundment.
- (J) The registered owner shall reclaim the animal within three days of the receipt of notice of impoundment. Any licensed animal or animal whose owner is known which is not reclaimed by its owner within three days of receipt of the notice of impoundment may then be offered for adoption or may be euthanized at the discretion of the Director of Animal Services. Any person claiming or reclaiming an animal pursuant to this section, shall pay all associated fees for impound, board,

administration and medical attention during the impoundment and any outstanding civil citation fees.

- (K) An Animal Control Officer or law enforcement officer may choose to issue a warning citation in lieu of a uniform citation if a violation is minor in nature. Violations eligible for the issuance of a warning citation include, but are not limited to, first contact by any officer for; failure to vaccinate a pet against the rabies virus, failure to license a pet, creating a public nuisance, animal running at large, the lack of reasonable grooming, or veterinary care were the animal has not suffered harm. The warning citation shall allow up to fourteen (14) days to correct the violation, except violations of public nuisance or running at large shall be corrected immediately. If a violation is serious in nature, a uniform citation may be issued.
- (L) An Animal Control Officer or law enforcement officer may choose to issue a Civil Citation in lieu of a uniform citation for violations listed in subsection (K) of this section where multiple violations of this ordinance exists, or where personal injury occurred, or property was damaged or destroyed, or a previous warning has been issued. The Civil Citation shall allow up to fourteen (14) days to correct the violation and pay the associated fee. Violations of public nuisance or running at large shall be corrected immediately. If a violation is serious in nature, a uniform citation may be issued.
 - (1) The fee for Civil Citations issued under this section are as follows;
 - (a) 1st citation is \$30 per violation.
 - (b) 2nd citation, in any 12 month period, is \$55 per violation.
 - (c) 3^{rd} citation, in any 12 month period, is \$85 per violation.
 - (2) 4th or subsequent offenses is deemed to be habitual in nature and not eligible for Civil Citation and the Animal Control Officer or law enforcement officer shall issue a uniform citation.
- (M) Animal Control Officers are authorized to place, upon request, live-capture animal traps on private or public property to trap and remove stray, at large, unwanted, or nuisance domestic animals. It shall be unlawful for any person other than an Animal Control Officer or his or her designee to remove an animal from the trap or to damage, destroy, move or otherwise tamper with the trap. Any person requesting a live-capture trap must own the subject property and shall be responsible for any lost, stolen, damaged, or otherwise altered traps.
- (N) All impound, boarding, administration, and medical fees will be set annually by the Director of Animal Services, with approval of the Fiscal Court.

SECTION 90.04 ADOPTION AND MANDATORY SPAY/NEUTER.

- (A) Prior to the adoption of any animal from Animal Services an application must be completed by the person wishing to adopt the animal. The application is designed to determine the prospective owner's ability to care for the animal. Any person wishing to adopt an animal who has been issued a uniform citation for inhumane treatment of animals will not be able to adopt.
- (B) Kenton County Animal Services is not obligated to sell or transfer possession of any animal in their custody.
- (C) All dogs and cats adopted from the Animal Shelter must be surgically altered to prevent breeding.

(D) The fee for adoption of animals shall be set annually by the Director of Animal Services, with the approval of Fiscal Court.

SECTION 90.05 DOG/CAT LICENSING.

- (A) The owners of all dogs and cats, or those who harbor or maintain dogs and cats in the unincorporated or incorporated areas of the county, shall have each and every dog and cat licensed, or as an option microchipped and registered the Kenton County Animal Services in accordance with the provisions of this chapter and applicable Kentucky Revised Statutes.
- (B) The annual license fee for each dog and cat shall be set annually by the Director of Animal Services, with the approval of the Fiscal Court. The current license fee period shall begin on July 1, 2019 and will terminate on January 31, 2021. Licenses must be renewed each year thereafter during the month of February. Failure to license, or to renew a license, will result in a penalty. At the time of licensing and registration, the owner shall provide his or her name, address and telephone number, as well as the name, breed, color and sex of each dog/cat to be licensed. Upon payment of the license fee, the owner shall be issued a certificate of registration and a serial numbered license tag for each dog/cat. The license tag shall be fastened to the dog's or cat's collar and worn by the dog or cat at all times.
- (C) All dogs/cats that are microchipped and registered with Kenton County on or before June 30, 2004 shall be exempt from the annual licensing fee for the lifetime of the animal. The microchip shall be county-approved, and coded with a unique identifying number implanted in the neck of the dog or cat. The owner shall provide his or her name, address and phone number, as well as the name, breed, color and sex of each dog/cat microchipped. The information, along with the unique identifying number, will be entered into the computer data base for future reference. Upon payment of the microchip fee, the owner shall be issued a certificate of registration for each dog/cat implanted. Should the ownership of the dog/cat change for any reason whatsoever, the change of ownership shall be made in the data base for a nominal fee to be set by the Fiscal Court.
- (D) Failure to register a dog or cat and to obtain the license set forth herein within 30 days of acquiring or possessing the animal, or failure to renew during the month of February each year thereafter, or failure to display the license on the dog, or failure to microchip a dog in place of buying a license shall result in a fine as provided in § 90.99.
- (E) [Reserved].

