1		<u>BY AUTHORITY</u>			
2	ORDINANCE	E NO COUNCIL BILL NO. CB23-0539	,		
3	SERIES OF	2023 COMMITTEE OF REFERENCE:	:		
4		Safety, Housing, Education & Homelessness	s		
5					
6		<u>A BILL</u>			
7 8 9 10	For an ordinance amending Chapter 8 of the Code to restructure and update certain provisions and make conforming amendments to better protect, preserve, and promote the health, safety, and welfare of animals and people within the City and County of Denver.				
11	BE IT ENAC	TED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:			
12	Section	on 1. Section 8-2 of chapter 8 shall be amended by adding the language underlined	ł		
13	and deleting	the language stricken to read as follows:			
14	Sec. 8	B-2. Definitions.			
15	For purposes	s of this chapter, the words, phrases and terms found in this section shall be defined			
16	as follows:				
17	(<u>a1</u>)	Altered or sterilized shall mean a dog or cat that has been spayed or neutered.			
18	(<u>b2</u>)	Animal protection officer shall mean an employee of the department of public health	า		
19	and environn	nent authorized by the executive director to enforce provisions of this chapter.			
20	(e <u>3</u>)	Animal shelter shall mean any business which collects stray, abandoned or owner-			
21	surrendered	pet animals for redemption, adoption, sale or disposal.			
22	(<u>d4</u>)	Approved animal adoption or humane organization shall mean any organization that	ıt		
23	meets all the	criteria set out in subsection 8-153.5(g) and has agreed to participate in the Denver	•		
24	Animal Shelt	er animal adoption network.			
25	(<u>e5</u>)	Attack shall mean violent or aggressive physical contact with a person or animal, or	ſ		
26	violent or age	gressive behavior that confines the movement of a person, including, but not limited			
27	to, chasing, c	cornering, or encircling.			
28	(f <u>6</u>)	Board shall mean the board of public health and environment of the City and Count	y		
29	of Denver.				
30	(<u>97</u>)	Bodily injury means physical pain, illness, or any impairment of physical or mental			
31	condition.				
32	(<u>h8</u>)	Business shall mean any profit or nonprofit individual, partnership, company, or			
33	corporation c	loing business within the corporate limits of the city.			
		1			

(<u>19</u>) Denver Animal Shelter means the municipal animal shelter that is operated by
 Denver Animal Protection.

3 (j<u>10</u>) *Dwarf goats* shall mean Nigerian Dwarf or African Pygmy breeds of goats.

4 (<u>k11</u>) *Executive director* shall mean the executive director of the department of public
5 health and environment or the executive director's designee.

6 (<u>12</u>) *Keeper* shall mean any person who exercises care, custody or control over an
7 animal, but is not an owner. A keeper must be eighteen (18) years of age or older.

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(m<u>13</u>) Kennel shall mean any business which is involved with the boarding of pet animal.

9 (n<u>14</u>) *Leash* shall mean a physical restraint held by, or attached from, a person to an 10 animal.

(e<u>15</u>) *Owner* shall mean any person who possesses, exercises control over, or who has a
right in property over an animal. An owner must be eighteen (18) years of age or older. If a person
under the age of eighteen (18) possesses, exercises control over, or has a property right in an
animal, the minor's parent(s), guardian(s), or legal custodian(s) shall be deemed to be the owner(s)
of such animal. If an animal has more than one (1) owner, all owners eighteen (18) years of age or
older shall be jointly and severally liable under this chapter.

17 (<u>p16</u>) *Permit* shall mean to allow or let happen and shall not include a state of mind
18 requirement.

(q<u>17</u>) *Pet animal* means fish, small domestic mammals, birds, reptiles, cats and dogs, not
 otherwise prohibited by this chapter.

(<u>+18</u>) *Pet grooming shop* shall mean any business which is involved in the grooming of pet
 animals for profit.

(s<u>19</u>) *Pet hospital* shall mean any business operating as a veterinary hospital or clinic
 which is involved in the diagnosis, treatment, or care of any pet animal.

