

CODE OF THE BOROUGH OF NORTHUMBERLAND

CHAPTER 24 – ANIMALS

[History: Adopted by the Council of the Borough of Northumberland 10-3-78 as Ord. No. 344, Amended 9-3-2013 by Ordinance 2013-3, Amendments noted where applicable.]

ARTICLE I – INTENT AND PURPOSE

General References: Noise - see Ch. 37.

24.1.01 Intent and Purpose

Borough Council of the Borough of Northumberland (the "Borough") expressly recognizes and finds that the Borough is a highly and densely populated Borough, being substantially developed primarily with residential homes, that the unregulated keeping of Animals within the Borough creates a hazard or potential hazard or threat or potential threat to the health, safety and welfare of the residents of the Borough, because such Animals:

- A. are or may be poisonous and/or dangerous to humans;
- B. are or may be diseased which could adversely affect the health of a human or other animals;
- C. are or may be affected with a contagious or infectious disease whereby the health of humans or other animals may be affected;
- D. are or may be or may become vicious by the Animal's nature and/or disease or sick and/or attack and/or threaten to attack humans or other animals;
- E. are or may be or may become vicious to humans and/or other Animals, and attack or threaten to attack humans or other Animals;
- F. are or may be a threat to the peace and quiet of the neighborhood in which the Animals are maintained by emitting noises or causing noises that disturb persons in the neighborhood;
- G. discharge droppings or feces or urine in open areas that carry or can spread or cause or carry disease and/or sickness to humans or other Animals.

24.1.02 Declaration of Policies

The Borough Council hereby declares the following policies regarding the regulation of animals in the Borough:

- A. Clean, safe, sanitary and quiet neighborhoods are absolutely essential for persons in the Borough, so that the Borough may protect the health, safety and welfare of the people in the Borough and attract new residents.
- B. Clean, safe, sanitary and quiet neighborhoods are absolutely essential if persons (inclusive of children of persons) in the Borough are to have adequate use of their property, both real and personal, without fear of, or threat of disease from, or attack by animals.
- C. Clean, safe, sanitary and quiet neighborhoods are absolutely essential if persons (including children of persons) in the Borough are to have use of and access to public areas, such as sidewalks, public walkways, streets, cartways, alleys, playgrounds, parks and recreational areas, now and in the future, without fear of, or threat of disease from, or attack by animals.

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- D. The objective of the regulations on Animals is to prevent Animals from contracting disease, to prevent the spread of disease of any kind which Animals may contract, protect the public and persons (including children of persons) from Animals that may be diseased, and protect the safety of residents, including children and non-residents from Animals that may be diseased, and protect the safety of residents and non-residents within the Borough from attack, or the threat of attack, from Animals, and protect public property and the property of persons and owners of property, both real and personal.
- E. The prevention and elimination of disease and/or the spread of disease carried by Animals or the potential for disease or sickness due to Animal feces, urine or droppings, and/or the threat to the safety of residents and non-residents within the Borough by attack or threat of attack by animals and/or the threat of injuries and/or sickness and/or death or injury and/or sickness and/or death from animals or diseased animals or poisonous animals and/or the noises emitted by an Animal, are directly related to the health, welfare and safety of the persons in the Borough and the peace and quiet of neighborhoods in the Borough.
- F. The achievement of these policies and objectives herein set forth requires a comprehensive program of Animal management and control in the Borough.

ARTICLE II – PROHIBITING ANIMALS RUNNING AT LARGE AND RESTRICTIONS ON OUTDOOR FEEDING

24.2.01 Definitions

As used in Chapter 24, the following terms shall have the meaning indicated, unless a different meaning clearly appears from the context:

Animal any dog, cat, fowl, household pet or other domestic animal.

Borough The Borough of Northumberland, Northumberland county, Pennsylvania.

Domestic Animal any animal normally or ordinarily domesticated or raised in the area and climate as livestock or for work or breeding purposes, or normally or ordinarily kept as a household pet.

Fowl any wild or domestic animal such as, but not by limitation, animals of the chicken, turkey, goose, ducks, pigeons, mallard, quail species.

Household Pet any dog, cat, small non-venomous reptiles kept in cages/tanks smaller than 100 gallons, turtles and frogs, common pet birds kept in cages (such as Finches, Parrots, Caiques, Canary, Cockatiels, Cockatoo, Conures, Macaws, Parrotlet, Parakeets, Pionus and Rosella), common pet rodents (such as mice, gerbils, hamsters, chinchilla, ferrets and sugar gliders), rabbits and fish normally and ordinarily kept in or permitted to be at large in the dwelling of its owner.