SECTION 90.06 RABIES VACCINATION.

- (A) All dogs, cats, and ferrets, four months of age and older, shall be vaccinated for rabies and revaccinated for rabies at the expiration of the immunization period as certified by a veterinarian.
- (B) Any dog or cat reclaimed or adopted from the Animal Shelter must have a valid rabies vaccination or purchase a rabies voucher prior to release.
- (C) Any dogs or cats found not to have been vaccinated for rabies, whether discovered by a veterinarian or by other means, must be vaccinated within 14 days of the date of discovery.

SECTION 90.07 HUMANE TREATMENT OF ANIMALS.

- (A) It shall be unlawful to abandon any animal.
- (1) In the event that an animal is found abandoned, such animal may be taken by an Animal Control Officer or peace officer, and impounded at the Animal Shelter and there be confined in a humane manner. Such animal, if taken from private property shall be kept for not less than the prescribed period in accordance with the procedures set forth in § 90.03 of this chapter, or for any longer period required by law, regulation, or medical necessity. In the event an animal is so abandoned, the owner or person, if any, who he/she has charged with the animal's care, shall be subject to a citation or civil penalties for any violation of this section.
- (2) Any animal found not under restraint without a license or vaccination tag, or any animal found in a condition that requires immediate veterinary care, shall be presumed to be abandoned, and shall be seized.
- (3) Notice of seizure of an abandoned animal from private property shall be posted on the premises from which the animal was seized, which notice shall clearly state the address and telephone number for the Animal Shelter.
- (B) It shall be unlawful for any person to inhumanely treat any animal, including, but not limited to, the deprivation of necessities, beating, mutilating, torturing, killing, overloading, overworking, or otherwise abusing any animal. Nothing herein shall prevent Animal Services from humanely euthanizing any animal.
- (C) It shall be unlawful for any person to exhibit, display or keep any animal without providing adequate food, adequate water, adequate shelter or medical attention.
- (D) Any dog which is chained, tied or otherwise connected by means other than a leash being held by a person shall be provided no less than ten feet of chain, rope, cable or other similar material, and shall be situated in a manner that prevents injury, strangulation, or entanglement. Dogs that are chained, tied, or otherwise connected by means other than a leash being held by a person shall be properly fitted with and wearing non-choke, buckle-type collar or harness made of leather, nylon, or similar material, and shall not be tethered by use of a choke collar, or on any collar too small for the size and age of the animal. The tether must be attached to the dog's collar or harness and not directly to the dog's neck, or of such unreasonable weight as to prevent the animal from moving about freely. Dogs shall be not tethered in any unsafe area, and must be at least ten feet from the edge of any public road or sidewalk. Dogs shall not be tethered during extreme weather conditions, or while the dog is sick or injured. Dogs under the age of five (5) months may not be tethered unattended, and multiple dogs should be tethered separately.
- (E) It shall be unlawful for any person to keep an animal within the passenger compartment of an automobile without adequate ventilation in the summer or adequate warmth in the winter. No person shall enclose any animal in the trunk of an automobile. An Animal Control or Police Officer shall rescue any animal confined in such a manner. No person shall use any automobile as a temporary or permanent shelter for animal(s).
- (F) It shall be unlawful for any person to stage, cause, instigate, permit, observe, or attend any dog-fight, cock-fight, bull-fight, or other combat between animals or between animals and humans. Animals altered for fighting purposes and animals with scarring from previous fighting may be considered evidence of unlawful animal combat.
- (G) It shall be unlawful for any person(s) to own, harbor, or be in possession of animal fighting paraphernalia.