(t<u>20</u>) *Pet shop* shall mean any retail or wholesale business which is involved in the selling
 or trading of pet animals.

(<u>u21</u>) *Pit bull* shall mean any dog that is an American Pit Bull Terrier, American
Staffordshire Terrier, Staffordshire Bull Terrier, or any dog displaying the majority of physical traits
of any one (1) or more of the above breeds, or any dog exhibiting those distinguishing
characteristics which substantially conform to the standards established by the American Kennel
Club or United Kennel Club for any of the above breeds. The American Kennel Club and United
Kennel Club standards for the above breeds are on file in the office of the clerk and recorder, ex
officio clerk of the City and County of Denver, at City Clerk Filing No. 89457.

(+22) Run at large shall mean any dog (1) not on the premises of the owner or keeper
 thereof and not controlled through use of a leash, cord or chain held by the dog's owner or keeper;
 or (2) on the premises of the owner or keeper, but confined in such a way as to allow the dog to
 have access to the public right-of-way.

 (± 23) Secure enclosure means an enclosure which meets the following requirements:

6 (1<u>a</u>) Is suitable to prevent the entry of children age ten (10) and under, and to prevent the 7 animal from escaping;

8 (2b) Has secure sides and a secure top or secure sides which are of sufficient height to
9 prevent the animal from escaping over the sides;

(3c) Has sides that are constructed at the bottom so as to prevent the animal's escape by
 digging under the sides;

12 (4<u>d</u>) Provides appropriate protection from the elements for the animal; and

13 (<u>5e</u>) Complies with the Denver Zoning Code.

14 (*24) Secure temporary enclosure means an enclosure used for purposes of transporting a
15 pit bull and which includes a top and bottom permanently attached to the sides except for a "door"
16 for removal of the pit bull. Such enclosure must be of such material, and such door closed and
17 secured in such a manner, that the pit bull cannot exit the enclosure on its own.

(y25) Serious bodily injury means bodily injury which, either at the time of the actual injury
 or, at a later time, involves a substantial risk of death, a substantial risk of serious permanent
 disfigurement, a substantial risk of protracted loss or impairment of the function of any part or
 organ of the body, or breaks, or fractures.

 $(\underline{z26})$ Shelter means an enclosure that is structurally sound and in good repair, provides convenient access to clean food and water, enables the animal to remain dry and clean, is constructed and maintained so that it is impervious to moisture and can be readily sanitized, is constructed so as to protect the animal from injury, and provides sufficient space to allow each animal to turn around fully, stand, sit and lie in a comfortable position.

(aa<u>27</u>) *Vaccination* shall mean the inoculation of a dog or cat with a vaccine licensed by the
 United States Department of Agriculture for use in the prevention of rabies, distemper, parvovirus,
 panleukopenia, Bordetella, and other diseases.

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31 Section 2. Section 8-5 of chapter 8 shall be amended by adding the language underlined
 32 and deleting the language stricken to read as follows:

33 Sec. 8-5. Animal-related nuisance.

- (b) The county court, in addition to any penalty imposed pursuant to section 1-13, may order
 the owner or keeper of the animal to abate the nuisance created under subsection (a) or sections
 8-18, 8-73, 8-74, or 8-81 or 8-82 within five (5) days thereafter. Failure to abate the nuisance after
 the expiration of the five-day period shall be deemed a violation of this chapter of the Code.
- 5

Section 3. Section 8-7 of chapter 8 shall be amended by deleting the language stricken to
read as follows:

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Sec. 8-7. Interference with Denver animal protection employees.

9 (b) It shall be unlawful for any person to fail to obey a lawful order of an animal protection 10 officer if such failure interferes with or hinders such animal protection officer in the discharge of his 11 or her official duties. For purposes of this subsection, the term "lawful order" shall be strictly 12 construed and shall include only such orders that relate directly to matters of substantial 13 importance in the discharge of the official duties of animal protection officers. It is an affirmative 14 defense to this subsection that failure to obey the lawful order did not interfere with or hinder the 15 animal protection officer.

