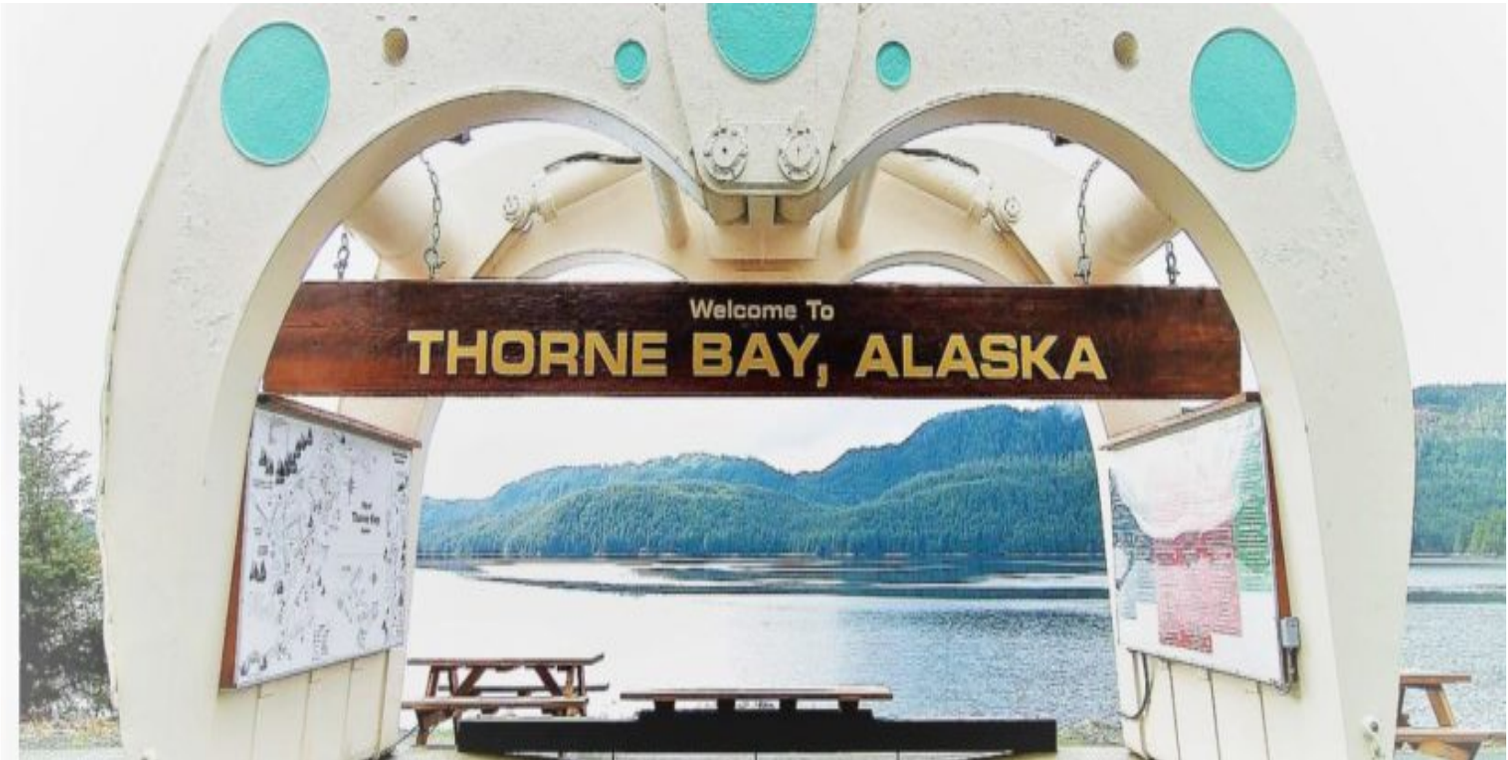


2019



TITLE 6 - ANIMALS

THORNE BAY MUNICIPAL CODE
CODIFIED JANUARY 2018

TITLE 6 – ANIMALS

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CHAPTER 6.04 - ANIMALS GENERALLY SECTIONS

6.04.010 DEFINITIONS.

As used in this chapter the following terms are defined below:

"Animal" means every nonhuman species of animal, both domestic and wild but does not include fish.