Large Animal any wild or domestic animal of the bovine, equine or sheep family.

Owner - when applied to the proprietorship of an Animal, includes every person having a right of property in such Animal, and every person who keeps or harbors such Animal or has it in his/her care, and every person who permits such Animal to remain on or about such premises occupied by him/her, including providing food or water for such Animal.

Person any person, firm, partnership, association, or corporation.

Running At Large being upon any public highway, street, alley, cartway, park or any other public land, or upon property of another person other than the owner, and not being accompanied by and under the control of the owner or any other person having custody of said Animal.

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If the Animal is on public ground, it must be on a leash not longer than six (6) feet in length or it shall be considered running at large.

Wild Animal any animal, including bird, fowl, or reptile not normally or ordinarily domesticated; not normally or ordinarily raised in this area and climate as livestock or for work or breeding purposes; or not capable of being kept as a household pet.

24.2.02 Enforcement

The Northumberland Borough Police Department, Code Enforcement Officer, State Health Officer, State/County Dog Warden and any other individual designated by the Borough through a Resolution of Borough Council shall have the power to enforce this Chapter of the Code of Ordinances Borough of Northumberland and of the Dog Laws, 3 P.S. 459-101 et seq.

24.2.03 Unlawful to Allow Animals to Run at Large

It shall be unlawful for the owner of any Animal or Animals to allow or permit such Animal or Animals to run at large in the Borough of Northumberland.

24.2.04 Seizing of Animals

Any police officer may seize any Animal found running at large in the Borough. Such Animals are to be impounded in a licensed kennel, or appropriate facility for keeping the particular type of Animal. The location of where the Animal is being held shall be available at the Borough building.

24.2.05 Licensed Animals

The Chief of Police or the Officer in Charge or Code Enforcement Officer shall notify the owner of a licensed Animal by registered or certified mail, with return receipt, that the Animal is impounded and will be disposed of in five (5) days if not claimed. Five (5) days after the return receipt has been received, and the Animal has not been claimed, the Animal may be sold or destroyed, as in the instance of a dog in accordance with the Dog Law, 3 P.S. §§ 459-302. If the certified mail is returned as unaccepted and the Animal has not been claimed within Fifteen (15) days of being impounded, the Animal may be sold or destroyed, as in the instance of a dog in accordance with the Dog Law, 3 P.S. § 459-302.

24.2.06 Unlicensed Animals

Unlicensed Animals that are seized shall be held in such kennel, or appropriate facility for keeping that particular type of animal for forty-eight (48) hours and if not claimed may be destroyed and as in the instance of a dog, in accordance with the Dog Law, 3 P.S. §§ 459-303. In order to claim an unlicensed Animal, an individual must pay all boarding expenses incurred and either the fee to license the Animal or all expenses to neuter/spay the Animal. An unlicensed Animal will not be released until the license is paid for or the Animal is delivered to a licensed veterinarian to neuter or spay the Animal.

24.2.07 Dangerous Dogs

- A. A dog determined to be dangerous under § 502-A of the Dog Law, 3 P.S. 459-502A, shall be restrained or otherwise kept in accordance with Article VI-A of the Dog Law, 3 P.S. 459-501-A, et seq.
- B. Dogs may be killed only in accordance with the requirements of § 501 of the Dog Law, 3 P.S. §§ 459-501, and otherwise, said dog(s) must be detained and delivered to the police or a State dog warden. While detained, said dog must be treated in a humane manner.

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24.2.08 Outdoor Feeding of Animals

- A. No person shall leave food or anything intended to be food for cats or dogs unattended outside of their home. Food shall be considered to be left unattended if it is outside the home and in a location or container accessible by an Animal and the person is not present.
- B. No person shall feed an unlicensed cat or dog outdoors, which constitutes any area outside of his or her home, place of business, Borough or other public property.
- C. A person may apply for a permit from the Borough to feed an unlicensed cat or dog outdoors upon the following conditions:
 - 1. The permit is only good for one (1) day or dates approved by the Borough;
 - 2. Food is not left unattended;
 - 3. All food is removed at the end of the day and not left outdoors during night-time hours; and
- D. The restrictions in this section shall not apply to a veterinarian, kennel or other approved entity that is boarding an unlicensed Animal that has either been seized or is part of the Cat Neutering/Spaying Program, as long as the Animal is being fed in an enclosure or cage.

24.2.09 Penalties

With respect to any person convicted of a violation of this.