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17 Section 4. Section 8-9 of chapter 8 shall be amended by adding the language underlined18 and deleting the language stricken to read as follows:

19 Sec. 8-9. Fees.

The <u>board_executive director</u> is hereby authorized to establish, <u>by rules and regulations</u>, a reasonable amount to be assessed as the fees authorized by this chapter. The executive director may, in the executive director's discretion, waive any and all fees authorized under the provisions of this chapter, in whole or in part, where the payment of such fees is a demonstrated financial hardship, or the waiver is otherwise in the public interest. Every three (3) years, the <u>board</u> <u>executive director</u> may adjust the fee structure based upon the change in the Consumer Price Index for the Denver-Boulder area.

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- Section 5. Section 8-10 of chapter 8 shall be amended by adding the language underlined
 and deleting the language stricken to read as follows:
- 30

Sec. 8-10. Appeal to Board of Public Health and Environment.

31 <u>Any person aggrieved by a notice or order issued by the department of public health and</u> 32 <u>environment under this chapter, who believes the same to be factually or legally contrary to the</u> 33 ordinances of the city, or the policies and regulations of the department of public health and 1 <u>environment, may appeal the notice or order to the board of public health and environment within</u>

2 thirty (30) days of the issuance of the order or notice in the manner provided by rules of

- 3 procedure of the board.
- 4

Secs. 8-1011. – 8-15. - Reserved.

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6 Section 6. Section 8-31 of chapter 8 shall be amended by adding the language underlined
7 to read as follows:

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Sec. 8-31. Rabies vaccination required.

9 It shall be unlawful for any person who owns any dog or domestic cat over the age of six (6) months in the city to fail to have such dog or cat currently vaccinated for rabies by a licensed 10 11 Colorado veterinarian or an individual under the supervision of a licensed Colorado veterinarian, 12 unless such person presents to the executive director a written statement from a licensed Colorado 13 veterinarian that vaccination for rabies would be detrimental to the health of the specific dog or cat. 14 Booster of such vaccination shall be performed on or before the appropriate anniversary date of 15 the initial vaccination. Any person who acquires within the city a dog or domestic cat shall have it 16 vaccinated within thirty (30) days of such acquisition unless the dog or cat has not yet reached an 17 age at which it is safe to vaccinate the animal; provided, however, that in any case the dog or cat 18 must be vaccinated before reaching the age of six (6) months.

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Section 7. Section 8-46 of chapter 8 shall be amended by adding the language underlined
and deleting the language stricken to read as follows:

Sec. 8-46. License required.

It shall be unlawful for the owner or keeper of any domestic dog (Canis Familiaris) or domestic
cat (Felis Catus) to own or keep, within the city, such dog or cat over the age of six (6) months
without first having obtained a license for such dog or cat any person who owns any dog or
domestic cat over the age of six (6) months in the city to fail to have such dog or cat licensed. Dogs

admestic cat over the age of six (6) months purchased, obtained, or otherwise acquired shall be licensed
within thirty (30) days after such acquisition or, if under, within thirty (30) days after reaching six (6)
months of age. Individual licenses shall not be required for dogs or cats being held for redemption
or adoption by the Denver Animal Shelter, an approved shelter owned and operated by a tax-

- 31 exempt humane organization or a licensed pet shop.
- 32 33

Section 8. Section 8-61 of chapter 8 shall be amended by adding the language underlined

- 1 and deleting the language stricken to read as follows:
- 2

Sec. 8-61. Animal attack or bite.