- (H) It shall be unlawful for any person to set free any hare, rabbit, gerbil, domesticated rat, guineas pig, other pet rodent, snake, lizard, turtle, other pet reptile, or other animal for the purpose of violating any provision of this chapter.
- (I) No performing animal exhibition, circus or horse show, shall be permitted, in which the animals are induced or encouraged to perform through the use of chemical, mechanical, electrical or manual devices in a manner which will cause or is likely to cause physical injury or suffering. All equipment used on animals in such shows shall fit properly and be in good working order.
- (J) Any person, who as the operator of a motor vehicle, strikes a domestic animal, shall stop at once and render assistance as may be possible and shall immediately report such injury or death to the animal's owner, if known, or to Animal Control or any Police Officer.
- (K) No person shall expose any poisonous substance, whether mixed with food or not, so that the same shall be likely to be eaten by a domestic animal, provided that the substance shall not be unlawful for a person to expose on his or her own property, poisonous substance, or to Animal Control or any Police Officer.
- (L) No person shall give away any live animal as a prize or for inducement to enter any contest, game or other competition or as an inducement to enter into any business agreement, whereby the offer was for the purpose of attracting the trade, except that it shall not be unlawful to give away small fish, not to exceed four inches, as a prize.
- (M) It shall be unlawful for any person to color, stain, dye or otherwise change the natural color of any live animal or to offer such colored animals for sale in the county, except that the mane and tail of an equine may be changed pursuant to accepted practices in showing the equine.
- (N) It shall be unlawful to sell baby chicks, ducks or rabbits under the age of two months in quantities less than six.
- (O) It shall be unlawful to place an animal in the rear of a truck without securing the animal so that the animal cannot jump out.
- (P) It shall be unlawful to possess more than five domestic (cats and/or dogs) or exotic animals or a combination thereof in one's residential dwelling if that said dwelling is within 100 feet of a neighbor.
- (Q) It shall be unlawful to allow dogs, cats, or other domestic animals to remain outdoors during extreme weather conditions. Dogs, cats, or other domestic animals must be moved indoors or to an area that provides protection from the extreme weather condition.
- (R) It shall be unlawful for any person to use a muzzle that causes injury to a dog, interferes with its vision, respiration, or ability to drink. It shall be unlawful to muzzle any dog unless doing so is reasonably calculated to prevent injury to people or animals.

SECTION 90.08 ANIMALS TO BE UNDER CONTROL.

- (A) It shall be unlawful for any person to permit any animal owned or harbored by him or her, to run at large. When livestock are running at large, Animal Control or the police shall make reasonable efforts to notify the owner as soon as possible. If reasonably possible and feasible, the owner of the livestock shall be notified prior to the actual capture and impoundment of the livestock.
- (B) It shall be unlawful to own or possess a vicious animal.

- (C) It shall be unlawful to own or possess an animal that conducts itself in such a manner as to constitute a public nuisance.
- (D) It shall be unlawful to allow a female dog to be exposed during estrus (in season, in heat) so as to attract male dogs. Every female that is in season shall be confined in a building or secure enclosure in such a manner that such female dog cannot come in contact with a male dog except for planned breeding. Females shall not be restrained by tie out, chain, rope, cable, leash, or otherwise restrained and left unattended while in season.

(E) [Reserved]

(F) Pursuant to KRS 258.215, a hound or other hunting dog which has been released from confinement for hunting purposes shall be deemed to be under reasonable control of its owner or handler while engaged in or returning from hunting, and, if a hunting dog becomes temporarily lost from a pack or wanders from actual control or sight of its owner or handler, the owner or handler shall not be deemed to be in violation of the provisions of this section as a result of the dog's having become temporarily lost or having wandered from immediate control or sight of the owner or handler.

SECTION 90.09 WILD AND EXOTIC ANIMALS.

- (A) It shall be unlawful to sell, own, harbor or keep as a pet, a wild or exotic animal, not indigenous to the United States, unless the animal has been approved for sale or retention by appropriate state and federal governmental agencies and any required permits have been obtained.
- (B) It shall be unlawful to sell, own, harbor or keep as a pet, a wild animal native to the United States, unless the animal has been approved for sale or retention by appropriate state and federal governmental agencies and any required permits have been obtained.