"Animal-at-large" means any animal not under the restraint of a person capable of controlling the animal and/or off the premises of the owner.

"Animal control officer" means any person designated by the state of Alaska as a law enforcement officer or by the chief executive officer of the city as an animal control officer.

"Animal shelter" means any facility operated by a municipal agency or its authorized agents, for the purpose of impounding animals under the authority of this chapter or state law for care, confinement, return to owner, adoption or euthanasia.

"Dangerous animal" means any animal which has ever bitten or attacked a human being.

"Domestic animal" means every kind of animal that is domesticated (not wildlife), including but not limited to livestock of all kinds, dogs(including wolf if dog is hybrid), cats, monkeys, birds and reptiles.

"Household" means all the persons who live in one dwelling, float house, boat, motorhome, trailer, yurt, tent or similar structure.

"Livestock" means every kind of domestic animal that is four (4) footed and ordinarily larger than a dog; and includes but is not limited to cattle, horses, swine, goats, sheep and llamas. It also included poultry such as chickens, ducks, turkeys, ostriches, emus and similar fowl.

"Pet" means any animal kept for pleasure rather than utility and that is ordinarily dependent upon people for food and shelter.

"Public nuisance" means any animal or animals that unreasonably annoy humans, or substantially interfere with the rights of any citizens to enjoyment of life or property.

"Public nuisance animal" means and includes, but is not limited to, any animal that:

- 1) Is repeatedly found at large;
- 2) Damages the property of anyone other than its owner;

- 3) Chases vehicles;
- 4) Excessively makes disturbing noises, including, but not limited to, continued and repeated howling, barking, whining, crowing or other utterances causing unreasonable annoyance, disturbance or discomfort to neighbors or others in proximity to the premises where the animal is kept or harbored;
- 5) Causes fouling of the air by odor and thereby creates unreasonable discomfort to neighbors or others in proximity to the premises where the animal is kept or harbored;
- 6) Causes unsanitary conditions in enclosures or surroundings where the animal is kept or harbored;

“Public Place” means a place to which the public or a substantial group of persons has access and includes highways, transportation facilities, schools, places of amusement or business, parks, playgrounds, prisons, harbor facilities, and hallways, lobbies, and other portions of apartment houses and hotels not constituting rooms or apartments designed for actual residence.

"Restraint" means under the control of a responsible person, secured by a leash, lead, cage, restrained within the real property of its owner, , or is obedient to and under the direct control of a person’s commands.

"Veterinary care" means care administered to an animal by a veterinarian licensed in the state of Alaska.

"Wild animal" means any living member of the animal kingdom, including those born and/or raised in captivity, except domestic animals.

“Working Animal” means any animal raised and kept for the purpose of providing a service, such as herding, sled pulling, search and rescue, handicap assistance or law enforcement.

(Ord. 93-12 §4(part), 1993: Ord. 87-07 §1, 1987)(Ord. 13-11-19-01)