3 (a) Any owner or keeper of an animal shall be liable pursuant to this Code for the4 behavior of such animal, and it shall be unlawful if such animal attacks or bites:

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(1) Any person or domestic animal not on the premises of such owner or keeper;

6 (2) Any person or domestic animal upon the premises of the residence of such owner <u>or</u> 7 <u>keeper</u> or upon the premises of any business establishment not then open to the public. It is an 8 affirmative defense to this paragraph if such premises are previously posted at each entrance with 9 a prominent and conspicuous sign warning all persons, in lettering not less than two (2) inches in 10 height, of the animal and if the animal is securely confined indoors or confined in a secure 11 enclosure as defined in section 8-2(w23); or

12 (d) It shall be an affirmative defense to this section that the actual or intended victim of 13 any attack:

14 (1) Made an unlawful entry into the dwelling of the animal's owner or keeper;

15 (2) Made unlawful entry into a vehicle in which the animal was confined;

- 16 (3) Threatened or attacked an owner or keeper of the animal; Provoked, tormented,
 17 abused, or inflicted injury upon the animal in such a manner as to result in the attack or bite;
- (4) Provoked, tormented, abused, or inflicted injury upon the animal in such a manner as
 to result in the attack or bite; Used unlawful physical force against the owner or keeper of the
 animal or acted in a way that a reasonable person would believe is the use or imminent use of
 unlawful physical force against the owner or keeper of the animal; or
- (5) Attempted to assault another person. Used unlawful physical force against another
 person or acted in a way that a reasonable person would believe is the use or imminent use of
 unlawful physical force against another person.
- 25

- Section 9. Section 8-62 of chapter 8 shall be amended by adding the language underlined
 and deleting the language stricken to read as follows:
 - Sec. 8-62. Dangerous animals.
- (a) Dangerous animal means any animal, except an animal assisting a law enforcement
 officer engaged in law enforcement duties, that has:
- 31 (2) <u>Been previously adjudicated a dangerous animal under section 8-62 or under a</u>
 32 <u>similar definition in another jurisdiction;</u>
 - 6

- 1 (3) Been previously adjudicated as a potentially dangerous animal under section 8-63, 2 and the owner has failed to abide by a previously issued court order issued pursuant to this 3 division; or
- 4 (4) Been previously adjudicated as a potentially dangerous animal under section 8-63 or 5 similar definition by another other jurisdiction, and subsequently engaged in behavior that poses a 6 substantial threat to the public described in section 8-63(a).
- 7
- 8 **Section 10.** Section 8-63 of chapter 8 shall be amended by adding the language 9 underlined and deleting the language stricken to read as follows:
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Sec. 8-63. Potentially dangerous animals.

- 11 (a) Potentially dangerous animal means any animal, except an animal assisting a law 12 enforcement officer engaged in law enforcement duties, that may be a threat to public safety as 13 may be demonstrated by any of the following behaviors:
- 14 (1) Causes any bodily injury less than serious bodily injury to any person, domestic 15 animal, or livestock at any place within the city;
- 16 (2) Without provocation, approaches any person in a menacing or terrorizing manner or 17 in an apparent attitude of attack while off the owner's or keeper's property, whether such person is 18 in motion or standing still, and whether such person is on foot, on or in a vehicle or device which 19 allows such person to be in motion; or
- 20 (3) Attacks any person, domestic animal, or livestock who is lawfully on the owner's or 21 keeper's property. For purposes of this section, a person is lawfully upon the premises of an owner 22 or keeper when such person is on the premises in the performance of any duty imposed by law or 23 by the express or implied invitation of the owner of such premises or the owner's agent.
- 24 (C)
 - The affirmative defenses in section 8-61(d) shall also apply in-to this section.
- 25 (d) For purposes of this section, a person is lawfully upon the premises of an owner or 26 keeper when such person is on the premises in the performance of any duty imposed by law or by 27 the express or implied invitation of the owner of such premises or the owner's agent.
- 28
- 29 **Section 11.** Section 8-65 of chapter 8 shall be amended by adding the language 30 underlined and deleting the language stricken to read as follows:
- 31 Sec. 8-65. Dangerous and potentially dangerous animal hearing. - Reserved.
- 32 Upon motion by the city, the county court may determine ex parte whether reasonable 33 grounds exist to find that an animal may constitute a danger to any person or persons if not