SECTION 90.10 MANAGEMENT OF COMMUNITY CAT POPULATION

(A) It is the policy of the City of Villa Hills to require that community cats comply with the licensing, stray, and at-large provisions of this ordinance.

SECTION 90.11 HUMANE SOCIETIES; STANDARDS AND LICENSING.

- (A) All humane societies in the county shall be governed by the same standards set forth in §§ 90.12 seq. of this chapter, and shall be subject to any ordinance pertaining to commercial animal establishments.
- (B) Humane societies shall maintain records on each animal accepted or houses, noting the following:
- (1) Name and address of previous owner or person turning in the animal.
 (2) Date received.
 (3) Condition of the animal and any medical treatment.
- (4) Date of adoption, redemption or euthanasia.

COMMERCIAL ANIMAL ESTABLISHMENTS

SECTION 90.12 DEFINITIONS.

<u>In addition to the definitions provided in § 90.01 of this chapter, the following definition shall apply to the provisions of this subchapter, unless the context clearly indicates or requires a different meaning.</u>

OWNER or OPERATOR. Any person, group of persons, partnership, or any entity owning or operating a commercial animal establishment. This definition does not apply to veterinarians as long as animals on the premise are there for treatment only.

SECTION 90.13 LICENSING PROVISIONS.

- (A) Licensing. All commercial animal establishments shall obtain and maintain a valid commercial animal establishment license in order to operate a commercial animal establishment within the county.
- (B) The commercial animal establishment licenses shall be issued by the Kenton County Fiscal Court through Animal Services. An application to obtain a commercial animal establishment license shall be completed by each commercial animal establishment. A separate application must be completed for each location in the case of commercial animal establishment chains and/or franchises. The premises for which a license is being granted shall be inspected by Animal Services. Animal Services shall issue a commercial animal license establishment license to the applicant upon payment of the required fee and passing of the required inspection.
- (C) The commercial animal establishment license shall be valid for a period of one year.

 Licenses issued between July 1, 2019 and June 30, 2020 will be extended until January 31, 2021.

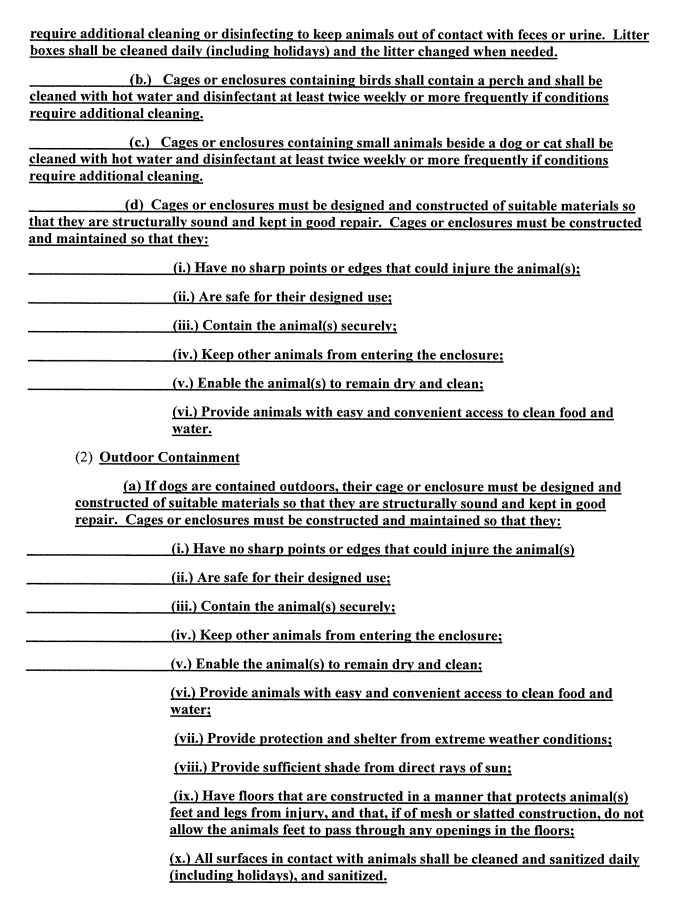
 After January 31, 2021 all licenses are due for renewal in the month of February.
- (D) The commercial animal establishment license shall be renewed annually.
- (E) The annual fee for a commercial animal establishment license shall be set by the Director of Animal Services and approved by the Fiscal Court.

SECTION 90.14 MINIMUM STANDARDS.

