ORDINANCE NO.

AN ORDINANCE AMENDING CITY CODE CHAPTER 3-1 RELATING TO DISPOSITION OF AN IMPOUNDED ANIMAL, NOTICE TO RESCUE ORGANIZATION, REPORTING BY ANIMAL SHELTER, AND REMOVING DEFINITIONS.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. City Code Section 3-1-1 (*Definitions*) is amended to remove definitions for "(15) Provoked Biting", "(20) Severe Injury", and "(23) Unprovoked Biting" and renumber the remaining definitions accordingly:

[(15) PROVOKED BITING means biting that occurs because the dog was being taunted, or the dog was acting in defense of self, a person, another animal, or property, or the dog was acting from maternal instinct, or the dog was reacting to hunger, pain, or fear, or the dog bites accidentally, as when playing. To be provoked a biting must occur contemporaneously with or immediately following the provocation.]

[(20) SEVERE INJURY means any physical injury from a dog bite that results in broken bones, permanently disfiguring lacerations requiring multiple sutures or cosmetic surgery, other surgery or nerve damage.]

[(23) UNPROVOKED BITING means biting that is not provoked. Unprovoked biting includes biting that occurs during ordinary care, including feeding, walking, and placing a collar, leash, or harness on a dog, or from merely initiating interaction with a dog, or standing and facing the dog, walking toward a dog or its owner, or addressing the dog's owner.]

PART 2. City Code Section 3-1-25 (*Disposition of An Impounded Animal*) is amended to read as follows:

§ 3-1-25 DISPOSITION OF AN IMPOUNDED ANIMAL.

(A) An animal surrendered by its owner to the health authority is immediately abandoned by its owner and is the property of the health authority. The health authority may transfer, place, or sell an animal surrendered by its owner at any time after intake.

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(B) Except as provided in subsection (G), the animal shelter must not euthanize an animal before the animal has been impounded for seven business days and the notice requirements of Section 3-1-26 are either satisfied, or determined not to apply. (C) Except as provided in subsection (D), the health authority shall hold an impounded animal not surrendered by its owner for a period of three business days following impoundment of the animal for owner reclamation. On the fourth business day, an impounded animal is the property of the health authority. (D) In order to save the life of an impounded animal not surrendered by its owner, the health authority may transfer that animal to a 26 U.S.C. Section 501(c)(3) (Exemption from tax on corporations, certain trusts, etc.) organization located in Travis County that is an animal shelter, animal rescue organization, or other animal-welfare organization prior to the expiration of the period described in subsection (C) subject to the following conditions:[-] The health authority shall maintain documentation, in physical and (1)electronic form reviewable by the public, of an animal transferred under this subsection, including a photograph of the animal and all information pertaining to the animal's impoundment and transfer, at the health authority and on the health authority's website for three business days following the impoundment of the animal at the health authority[-]; An animal transferred under this subsection is considered abandoned (2)by its owner, and becomes the property of the transferee organization[,] upon the expiration of three business days from impoundment by the health authority[-]; (3) Prior to the expiration of the period described in subsection (D)(2), the transferee organization is the designated caretaker of the animal[-]; and (4) An animal transferred under this subsection remains subject to reclamation by its owner prior to the expiration of the period described in subsection (D)(2). (E) An animal in the custody of the health authority solely for purposes of sterilization, vaccination, or microchipping[,] is not subject to a mandatory 12/21/2020 11:22 AM

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66 67		period of impoundment. The health authority is the designated caretaker, but not owner, of such animal during any period of custody.
68 69 70 71 72 73 74 75 76	(F)	The health authority and any 26 U.S.C. Section 501(c)(3) organization that is an animal shelter, animal rescue organization, or other animal-welfare organization to which the health authority has transferred an impounded animal shall not sell or transfer an impounded animal, with or without consideration, to any person, entity, political subdivision, hospital, educational or commercial institution, laboratory, or animal dealer, whether or not such dealer is licensed by the United States Department of Agriculture or any other state or federal agency, for purposes of medical or biological teaching, research, study, or experimentation of any kind.
77 78 79	(G)	Subsection (B) does not apply to an animal that is irremediably suffering <u>or</u> <u>a dog that has a bite history of a level 4 or higher bite on Dr. Ian Dunbar's</u> <u>Dog Bite Scale</u> .
80 81	(H)	Subsections (A) through (D) do not apply to an animal that is a dangerous animal under Chapter 3-5 (Dangerous Animals) of this Code.
82 83	(I)	For purposes of calculating time periods in this section, the date of initial impound is not counted.
84 85	(J)	Each day the health authority's animal shelter is open to the public for reclamation and adoption is a business day.
86 87 88	<u>(K)</u>	Nothing in this section prohibits the health authority or chief animal services officer from placing an animal with an individual who agrees to act as a foster during the time periods described in this section.
89 90	PART 3. read as follo	City Code Section 3-1-26 (<i>Notice to Rescue Organization</i>) is amended to ows:
91	§ 3-1-26	NOTICE TO RESCUE ORGANIZATION.
92 93	(A)	Not less than two business days before the euthanasia of any animal, the City animal shelter must:
94 95 96		(1) Notify or make a reasonable attempt to notify by verifiable, documented communication any rescue organization that has previously requested to be notified before animals are euthanized;
97 98	12/21/2020 11:	 Unless there is evidence of neglect or animal cruelty as certified in writing by a licensed veterinarian, notify or make a reasonable attempt Page 3 of 6 COA Law Department