1	impounded. If the court finds that reasonable grounds exist, the court may enter orders to have the				
2	animal seized and impounded or to extend the impoundment, until the completion of all legal				
3	proceedings to determine whether a violation of sections 8-61, 8-62, or 8-63 has occurred. If an				
4	animal is ordered to be impounded pursuant to this subsection, the owner or keeper of the animal				
5	shall have fourteen (14) days to a request a hearing in the county court to review the order. The				
6	hearing shall be set within fourteen (14) days of the owner or keeper's hearing request.				
7					
8	Sect	ion 12. Section 8-72 of chapter 8 shall be amended by adding the language			
9	underlined a	and deleting the language stricken to read as follows:			
10	Sec.	8-72. Keeping wild or dangerous <u>hazardous</u> animals prohibited.			
11	(a)	It shall be unlawful for any person to own, possess, keep, maintain, feed, harbor,			
12	transport or	sell within the city any living wild or dangerous hazardous animal; provided, however,			
13	that the follo	owing organizations or entities shall be exempt from this section:			
14	(b)	Wild or dangerous hazardous animal, for the purposes of this section, shall mean and			
15	include any	and all species of the following:			
16	(1)	Poisonous <u>or venomous</u> reptiles;			
17	(2)	Monitor lizards and <u>Tegu lizard</u> teglis;			
18	(3)	Non- poisonous venomous snakes with a length greater than six (6) feet;			
19	(4)	Crocodilians;			
20	(5)	Poisonous Venomous spiders;			
21	(7)	All species of nonhuman mammals except:			
22	a.	Domestic cat (Felis catus), however this exception shall not apply to any animal that			
23	is the offspr	ing (hybrid cross) of a domestic cat and any other species of cat unless the non-			
24	domestic ca	at ancestor was of the Bengal cat (Felis bengalensis) species and that all ancestors of			
25	the cat have	e lived in captivity for at least the preceding five (5) generations (F4) ;			
26	(C)	<i>Wild or dangerous <u>hazardous</u> animal</i> shall not include the domestic honey bee (apis			
27	mellifera).				
28					
29	Sect	ion 13. Section 8-73 of chapter 8 shall be amended by adding the language			
30	underlined and deleting the language stricken to read as follows:				
31	Sec. 8-73. Disposition of excrement.				
32	It shall be unlawful <u>and deemed a public nuisance</u> for any person who owns or keeps any				
33	dog, cat, or	other animal, including livestock:			
		8			

- 1 To not-to-immediately remove excrement deposited by the animal upon a common (a) 2 thoroughfare, street, sidewalk, play area, park, or upon any private property when permission of 3 the owner or tenant of the property has not been obtained, and such is hereby deemed to be a 4 public nuisance and prohibited. Dog, cat, or other animal excrement shall not be placed in storm 5 sewers, but may be placed in trash containers if contained in a closed plastic bag or other closed 6 or airtight nonporous container.; 7 To dispose of animal excrement in an unsanitary manner, including placing animal (b)
- 8 excrement in storm sewers or street gutters. Animal excrement may be placed in trash containers
 9 if contained in a closed plastic bag or other closed or airtight nonporous containers; or
- 10 (c) To permit excessive excrement to accumulate on any property to the degree that it
 11 becomes offensive, injurious to health, or is the subject of complaints.
- Section 14. Section 8-82 of chapter 8 shall be amended by adding the language
 underlined and deleting the language stricken to read as follows:
- 15 Sec. 8-82. Unlawful accumulation of manure. Reserved.
- Any barn, pen, corral, coop, yard, or other enclosure or appurtenance thereof in which any animal, livestock or fowl shall be kept, or any other place within the city in which manure or other discharges of animals, livestock, or fowl shall accumulate, and which is maintained in any unsanitary condition, allowing an offensive odor to escape therefrom, allowing discharges to the storm drainage system of the city or providing an insect or rodent attractant, is hereby deemed a nuisance and prohibited.
- 22

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Section 15. Section 8-83 of chapter 8 shall be amended by adding the language
 underlined to read as follows:

Sec. 8-83. Herding and grazing unlawful unless securely picketed or tied.