6.04.020 LICENSING.

- A. Any person owning, keeping, harboring or having custody of any dog over six months of age within this municipality must obtain a license as therein provided.
- B. Written application for licenses, which shall include name and address of applicant, description of the animal, and the appropriate fee shall be made to the city clerk or designee. Persons applying for a license shall be required to show proof of rabies vaccination before a license is issued.
- C. Application for a license must be made within thirty days after obtaining, or bringing into the city, an animal over six months of age.
- D. Owners of impounded animals, regardless of Residential status of the owner, shall be required to license the animal with the city before regaining custody of the animal.
- E. Licenses shall be required for all animals, except those exempted, even if the animal is kenneled on the owner's property.
- F. The licensing period shall begin when the licensing application is received by the City and will be renewed annually, or January 1st.. License fees shall be paid in full no matter what portion of the year purchased.
- G. Any persons who fail to obtain a license as required within the timeframe specified in this section will be in violations of this chapter and shall be deemed guilty of an infraction and shall be punished by the fine established in 1.16.035 if the offense is listed in that fine schedule or if not listed in 1.16.035 then by the fine provided in 1.16.030.
- H. The following license fees will apply:
 - 1. Un-neutered male dog, twenty dollars;
 - 2. Un-spayed female dog, twenty dollars;
 - 3. Neutered male dog, ten dollars;
 - 4. Spayed female dog, ten dollars;
- B. Upon acceptance of the license application and payment of all license fees and late fees, the city clerk or designee shall issue a durable license tag stamped with an identifying number.
- C. A duplicate license may be obtained upon payment of a five-dollar replacement fee.
- D. The city clerk or designee shall maintain a record of the identifying numbers of all tags issued.
- E. Licensed animals must wear identification tags at all times when off the premises of the owner.
- F. No person may use any license for any animal other than the animal for which it was issued.
- G. Whenever the ownership of an animal changes, the new owner shall notify the city clerk's office, whereupon the records for the animal will be changed. Failure to

notify the city clerk or designee of change of ownership is a violation of this section and shall be punishable by the fine established in 1.16.035.

- H. Persons or households owning, keeping or harboring more than three animals requiring a license under this chapter are required to obtain a kennel permit. The kennel permit shall be applied for through the city special permit process and may or may not be issued by the city council pending the outcome of permitting process. The fee for kennel permit shall be fifty dollars plus the appropriate license fee for each animal kenneled.

(Ord. 18-01-02-01; Prior Ord. 04-06-17-02 §4, 2004; Ord. 93-12 §4(part), 1993: Ord. 87-07 §2, 1987)

6.04.030 LICENSE--ISSUANCE--REVOCATION.

- A. The city may revoke any license if the person holding the license refuses or fails to comply with this title, the regulations and policies approved by the city council, or any law governing the protection and keeping of animals.
- B. Any person whose license is revoked shall, within ten days thereafter, humanely dispose of all animals owned, kept or harbored. No part of the license fee shall be refunded.
- C. If the applicant has withheld or falsified any information on the application, the city clerk or designee shall refuse to issue a license.

(Ord. 93-12 §4(part), 1993: Ord. 87-07 §3, 1987)

6.04.040 ANIMAL CONTROL OFFICER.

- A. The Village Public Safety Officer (VPSO) shall be the animal control officer and will control the municipal animal shelters and is responsible for administering the provisions of this chapter.
- B. Under this chapter the chief executive officer shall be given the authority to appoint an animal control officer who has charge of all municipal animal shelters and is responsible for administering the provisions of this chapter.
- C. As may be necessary, the chief executive officer may delegate authority to carry out the provisions in this chapter to the City Administrator or another municipal employee.
- D. It is the duty of the animal control officer to keep or cause to be kept accurate and detailed records of the licensing, impoundment and disposition of all animals coming into his custody. All records will become permanent records of the city.
- E. It is the duty of the animal control officer to respond to animal complaints lodged by citizens. All animal complaints lodged by citizens shall be confidential records.

(Ordinance 18-01-02-01; Prior Ord. 93-12 §4(part), 1993: Ord. 87-07 §4, 1987)

6.04.050 ANIMALS RUNNING AT LARGE.

- A. It is unlawful for the owner of any domestic animal to allow the animal to run at large in the city.
- B. It is unlawful for the owner of any livestock to allow such animal to be pastured or herded, or staked or tied for the purpose of grazing, on any public space belonging to or under the control of the city without the written consent of the city administrator or his designee.
- C. It is unlawful for the owner of any livestock to allow such animal to be tied, staked, pastured, led, ridden or turned at large upon any private property within the city, without the consent of the owner of such private property.
- D. It is unlawful for any unauthorized person who is not the owner or person in charge of an animal to intentionally untie or otherwise release a tied or confined animal, without the permission of the animal's owner, so as to allow the animal to run at large. If an un-emancipated minor performs this prohibited act, the minor's parents or guardian shall be liable for payments of the civil penalties. If any destruction to property results from the animal's running at large, the minor's parents or guardian may also be held liable to the property owner under state law (AS 34.50.020)