- A. Any person, firm or corporation who shall violate any provision of this Part, upon conviction thereof on an action brought before a magisterial district judge or other tribunal with jurisdiction, in the manner provided for the enforcement of summary offenses under the Pa. Rules of Criminal Procedure, shall be sentenced to pay a fine of no less than \$100 but not more than \$1,000 plus court costs to the Borough and for the expenses, including but not limited to food and medical expenses, related to handling the Animal, and in default of payment of said fine costs and expenses to a term of imprisonment not to exceed 90 days. Each day that a violation of this Part continues or each Section of this Part, which shall be found to have been violated shall constitute a separate offense.

ARTICLE III – ANIMAL NOISE CONTROL

24.3.01 Intent and Purpose

The Borough Council of the Borough of Northumberland, finding that excessive levels of sound are detrimental to the physical, mental and social well-being of the people as well as to their comfort, living conditions, general welfare and safety and being therefore a public health and welfare hazard, hereby declares it to be necessary to provide for the greater control and more effective regulation of excessive sound and the sources of excessive sound within the Borough.

24.3.02 Noise Disturbance

It shall be illegal within the Borough for any person or persons to allow any Animal (as defined in Part 4) on their property outside of a residential or business dwelling which makes any noise continuously and/or incessantly for a period of ten (10) minutes or makes such noise intermittently for one-half (1/2) hour or more to the disturbance of any person any time of the day or night regardless of whether the Animal is physically situated in or upon private property, said noise being a nuisance; provided, that at the time the Animal is making such noise no person is trespassing or threatening to trespass upon private property in or upon which the Animal is situated nor is there any other legitimate cause which justifiably provoked the Animal.

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24.3.03 Penalties

With respect to any person convicted of a violation of this.

- A. Any person, firm or corporation who shall violate any provision of this Part, upon conviction thereof on an action brought before a magisterial district judge or other tribunal with jurisdiction, in the manner provided for the enforcement of summary offenses under the Pa. Rules of Criminal Procedure, shall be sentenced to pay a fine of no less than \$100 but not more than \$1,000 plus court costs to the Borough and for the expenses, including but not limited to food and medical expenses, related to handling the Animal, and in default of payment of said fine costs and expenses to a term of imprisonment not to exceed 90 days. Each day that a violation of this Part continues or each Section of this Part which shall be found to have been violated shall constitute a separate offense.

ARTICLE IV - CONTROL OF ANIMAL DEFECAATION

24.4.01 Animal Defecation on Public and Private Property Restricted

No person, having possession, custody or control of any Animal, shall knowingly or negligently permit any Animal defecate or urinate, upon any gutter, street, driveway, alley, curb, cartway or sidewalk in the Borough of Northumberland, or upon the floors or stairways of any building or place frequented by the public or used in common by the tenants, or upon the outside walls, walkways, driveways, alleys, curbs or sidewalks of any building abutting on a public street or park, or upon the playground areas, pavilion, picnic or gathering areas of any public parks or public area, or upon any private property other than the property of the owner of such Animal. Allowing an Animal to defecate on the area of ground between a sidewalk and curb or in areas within three (3) feet of the curb where no sidewalk exists, shall not be a violation of this section as long as feces are disposed of in accordance with Section 24.4.02.

24.4.02 Disposal of Animal Feces

Any person having possession, custody or control of any Animal(s), which permits a nuisance, i.e. defecation or urination, in any area other than the private property of the owner of such Animal, as prohibited in section 1 or who allows Animal feces to accumulate on their own property in a manner that creates a potential health hazard shall be required to immediately remove any feces from such surface and either:

1. Carry same away for disposal in a toilet; or
2. Place same in a non-leaking full enclosed container for disposal at the owner's residence.

Animal feces, and/or defecation, and/or waste that is not properly stored shall be deemed a threat to the public health in the Borough of Northumberland. In order to prevent a threat of disease and/or the spread of disease, it shall be unlawful to store and maintain Animal feces and/or defecation, and/or waste except in a solid enclosed plastic bag that is stored in a rigid container (a hard plastic or metal garbage can) with a top that is secured at all times to prevent accidental spilling and/or access by Animals and/or a person or persons, including children.

24.4.03 Animals Accompanying Blind or Handicapped Persons Exempt

The provisions of section 1 and 2 of this Part shall not apply to a guide dog or any other certified guide Animal accompanying any blind persons, or to a dog or other certified animal used to assist any other physically handicapped person.

24.4.04 Penalties

With respect to any person convicted of a violation of this.