(b) The provisions of subsection (a) shall not be held to apply to any animal securely tied
or staked on private property, <u>with permission of the property owner</u>, beyond the reach of any tree
or ornamental shrub.

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30 Section 16. Section 8-131 of chapter 8 shall be amended by adding the language
 31 underlined and deleting the language stricken to read as follows:

- 32 Sec. 8-131. Cruelty to animals prohibited.
 - 9

1	(c) It shall be an affirmative defense to subsection (a) of this section when the act is a		
2	reasonable act of self-defense or euthanasia under the supervision of a licensed veterinarian, or		
3	that the actual or intended victim of any attack:		
4	(1) Made an unlawful entry into the dwelling of the animal's owner or keeper; The animal is		
5	humanely euthanized under the supervision of a licensed veterinarian; or		
6	(2) Made unlawful entry into a vehicle in which the animal was confined; The person used		
7	physical force upon an animal in order to defend himself, a third person or other domestic animal		
8	or livestock from what he reasonably believes to be the use or imminent use of physical force by		
9	that animal, and he used a degree of force which was reasonably necessary for that purpose;		
10	however, this defense shall not apply to any physical force used against an animal engaged in law		
11	enforcement activities.		
12	(3) Threatened or attacked an owner or keeper of the animal;		
13	(4) Provoked, tormented, abused, or inflicted injury upon the animal in such a manner as to		
14	result in the attack or bite; or		
15	(5) Attempted to assault another person.		
16			
17	Section 17. Section 8-132 of chapter 8 shall be amended by adding the language		
18	underlined and deleting the language stricken to read as follows:		
19	Sec. 8-132. Neglect of animals prohibited.		
20	It shall be unlawful for any owner or keeper of any animal to fail to provide such animal with		
21	food sufficient for the species, potable water, adequate shelter from the weather or veterinary care		
22	needed to prevent the animal from suffering sufficient for the animal or immediate veterinary care in		
23	the owner or keeper of any animal knew or should have known that the animal was distressed,		
24	seriously ill or injured.		
25			
26	Section 18. Section 8-133 of chapter 8 shall be amended by adding the language		
27	underlined and deleting the language stricken to read as follows:		
28	Sec. 8-133. Abandonment.		
29	(c) Notice prior to impoundment from place open to the public. In a place not otherwise		

open to public use, a conspicuous notice conforming with the requirements of section 8-150(ba)(2) must be posted approximately every twenty-four (24) hours. When seventy-two (72) hours have passed, at least two (2) notices have been posted, and the animal has remained abandoned, the executive director is then authorized to impound the animal.

- Section 19. Section 8-148.5 of chapter 8 shall be amended by adding the language
 underlined and deleting the language stricken to read as follows:
- Sec. 8-148.5. Costs of impoundment, provision, and care Disposition—Procedures
 for impounded animals impounded due to criminal conduct <u>Right to Hearing on costs</u>.
- 6 (a) When an animal has been impounded by Denver Animal Protection and such animal 7 is the subject of criminal investigation or prosecution for neglect, abuse, or cruelty pursuant to state 8 law or for charges of:
 - (1) e<u>C</u>ruelty to animals pursuant to section 8-131;
- 10 (2) <u>aN</u>eglect pursuant to section 8-132;
- 11 (3) <u>aAbandonment pursuant to section 8-133;</u>
- 12 (4) <u>kKeeping place for fighting animals pursuant to section 8-134;</u>
- 13 (5) <u>uU</u>nlawful animal attack or bite pursuant to section 8-61; or
- 14 (6) Unlawful ownership of a dangerous animal or a potentially dangerous animal
- 15 pursuant to sections 8-62 or $8-63_{\frac{1}{2}}$.