6.04.055 CONTROL OF DOGS.

- A. It is unlawful for the owner or keeper of any dog to:
 - 1. Run at large within the city or harbor facility, at any time, unless otherwise permitted.
 - 2. Allow dog on public school grounds during school hours
 - 3. Permit a dog in public parks without a leash
 - 4. Allow dog into location with food unless certified service dog
 - 5. Keep a dog creating disturbance after 3 complaints in 6 months;
 - 6. Fail to confine female dog in heat
- B. An owner or keeper of any dog may train or exercise a dog on the City Ball Field and at the Sort Yard, or City Boat Ramp, when the premises are not being used for other events, and the dog is under the direct control of a person's commands.
(Ord. 18-01-02-01)

6.04.060 IMPOUNDMENT.

- A. Any domestic animal found running at large or otherwise in violation of this chapter shall be subject to immediate impoundment by the city's designated animal control officer.
- B. The animal control officer shall, immediately upon impounding any domestic animal, make a record of the date and time of the impoundment and the identity of the animal and the animal's owner, to the extent they can be determined by reasonable effort.
- C. Impounded animals not claimed by the owner shall be kept for not less than five days.
- D. An owner attempting to reclaim an impounded animal shall pay any room and board fees incurred by the impounded animal plus the following fees to the city clerk before being allowed to regain custody of the animal:
 - 1. Thirty-five (\$35.00) dollar fee for the first impoundment in a twelve-month period.
 - 2. Fifty (\$50.00) dollar fee for the second impoundment in a twelve-month period.
 - 3. One hundred (\$100.00) dollar fee for the third impoundment in a twelve-month period.
- E. The license for any animal impounded four times within any calendar year shall be revoked and the animal, at the discretion of the animal control officer, may for a fee be made available for adoption in suitable home or humanely euthanized.
- F. Any animal not reclaimed by its owner within five working days shall for a fee be made available for adoption in a suitable home or humanely euthanized.
- G. In addition to, or in lieu of impounding an animal found at large, the animal control officer may issue to the known owner of such animal a citation for violation of 6.04.050.

(Ordinance 18-01-02-01; Prior Ord. 99-01 § 3, 1999; Ord. 93-12 § 4(part), 1993; Ord. 87-07 § 6, 1987)

6.04.070 ANIMAL CARE.

- A. No person shall fail to provide all animals in their possession with; human care and treatment, or proper and proficient care including, but not limited to; sufficient wholesome and nutritious food, water in sufficient quantities, ventilated shelter space providing protection from the weather, or veterinary care when needed to prevent suffering,

- B. Animal abuse prohibited. No person shall abuse an animal in anyway causing harm or torment,
- C. Animal abandonment is prohibited.
- D. No person shall give away any live animal as a prize;
- E. No person shall fail to stop and render assistance after striking a domestic animal; In the event the owner or caretaker cannot be ascertained and located, such operator shall at once report the accident to the animal control officer, law enforcement officer or city clerk.
- F. No person shall expose domestic animals to known poisonous substances,
- G. At the request of the animal owner, the animal control officer will humanely euthanize an animal for the fee of twenty dollars.

(Ordinance 18-01-02-01; Prior Ord. 93-12 § 4(part), 1993: Ord. 87-07 § 7, 1987)

6.04.080 KEEPING WILD ANIMALS.

- A. No person shall keep or permit to be kept any wild animal as a pet.
- B. The animal control officer shall have the power to release or order the release of any wild animal that is deemed capable of survival.

(Ord. 93-12 § 4(part)1993 Ord. 87-07§8, 1987)

6.04.090 ANIMAL WASTE.

The owner of every domestic animal shall be responsible for the removal of any excreta deposited by his/her animal(s) on public property, harbor facilities, parks, recreation areas, or private property other than their own.