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- A. Any person, firm or corporation who shall violate any provision of this Part, upon conviction thereof on an action brought before a magisterial district judge or other tribunal with jurisdiction, in the manner provided for the enforcement of summary offenses under the Pa. Rules of Criminal Procedure, shall be sentenced to pay a fine of no less than \$100 but not more than \$1000 plus court costs to the Borough and for the expenses, including but not limited to food and medical expenses, related to handling the Animal, and in default of payment of said fine costs and expenses to a term of imprisonment not to exceed 90 days. Each day that a violation of this Part continues or each Section of this Part which shall be found to have been violated shall constitute a separate offense.

ARTICLE V - REGULATING KEEPING OF CERTAIN ANIMALS AND THE ABANDONMENT OF ANIMALS

In this chapter, the singular shall include the plural, the plural shall include the singular, and the masculine shall include the feminine.

24.5.01 Certain Animals Prohibited

It shall be unlawful for any person to keep or maintain non-household pets, such as pigs, hogs or swine, horses, cattle, sheep, goats, chickens, turkeys at any place within the Borough, or to maintain coops, pens, kennels, stables or other accommodations for any such animals.

24.5.03 Household Pets

It shall be unlawful for any person to keep any household pet, except as provided in this section:

- A. If any such pet shall be kept in a dwelling owned or occupied by its owner, such owner shall be required to follow such procedures and practices, as to the number of such pets to be kept there, and as to sanitation, to insure that no public nuisance shall be created or maintained and no threat to the health of persons living elsewhere that in such dwelling shall be created.
- B. If any such pet shall be kept in an enclosure outside such dwelling, the provisions of section 3 of this Part, shall be applicable to the keeping of such household pets.

24.5.04 Abandonment of Animals

It shall be unlawful for any person to leave an Animal in the Borough with the intention of abandoning it. A person shall be considered to have abandoned an Animal if they have done any of the following:

- A. Released an Animal onto the Streets or Properties of the Borough or another person; or
- B. Left an Animal unattended in a Public Place or the property of another person for more than fifteen (15) minutes; or
- C. Failed to pick up an Animal from a veterinarian or kennel when notified Animal was to be picked up.

24.5.05 Penalties

With respect to any person convicted of a violation of this.

- A. Any person, firm or corporation who shall violate any provision of this Part, upon conviction thereof on an action brought before a magisterial district judge or other tribunal with jurisdiction, in the manner provided for the enforcement of summary offenses under the Pa. Rules of Criminal Procedure, shall be sentenced to pay a fine of no less than \$100 but not more than \$1000 plus court costs to the Borough

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and for the expenses, including but not limited to food and medical expenses, related to handling the Animal, and in default of payment of said fine costs and expenses to a term of imprisonment not to exceed 90 days. Each day that a violation of this Part continues or each Section of this Part which shall be found to have been violated shall constitute a separate offense.

ARTICLE VI - CAT LICENSES

24.6.01 License for cats-Required; delinquent fee

It shall be the duty of every person owning, keeping or harboring in the Borough any cat over 120 days old to procure a license therefore from the Borough or its designated agents, as authorized by a Resolution. The receipt issued for the license shall constitute a certificate of registry and evidence of licensure for the keeping of such cat within the Borough. The Borough may delegate authority, by resolution, to enforce any section of this chapter requiring licensure to a third-party entity. A late registration fee will be assessed for any license not purchased within 60 days of the required date of licensure. No refund will be made for licenses for animals deceased or otherwise removed from the Borough during a period of licensure.

24.6.02 License exception for nonresidents

Any other section of this chapter notwithstanding, the licensing provisions of this chapter shall not apply to any nonresident owner or keeper of a cat while such nonresident is temporarily in (less than two (2) weeks) or passing through the Borough, provided such cat shall remain effectively physically restrained.

24.6.03 License fee

Every owner or keeper shall for each cat owned or kept license such Animal with a tag license for a three-year period or a lifetime license if done by RFID or Tattoo registration. For the issuance of each cat license required by this chapter, the owner or keeper shall pay to the Borough such license fee as is provided for in a resolution.

24.6.04 Licensing period

The tag license required pursuant to this chapter shall be sold and due in the same month that such license was purchased in the previous three-year licensing period. The license tag or tattoo license method) issued upon registration shall indicate the year when the license expires. The RFID or the tattoo registration shall be for the life of the Animal.

24.6.05 Immunization required

Before issuance of any license or tag for a cat, the owner or keeper thereof shall file with the Borough a certificate from a licensed veterinarian showing that, the cat is properly immunized against rabies in accordance with Compendium of Animal Rabies Prevention and Control issued annually by the National Association of State Public Health Veterinarians (NASPHV).