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- t<u>T</u>he owner or keeper of the animal must submit payment for impoundment, care, and
 provision costs to Denver Animal Protection in an amount determined by Denver Animal Protection
 to be sufficient to provide for the animal's care and provision for at least thirty (30) days, including
 the day on which the animal was taken into custody.
 - (b) The owner or keeper must file the payment:
 - (1) Within ten (10) days after the animal is impounded; or
- (2) If the owner or keeper requests a hearing pursuant to subparagraph paragraph (c) of
 this section, as ordered by the court, not to exceed ten (10) days from the hearing date <u>No more</u>
 than ten (10) days after the hearing date, if the owner or keeper requests a hearing pursuant to
 subparagraph paragraph (c) of this section, as ordered by the court.
- (c) Within ten (10) days after the date of impoundment, the owner or keeper may request
 a hearing in the county court <u>regarding costs of impoundment, provision, or care</u>. The owner or
 keeper must provide written notice of the hearing request to Denver Animal Protection and the city
 attorney. If the owner or keeper requests a hearing, the court shall hold the hearing within ten (10)
 days after the request is made <u>except as provided in this subsection (c):</u>
- 31 (1) If the hearing is continued, the court shall make written findings of fact and conclusions
 32 of law as to the necessity for the continuance.
 - 11

(2) If the court determines that the facts and circumstances present good grounds to warrant
 an additional delay, the court may allow only one continuance per party, not exceeding seven (7)
 days per continuance.

4 (e) The executive director may, in the executive director's discretion, waive or reduce
5 any and all fees as authorized under section 8-9. If the owner or keeper fails to request a waiver,
6 request a reduction, or pay the applicable impoundment, care, and provision costs, the owner or
7 keeper forfeits the right to contest such costs and <u>forfeits any</u> ownership rights to the animal in
8 question.

9 (f) If, in the opinion of a licensed veterinarian <u>or executive director</u>, an impounded 10 animal is experiencing extreme pain or suffering or is severely injured past recovery, severely 11 disabled past recovery, or severely diseased past recovery, the animal may be euthanized 12 <u>dispositioned</u>.

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Section 20. Section 8-150 of chapter 8 shall be amended by adding the language
 underlined and deleting the language stricken to read as follows:

Sec. 8-150. Notification and opportunity of a hearing for owner of impounded animal. (a) Notice.

(1)(a) Upon the impounding impoundment of any animal, which is not the subject of a
 criminal case, it shall be the duty of the executive director to notify the owner from whom the
 animal was taken, if the owner is known. If the owner is not known, there shall be posted at the
 Denver Animal Shelter and animal protection's website for a period of not less than three (3) days
 a notice containing a description of the animal impounded. For purposes of this notification
 requirement, a fraction of a day shall be computed as being a full day.

(2)(b) In addition to the requirements of subsection (a) paragraph (1) of this sub-section,
 when an animal is impounded pursuant to subsection 8-148(a)(1) for cruelty or subsection 8 148(a)(2) for neglect, if an owner or keeper is not notified at the time of impoundment, the
 executive director shall post a conspicuous notice at the location of impoundment indicating: the
 animal has been impounded by Denver Animal Protection, the reason(s) why the animal was
 impounded, the time and date of impoundment, and the address and phone number where the
 animal is impounded.

31 (3)(c) In addition to the requirements of subsection (a) paragraph (1) of this sub-section,
 32 when an animal is impounded pursuant to subsection 8-148(a)(3) for abandonment, the executive
 33 director shall also comply with the notice provisions of section 8-133.

(bd) Administrative Hearing.