99 100		surrend	fy by verifiable, documented communi- lered the animal and inform that person	n that the animal is
101 102		schedul contact	led to be euthanized, unless the person ted;	requests not to be
103 104 105 106		docume animal	or make a reasonable attempt to notify ented communication the finder who so and inform that person that the animal ized, unless the person requests not to b	urrendered the stray is scheduled to be
107 108 109		subsect	ne of the rescue organizations or person tions (1), (2) or (3) possession of the ar 's death if the rescue organization or pe	nimal to avoid the
110 111	(B)	•	nal shelter may not euthanize any animequired by subsections (A)(1), (2) and	<u> </u>
112	(C)	This section d	loes not apply to <u>a</u> [÷	
113		(1) An anii	mal who is irremediably suffering;	
114 115		(2) A] dog order[;-	whose release to a rescue organization or	n would violate a court
116 117		-	with a documented history of unprovol d in severe injury to a person].	ked biting that has
118 119	(D)		also applies prior to the spay of an anin nancy, unless medically necessary.	nal exhibiting visible
120 121	PART 3. as follows:	City Code See	ction 3-1-27 (Reporting by Animal She	elter) is amended to read
122	§ 3-1-27	REPORTIN	G BY ANIMAL SHELTER.	
123 124 125	reports, allo	owing for permi	l shelter must prepare and make public issible delay for some data from outsid pries of dogs, cats, other pets, and wild	le rescue organizations,
126	(1)	the number of	f animals impounded;	
127 128	(2)		f animals euthanized, and for each, a de , species, and size, and the reason for e	-
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129 130 131 132 133 134 135 136 137 138 139	(3)	the live-release rate, which must be calculated by dividing the number of <u>cats and dogs[animals]</u> released alive during the reporting period by the number of [animals]cats and dogs with final dispositions during the same period; [animals]cats and dogs released alive are impounded [animals]cats and dogs that were adopted, transferred to rescue organizations, reclaimed by owner, released, or stolen, and does not include [animals]cats and dogs in the shelter's foster system; [animals]cats and dogs with final dispositions are [animals]cats and dogs released alive and impounded [animals]cats and dogs that were euthanized, died in kennel or foster, missing, and does include [animals]cats and dogs euthanized by owner request or court order, but does not include [animals]cats and dogs in the shelter's foster system;
140	(4)	the number of animals adopted;
141 142	(5)	the number of animals returned to owner after impoundment, and the number of animals returned to owner before impoundment;
143 144 145	(6)	the number of animals placed into the shelter's foster program during the period, and the number of animals within the shelter's foster program on the date of reporting;
146 147 148	(7)	the number of animals over four weeks of age that received vaccinations upon intake, and the number of animals over four weeks of age that did not receive vaccinations upon intake;
149 150 151	(8)	the amount of money paid to third-party providers of services to the City- operated animal shelter for emergency medical treatment, spaying or neutering, or post-adoption care;
152 153 154	(9)	the number of animals spayed or neutered at the shelter, and the number of animals spayed or neutered outside the shelter under a contract with the City of Austin;
155 156	(10)	the number of animals that died in the shelter or within the shelter's foster program, and the suspected cause of death for each;
157 158 159 160	(11)	the number of animals transferred to a rescue organization, and unless a rescue organization opts out of the disclosure in writing, the number of animals transferred to and identity of each rescue organization that accepted transferred animals during the period;
161	(12)	the number of spays performed on animals that are visibly pregnant;
162	(13) 12/21/2020 11:	the number of animals lost, stolen, or missing; 22 AM Page 5 of 6 COA Law Department

(14)	the City-operated animal shelter's live-release-rate goal;				
(15)	the number of cats released under the animal shelter's shelter-neuter-retu program, reported by age group; under three months, three to six month and older than six months; and				
(16)	the number of intact explanation for each		adopted or re	eturned to owner, and an	
PART 2.	This ordinance takes	s effect or	1	, 2024.	
PASSED A	AND APPROVED				
			§ §		
		_, 2024	\$ 		
				Mayor Kirk Watson	
APPROVE	ED:		ATTEST		
	Anne L. Morg			Myrna Rios	
	City Attorne			City Clerk	

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