- (A) All commercial animal establishments shall provide an adequate environment for each animal which is compatible with the general health and welfare of the animal.
- (B) All commercial animal establishments shall provide adequate space for each animal. Each cage or enclosure shall be large enough for the animal to stand, sit, lie and turn around without touching the walls or ceiling of the cage or enclosure, or another animal.
- (C) All commercial animal establishments shall provide adequate sanitation. Each cage or enclosure shall be maintained as follows:

(1) Indoor Containment

(a.) Cages or enclosures containing dogs or cats, of any age, shall be cleaned with hot water, disinfectant and detergent daily (including holidays), or more frequently if conditions



(3) MINIMUM STANDARDS FOR HOUSING

(a). All commercial animal establishments shall adhere to the following minimum space standards for enclosures housing dogs, based upon the individual dog's height and weight:

Canine category	Size/Length/Weight	Square Footage Required	Housing Size Equivalency
<u>Miniature</u>	0-19" or up to 10 lbs	4 square feet	2 feet x 2 feet
Small	20-29" or up to 20 lbs	8 square feet	2 feet x 4 feet
Small/Medium	30-39" or up to 35 lbs	12 square feet	3 feet x 4 feet
Medium	40-49" or up to 50 lbs	20 square feet	4 feet x 5 feet
Medium/Large	50-59" or up to 75 lbs	30 square feet	5 feet x 6 feet
Large	60"+ up to 76 lbs	36 square feet	6 feet x 6 feet

- (b). Violations of the minimum standards for housing of dogs pursuant to Section 90.13(C)3(a) shall not apply to veterinary establishments where restricting a dog's movements is medically necessary.
- (E) All commercial animal establishments shall provide adequate nourishment and water for each animal as follows:
- (1) Each animal shall be given fresh food and water daily, including holidays.
- (2) Soft food shall be available to those animals unable to chew standard dry food.
- (3) Potable water shall be available to each animal at all times.
- (4) Food and water containers shall be washed and disinfected daily.
- (F) All commercial animal establishments shall provide proper medical treatment from a licensed veterinarian for sick or injured animals.
- (G) All commercial animal establishments shall provide an adequate room (cage) temperature for the general health and welfare of the animal, suitable to that species' general health and welfare.
- (H) All commercial animal establishments shall provide for general cleanliness of its establishment, and shall not permit an insect or rodent infestation.
- (I) All commercial animal establishments shall obtain any necessary licenses or permits from an appropriate state or federal agency to offer for sale any exotic or wild animal.

- (J) All commercial animal establishments must be sufficiently ventilated at all times when animals are present to provide for animal health and well-being, and to minimize odors, drafts, ammonia levels, and moisture condensation.
- (K) All commercial animal establishments keeping animals indoors must be well lit to permit routine inspection and cleaning of the facility, and observation of animals.

SECTION 90.15 INSPECTIONS.

The Director or Assistant Director of Animal Services or any Animal Control Officer shall be permitted and empowered to make an inspection of any commercial animal establishment within the county, and shall further be permitted to take photographs of commercial animal establishments during the inspection. The inspection shall take place upon the verbal request of the Director or Assistant Director of Animal Services or any Animal Control Officer, during regular business hours of the commercial animal establishment.

CARRIAGE HORSE BUSINESS

SECTION 90.16 DEFINITIONS.

In addition to the definitions provided in § 90.01 of this chapter, the following definition shall apply to the provisions of this subchapter, unless the context clearly indicates or requires a different meaning.

<u>CARRIAGE.</u> Any device designed to be drawn by a horse, in, upon or by which any person may be transported or drawn on public streets or in public or quasi-public places.

<u>CARRIAGE HORSE BUSINESS.</u> Any person owning or operating a horse-drawn carriage for compensation.

<u>COMPENSATION.</u> Any fare, reward, tip, donation or other thing of value which a driver, owner, or operator of a horse-drawn carriage accepts or receives, or offers to receive, in return for furnishing such a service.

HORSE. An animal of genus equis.

<u>OWNER</u> or <u>OPERATOR</u>. Any person, group of persons, partnership, or any entity owning or operating carriage horse business.

PERSON. Shall include person, firm, partnership, association and corporation.

SECTION 90.17 LICENSING PROVISIONS.