2	When the executive director has impounded any animal pursuant to this article, and the			
3	owner of such animal disputes the reason for impoundment, the owner of such animal may file a			
4	written petition with the executive director for an administrative hearing concerning the reason for			
5	impoundment no later than five (5) days after impoundment. If the owner prevails, the animal shall			
6	be returned to the owner and the owner shall not be required to pay a shelter impound fee or			
7	maintenance or boarding fee.			
8	(c) Court Proceedings.			
9	(1) When an animal has been impounded by Denver Animal Protection and such animal			
10	is the subject of a criminal investigation or prosecution for neglect, abuse, or cruelty pursuant to			
11	state law, or for charges of:			
12	a. Cruelty to animals pursuant to section 8-131;			
13	b. Neglect pursuant to section 8-132;			
14	c. Abandonment pursuant to section 8-133;			
15	d. Keeping place for fighting animals pursuant to section 8-134;			
16	e. Unlawful animal attack or bite pursuant to section 8-61; or			
17	f. Unlawful ownership of a dangerous animal or a potentially dangerous animal			
18	pursuant to section 8-62 or 8-63 then the animal shall not be released from impoundment except			
19	on the order of the court as provided in this section, upon stipulation of the parties or as provided			
20	by section 8-153. The court may, upon making a finding that the alleged owner has failed to			
21	appear for any court date, order the animal to be surrendered to Denver Animal Protection.			
22	(2) Within ten (10) days after the date of impoundment, the owner or keeper may request			
23	a hearing with the court to determine disposition of the animal. The request for a hearing must			
24	meet the requirements of subsection (3) of this section. Failure to file, set a hearing, and have the			
25	motion heard and determined as provided in this section shall constitute a waiver of the motion and			
26	the owner or keeper forfeits any ownership rights to the animal in question.			
27	(3) To request a hearing, the owner or keeper shall:			
28	a. Provide written notice of the hearing request to Denver Animal Protection and			
29	the city attorney; and			
30	b. State specifically the factual and legal grounds upon which it is based, and			
31	only those grounds may be considered at the hearing.			
32	(4) If the owner or keeper perfects their right to a hearing, the court shall hold the hearing			
33	within ten (10) days after the request is made, except as provided in this subsection (c):			

1	<u>a.</u>	If the hearing is continued, the court shall make written findings of fact and			
2	conclusions of law as to the necessity for the continuance.				
3	<u>b.</u>	If the court determines that the facts and circumstances present good grounds			
4	to warrant an additional delay, the court may allow only one continuance per party, not exceeding				
5	seven (7) days per continuance.				
6	(5) At the hearing, the court shall determine whether there was probable cause for the				
7	impoundment.				
8	<u>a.</u>	The court shall temper the rules of evidence and shall not consider whether			
9	any affirmative defenses may exist.				
10	<u>b.</u>	If probable cause exists for the impoundment, the animal shall not be			
11	released to the owner or keeper and shall remain impounded until a trial on the merits, dismissal of				
12	the charges, or upon the stipulation of the parties.				
13	(6) The court may order Denver Animal Protection to return to the owner or keeper the				
14	animal in-question if the animal is still in the possession of Denver Animal Protection and:				
15	<u>a.</u>	The court finds no probable cause after a hearing provided by this section;			
16	<u>b.</u>	The criminal charges are dismissed by the prosecution; or			
17	<u>C.</u>	The trier of fact, after trial, enters a verdict of not guilty for all charges related			
18	to the original impo	bundment of the animal.			
19	<u>(7) lf, in</u>	the opinion of a licensed veterinarian or executive director, an impounded			
20	animal is experience	ing extreme pain or suffering or is severely injured past recovery, severely			
21	disabled past recovery, or severely diseased past recovery, the animal may be dispositioned				
22	without a court order.				
23					

2	COMMITTEE APPROVAL DA	TE: May 10, 2023		
3	MAYOR-COUNCIL DATE: Ma	ay 16, 2023		
4	PASSED BY THE COUNCIL:			
5		PR	ESIDENT	
6	APPROVED:	MA	YOR	
7	ATTEST:	CLE	ERK AND RECORDER,	
8		EX	-OFFICIO CLERK OF THE	
9		CIT	TY AND COUNTY OF DENVE	R
10	NOTICE PUBLISHED IN THE	DAILY JOURNAL:	;	
11	PREPARED BY: Lee Zarzecki	, Assistant City Attorney	DATE: May	18, 2023
12 13 14 15	Pursuant to section 13-9, D.R. City Attorney. We find no irre ordinance. The proposed ordin 3.2.6 of the Charter.	egularity as to form and ha	ave no legal objection to the	proposed
16	Kerry Tipper, Denver City Atto	rney		
17	BY	Assistant City Attorney	DATE	