24.6.06 Records of cat registration

The Borough shall keep a record giving the name and address of the owner or keeper of each licensed cat and the number of the certificate of registry, together with a general description of the cat.

24.6.07 Issuance of cat license tags; replacement licenses

At the time of the issuance of a cat license required by this chapter, the Borough shall deliver therewith a license tag showing the registration number and expiration date of the license or allow for a veterinarian administered tattoo or RFID chip with registration number and expiration date of the license recorded by the

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veterinarian on the license receipt. The veterinarian shall maintain record of, and provide copy to the Borough, all licensing information including registration number and expiration date within one-week of issuance of said license. A replacement license tag shall be furnished by the Borough to any such owner or keeper upon application satisfactory to the Borough and payment of the fee as is provided for in a resolution. Any change in the form of license tag or tags used shall first be approved by the Borough as suitable for cats. Any fees associated with a veterinarian issued license incurred by the Borough shall be incorporated into the cost of the license and reimbursed to the Borough by the veterinarian.

24.6.08 Wearing of license or identification tag required for cats; removal of collar or license tag; exception for electronic identification chips.

- A. No owner or keeper of any cat shall allow or permit such cat to be outside the residence of the owner or keeper, at any time, without having attached to a collar about the neck of such animal or to a secure body harness the license tag provided for in section 24.6.07 or the identification tag provided for in a resolution. Cats licensed with the tattoo or RFID style license are exempt.
- B. No person shall remove, or cause to be removed, the collar, harness or the license tag from any licensed cat without the consent of the owner or keeper thereof.
- C. Sections (a) and (b) shall not apply to any cat that has had an electronic identification chip inserted/implanted.

24.6.09 Penalties

With respect to any person convicted of a violation of this.

- A. Any person, firm or corporation who shall violate any provision of this Part, upon conviction thereof on an action brought before a magisterial district judge or other tribunal with jurisdiction, in the manner provided for the enforcement of summary offenses under the Pa. Rules of Criminal Procedure, shall be sentenced to pay a fine of no less than \$100 but not more than \$1000 plus court costs to the Borough and for the expenses, including but not limited to food and medical expenses, related to handling the Animal, and in default of payment of said fine costs and expenses to a term of imprisonment not to exceed 90 days. Each day that a violation of this Part continues or each Section of this Part which shall be found to have been violated shall constitute a separate offense.

ARTICLE VII - CAT TRAP, NEUTER/SPAY AND RELEASE (TNR PROGRAM) PROGRAM

24.7.01 Purpose

The Borough has established a voluntary program for the neutering and spaying of unlicensed cats and euthanization of diseased cats located in the Borough for the purpose of reducing the number of feral and/or diseased cats in the Borough.

24.7.02 Funding for the Program

The Borough shall act as the custodian for the funding for the Program. The Borough shall not be obligated to utilize any Borough funds for the Program. The Borough shall hold all funds provided for the Program in a separate segregated account solely for the Program. All funds in such account shall only be used for purposes related to the Program.

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24.7.03 Services of the Program

- A. The Program, to the extent funds are available, will pay the costs for neutering/spaying and related boarding expenses of an eligible cat at any licensed veterinarian that has agreed to accept the Borough set rate for neutering/spaying and licensing of an eligible cat. The Borough shall set the applicable rates from time to time by resolution.
- B. The Program, to the extent funds are available, will pay the costs for euthanization of a diseased cat and related boarding expenses of an eligible cat at any licensed veterinarian that has agreed to accept the Borough's set rate for euthanization of an eligible cat. The Borough shall set the applicable rates from time to time by resolution.
- C. The Program does not pay for licensing fees.

24.7.04 Eligible Cats

A cat shall be considered eligible for the Program if all of the following apply:

- A. The request for funding for the cat is made by a Borough resident;
- B. No one has claimed the cat under 24.2.06.

24.7.05 Request for Program Funding

- A. A Borough resident may request funding for a service covered by the Program for an eligible cat, as defined in 24.7.04. Funding will be provided based on availability. The funding will be paid directly to the veterinarian performing the service upon receipt of an invoice that states the service provided, the approval certificate number issued by the Borough and the name of the resident that requested the funding. At the time of approving a request, the Borough, upon request, will issue an approval certificate with a unique number that shall be provided to a participating veterinarian (See Section 24.7.06) as proof of authorization of Program funding. The approval certificate shall be good for thirty (30) days from the date of issuance. Requests will be considered in order of receipt.
- B. If there is no Program funding available, the Resident presenting the eligible cat for services shall be required to pay of two (2) days of boarding plus the costs of neutering/spaying the eligible cat. If the eligible cat is claimed by an individual, the Resident that presented the eligible cat for the Program shall be reimbursed by the individual claiming the eligible cat for the boarding and neutering/spaying expenses paid by the Resident. The Resident shall be refunded any expenses that the Resident paid but were not used for the eligible cat.