- (A) Licensing. All carriage horse businesses shall obtain and maintain a valid carriage horse business license in order to operate a carriage horse business within the county.
- (B) The carriage horse business licenses shall be issued by the Kenton County Fiscal Court through Animal Services. An application to obtain a carriage horse business license shall be completed by each carriage horse business. A separate application must be completed for each carriage horse business location. The premises for which a license is being granted shall be inspected by Animal Services. Animal Services shall issue a carriage horse business license to the applicant upon payment of the required fee and passing of the required inspection.

- (C) The carriage horse business license shall be valid for a period of one year. Licenses issued between July 1, 2019 and June 30, 2020 will be extended until January 31, 2021. After January 31, 2021 all licenses are due for renewal in the month of February.
- (D) The carriage horse business license shall be renewed annually.
- (E) The annual fee for a carriage horse business license shall be set annually by the Director of Animal Services and approved by the Fiscal Court.

SECTION 90.18 STANDARDS.

- (A) Any person owning or operating a horse-drawn carriage for compensation shall, in addition to other requirements of this chapter, comply with the standards of this section.
- (B) All working horses shall be provided daily with food and water, free from contamination. Such food shall be wholesome, edible, and of sufficient quantity and nutritive value to meet the normal daily requirements for the condition, size, and species of the animal.
- (C) All horses shall have adequate shelter.
- (1) All buildings and sheds used for stabling horses shall be well- lit and ventilated. The building must provide adequate protection from the weather and be kept clean and in good repair at all times. Manure and urine shall be removed daily.
- (2) Any enclosures where animals are kept shall be graded and raked as to keep the surface reasonably dry.
- (3) Clean bedding must be provided.
- (D) Flies and other insects must be controlled through general sanitation and necessary means.
- (E) All horses used in a carriage horse business must weigh at least 800 pounds and be considered in generally good health. Any owner or operator who desires to use a horse for this purpose which does not weigh 800 pounds must apply in writing to Animal Services for approval.
- (F) Any horse working for a carriage horse business must be examined, not less than every four months, by a veterinarian, who shall certify the fitness of the animal to perform such work. Horses exhibiting any of the following shall be deemed unfit for work:
- (1) Sores or abrasions caused or likely to be aggravated by the bearing of services, girth, harness, or bridles, unless padding could be utilized to protect the area.
- (2) Serious injury or illness.
- (3) Obvious signs of emaciation, malnutrition, lameness, or exhaustion.
- (G) Horses requiring veterinary care shall not be moved, ridden, or driven, except for the purpose of humane keeping, pasturing, or obtaining medical care.
- (H) Horses shall be properly shod, and the hooves shall be kept trimmed.
- (I) Horses shall be kept clean, particularly in the areas in contact with a harness or other tack.
- (J) Horses shall not be worked for more than two hours without being given a total of 30 minutes of rest. The maximum working period for any one animal is ten hours out of every 24 hours.

- (K) No horse shall be overridden or driven to result in overheating or exhaustion.
- (L) Horses shall not be worked when the temperature of the workplace reaches or exceeds 95°F. Animals which are on heat stress-preventive treatment that has been prescribed by a veterinarian may be worked while under such treatment on contracts entered into prior to the beginning of such treatment.
- (M) The speed at which any horse is driven shall not exceed a slow trot.
- (N) Horses shall be provided water at the loading site and on routes at all times they are working.
- (O) All harnesses and bridles shall be kept oiled, cleaned, and in good repair.
- (P) Carriages must be kept properly lubricated and wheels must spin freely.
- (Q) Animal Services may order quarantine on the entire premises where the animals are being stabled or any part thereof or on any particular animal for any of the following reasons:
- (1) Excessive parasitism, diagnosed by a veterinarian, which would cause the animal to be unfit to be ridden or driven.
- (2) General malnutrition, as diagnosed by a veterinarian.
- (3) Presence of contagious or transmittable disease, as diagnosed by a veterinarian.
- (R) Owners and operators of a carriage horse business shall not permit unsanitary conditions to be present on any road in the county, animal rest area, or any area where the animals are kept. All such areas shall be kept clean and free of conditions which might harbor or be conducive to the breeding of insects or rodents.
- (S) No horse shall be made to perform by means of any prod, stick, electrical shock, physical force, or by causing pain or discomfort. Any whip or ridding crop must be used so as not to cause injury to the animal.
- (T) No horse may pull a carriage carrying more people than it is designed to carry by the manufacturer, nor shall a carriage be pulled by fewer animals than provided for by design.