24.7.06 Provision of Services Under the Program – Participating Veterinarian

Any licensed veterinarian shall be permitted to provide services through the Program as long as the veterinarian agrees to accept the approved rates for services. A veterinarian shall have the discretion when treating unlicensed cats to determine if the unlicensed cat is diseased and for humane purposes should be euthanized instead of being neutered/spayed.

24.7.07 Responsibility for Cats Receiving Services Under the Program

The individual requesting Program funding for the eligible cat shall be responsible for the cat during the time the cat is enrolled in the program and under the care of the participating veterinarian. The Borough shall not be responsible for the cat, nor will the Borough take possession of the cat. The resident shall be considered to have abandoned a cat under 24.5.04 if they fail to pick up the cat following the services provided by a veterinarian.

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24.7.08 Procedure for submitting a cat to TNR Program

The following procedure shall be utilized for submitting a cat(s) to the TNR Program:

- A. Resident shall request a voucher from the Borough office that certifies eligibility to participate in the TNR Program.
- B. A resident must provide a current valid driver's license/state identification card or utility bill that demonstrates a residence in the Borough to obtain a voucher.
- C. The Borough Secretary, upon proof of residency, shall certify a TNR Program voucher that lists the resident's name, telephone number, address, whether or not there is TNR Programs Funding available and number of cats funding is approved for under the voucher.
- D. Resident shall provide the certified voucher to a participating veterinarian to enter a cat(s) into TNR Program.
- E. The veterinarian shall maintain voucher as proof of eligibility and proof for payment under TNR Program.
- F. The veterinarian shall check cat(s) for license tag or microchip.
- G. The veterinarian enters cat(s) into TNR Program as either licensed or unlicensed cat(s).
- H. The cat(s) are handled in accordance with the provisions of this ordinance and as outlined in the following flow chart. A copy of the flow chart shall be provided to all participating veterinarians and residents upon request.

[See Flow Chart attached as Exhibit A]

ARTICLE VIII - DANGEROUS ANIMALS

24.8.01

- A. A dangerous Animal is any Animal that is found to be dangerous in accordance with any applicable Pennsylvania Law and/or Federal Law and/or governmental regulation and/or Pennsylvania Court(s) and/or Federal Court(s) decision(s) and/or is found to be dangerous due to disease, viciousness, poisonous nature, and/or prior threat and/or injury including death to a person(s) and/or public, by the Council of the Borough of Northumberland, after a duly advertised public hearing in which the residents of the Borough of Northumberland and/or public and/or any knowledgeable person about the particular Animal have provided information, and/or were allowed the opportunity to provide information as to propensities of the particular Animal, or the Animal(s) is obviously vicious and/or threatening to humans and/or sick and/or diseased creating an immediate and eminent threat to the health and welfare of the public, in the discretion of any Northumberland Borough Police Officer, or Chief of Police or Officer In Charge.
- B. Any dangerous Animal, as determined herein, shall be restrained, at all times, from the public by failsafe safeguards.
- C. Any dangerous Animal, as determined herein, running at large, may be killed or immobilized upon sight by any Northumberland Borough Police Officer or Chief Of Police or Officer In Charge, if the Police Officer or the Chief Of Police or Officer In Charge determines an immediate and/or imminent threat of injury and/or death to any person, including the Police Officer or Chief Of Police or Officer In Charge or property of any person. Any dangerous Animal so immobilized must be detained for no more than twenty-four (24) hours in an appropriate and secure facility during which time the Northumberland Borough Police Department shall seek appropriate veterinary help and an appropriate place to permanently deliver the dangerous Animal. In the event no appropriate place to permanently deliver the

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dangerous Animal is located, then the Northumberland Borough Police Department may cause the dangerous Animal to be destroyed.

24.8.02 Violation of State Law

Any violation of this Part 4 that would also violate any state law shall be prosecuted under that state law and not under this Part.