SECTION 90.19 HIBITUAL VIOLATOR

Any person who receives four (4) or more warning citations and/or civil citations in any twelve (12) month period shall be in violation of being a habitual violator and subject to penalties.

SECTION 90.99 PENALTY.

- (A) Any person failing to comply with the following sections is guilty of a violation of this ordinance and, in addition to proof of compliance where applicable, on a first offense shall be fines not less than \$25 nor more than \$100; on a second or subsequent offense shall be fined not less than \$50 nor more than \$250. Each day constitutes a new and separate violation.
 - 1. 90.02 Failing to comply with the removal of animal excrement.
 - 2. 90.03 (M) Tampering with Animal Services traps.

- 3. 90.04 Failing to comply with mandatory spay/neuter requirements.
- 4. 90.05 Failing to license or renew a license for a dog or cat.
- 5. 90.06 Failing to vaccinate against the rabies virus.
- 6. 90.08 (A) Animal running at large.
- 7. <u>90.08 (A) Livestock running at large. Owner must reimburse county for all reasonable fees incurred in capturing, impounding, boarding, and necessary medical services.</u>
- 8. 90.08 (C) Owning an animal which is a public nuisance.
- 9. 90.08 (D) Failing to confine a female dog in heat.
- 10. 90.09 Failing to have permits for wild or exotic animals.
- 11. 90.10 [Reserved].
- 12. 90.11 Humane society failing to obtain license, meet standards, or keep records.
- 13. 90.13 Commercial animal establishment failing to obtain license.
- 14. 90.14 Commercial animal establishment failing to meet standards.
- 15. 90.17 Carriage horse business failing to obtain license.
- 16. 90.18 Carriage horse business failing to meet standards.
- (B) Any person violating the following sections of this ordinance shall be guilty of a Class B Misdemeanor and be fined not more than \$250, or up to 90 days in the county jail, or both. Each day constitutes a new and separate violation.
 - 1. 90.07 First offense of violations related to the humane treatment of animals.
 - 2. 90.08 First offense of owning or possessing a vicious animal. In addition to any penalties imposed, the court shall order one of the following:
 - a. That as a condition of retaining the animal it must be microchipped, spayed/neutered, and registered as a vicious animal with Animal Services. It must be confined in a secure, locked enclosure, designed to prevent digging out or escape and prohibits the entry of small children. The enclosure must have a sign warning of a vicious animal which is visible from the roadway or any public access. The enclosure must be inspected and approved by Animal Services. The animal may only leave the enclosure for veterinary care at which time it must be muzzled, on a leash no longer than 3 feet and under the direct control of the owner. The owner must notify Animal Services in the event the animal is loose, unconfined, has attacked an animal or humane being or is deceased.; or
 - b. The court may order the animal euthanized.
 - 3. 90.19 Being a habitual violator. Any humane society, commercial animal establishment, or carriage horse business guilty of being a habitual violator is subject to license revocation.
- (C) Any person violating the following sections of this ordinance shall be guilty of a Class A Misdemeanor and be fined not more than \$500, or up to 1 year in the county jail, or both. Each day constitutes a new and separate violation.
 - 1. 90.07 Second or subsequent offense relating to the humane treatment of animals.
 - 2. 90.08 Second or subsequent offense relating to owning or possessing a vicious animal.

 If the violation involves the same animal, the court shall order the animal immediately euthanized.

Section Two

That should any section or part of any section or any provision of this Ordinance be declared invalid by a Court of competent jurisdiction, for any reason, such declaration shall not invalidate, or adversely affect, the remainder of this Ordinance.

Section Three

That any provision of any Ordinance in conflict with this Ordinance shall be repealed to the extent of said conflict.

Section Four

That this Ordinance shall take effect and be in full force when passed, published, and recorded according to the law.

Passed by the City Council this 17^{th} day of February , 2021.

City of Villa Hills, Kentucky A Municipal Corporation of the Home Rule Class

		1	W 9		
ATTEST:		(Heather H. Jansen, Mayor		
Jennifer Lipson, City	Lipson Clerk				
Sponsor: Stover					
First Reading: January	20, 2021				
Second Reading: February 17, 2021					
Ayes: Baehner, Cahill, Ringo, Stover, Thompson, Wadsworth					
Nays: None					
Abstentions: None	Absent: None		Published:		