24.8.03 Penalties

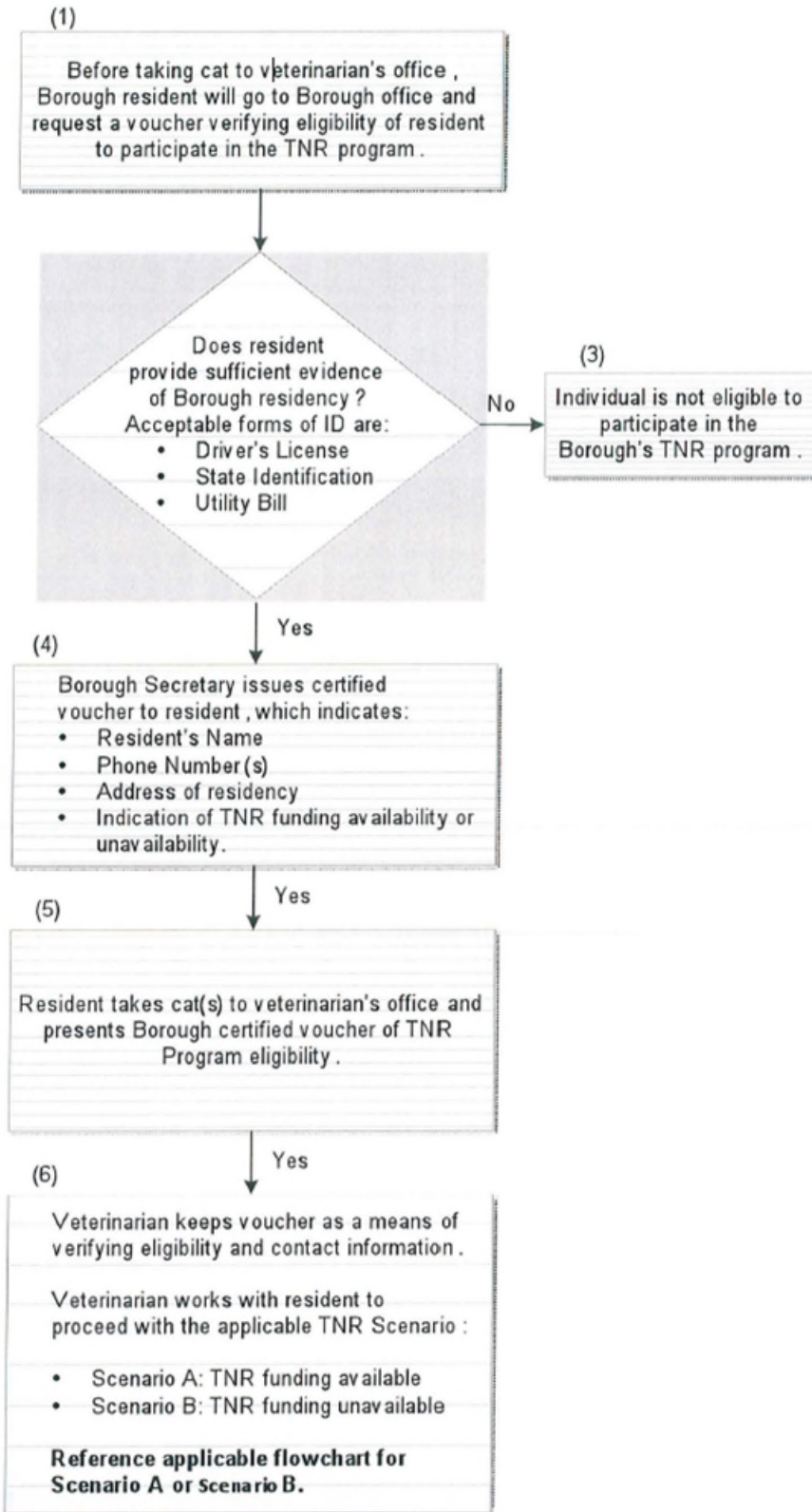
With respect to any person convicted of a violation of this.

- A. Any person, firm or corporation who shall violate any provision of this Part, upon conviction thereof on an action brought before a magisterial district judge or other tribunal with jurisdiction, in the manner provided for the enforcement of summary offenses under the Pa. Rules of Criminal Procedure, shall be sentenced to pay a fine of no less than \$100 but not more than \$1000 plus court costs to the Borough and for the expenses, including but not limited to food and medical expenses, related to handling the Animal, and in default of payment of said fine costs and expenses to a term of imprisonment not to exceed 90 days. Each day that a violation of this Part continues or each Section of this Part which shall be found to have been violated shall constitute a separate offense.

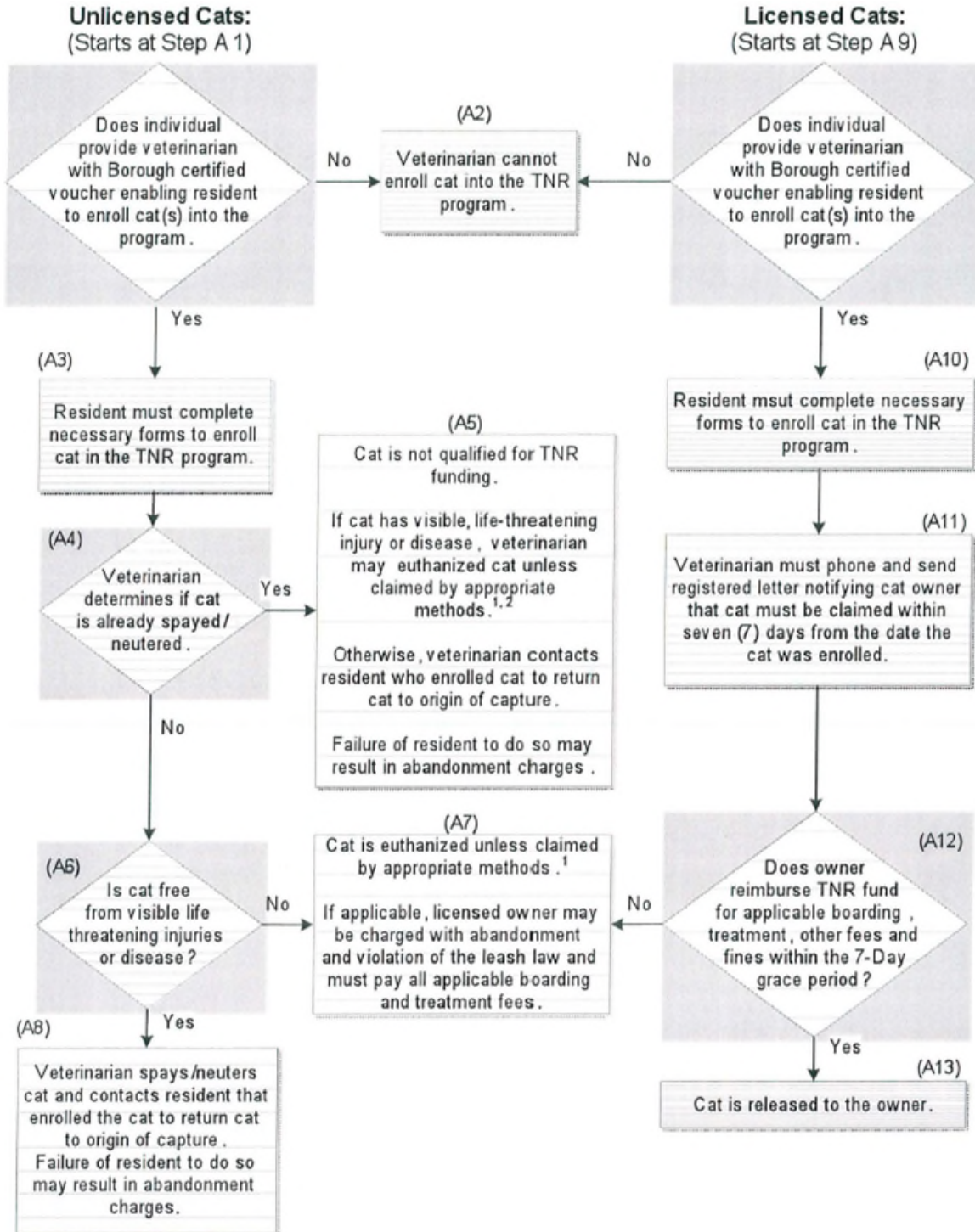
24.9.01 Designation of Use of Fines

Borough Council may from time to time designate by Resolution a portion of the fines received for violations of Chapter 24 to be utilized for the TNR Program created under 24.7.01 et. seq. The initial percentage of the fines received for violations of Chapter 24 to be used for the TNR Program shall be zero percent (0%) of the total amount of fines received.

APPENDIX A – TNR PROGRAM ENROLLMENT



SCENARIO A – TNR FUNDING AVAILABLE



1. To claim a cat all veterinarian boarding, treatment, licensing and other miscellaneous fees must be paid and the cat will be licensed to the individual claiming the cat.

SCENARIO B – NO TNR FUNDING AVAILABLE