(Ordinance. 93-12 § 4(part),1993 Ord. 87-07§9, 1987)

6.04.100 ENFORCEMENT.

The provisions of this chapter shall be enforced by those persons and/or agencies designated by state or municipal authority. It shall be a violation of this chapter to interfere with any animal control officer in the performance of their duties.

(Ordinance 18-01-02-01; Prior Ord. 93-12 § 4(part), 1993: Ord. 87-07 § 10, 1987)

6.04.110 LIABILITY.

The city shall not be held liable for any damages to persons or property resulting from administration of the provisions of this chapter.

(Ordinance 93-12 § 4(part), 1993; Ord. 87-07 § 12, 1987)

6.04.120 VIOLATION-PENALTIES.

- A. Any person violating any provision of this chapter shall be deemed guilty of an infraction and shall be punished by the fine established in 1.16.035 if the offense is listed in that fine schedule or if not listed in 1.16.035 then by the fine provided in 1.16.030
- B. If a violation continues, each day's violation shall be deemed as a separate violation.
- C. If any person is found guilty by a court or pleads no contest to a charge of violating 6.04.070, person's permit to own, keep, harbor or have custody of animals shall be deemed automatically revoked and no new permit may be issued.

(Ordinance 18-01-02-01; prior Ord. 93-12 § 4(part), 1993; Ord. 88-14 § 4, 1988; Ord. 88-06 § 4, 1988; Ord. 87-07 § 11, 1987)

CHAPTER 6.05 - DANGEROUS ANIMALS SECTIONS:**6.05.010 DEFINITIONS.**

- A. For purposes of this chapter, a "potentially dangerous animal" is any animal that:
- B. Without provocation, threatens to attack, or bite to cause physical injury to, a human being or domestic animal;
- C. Without provocation, chases or approaches a person upon the streets, highways, sidewalks docks or other areas open to the public in a menacing fashion;
- D. Has a known propensity, tendency or disposition to attack without provocation, or cause physical injury or otherwise threaten the safety of human beings or domestic animals; or
- E. Is owned or harbored primarily or in part for the purpose of fighting or is trained for fighting.
- F. For purposes of this chapter, a "dangerous animal" is any animal that:
- G. Has inflicted physical injury on a human being or another animal without provocation on public or private property;
- H. Has, while off the premises of its owner or responsible person, attacked a human being or domestic animal without provocation; or
- I. Has been previously classified as potentially dangerous and is found in violation of the provisions of this chapter, or whose owner or person responsible for that animal has, in relation to that animal violated any provisions of this chapter.
- J. No animal shall be classified as potentially dangerous or dangerous when:
 - 1. Acting to defend an attack upon a human being by a person or other animal;
 - 2. Owned by any police department or other law enforcement agency and which is used in the performance of law enforcement work;
 - 3. Acting against a trespasser who had illegally entered any residence; or
 - 4. Acting against a trespasser who had illegally entered upon or into any fenced or enclosed business premises, when those premises have been conspicuously posted with signs warning of a potentially dangerous animal on the premises.
- K. "Physical injury" means physical pain or an impairment of physical condition.

(Ord. 93-12 § 5(part), 1993)

6.05.020 CLASSIFICATION OF ANIMALS, APPEALS, RESTRICTIONS PENDING APPEALS.

- A. The animal control officer shall have the sole authority to determine, based on probable cause, that an animal is potentially dangerous.
- B. Written notice of an animal's classification under subsection A of this section, shall be served on the owner of the animal or responsible person at that owner's or responsible person's last known address. The notice shall describe the animal, state the grounds for its classification, and state the restrictions applicable to such animal by reason of its classification. The notice shall also state that, if a written request for a hearing is filed with the animal control officer within ten days after completion of service of the notice, a hearing will be conducted to review the classification of the animal. The right to a hearing shall be deemed waived if not timely requested as set forth in this subsection.
- C. The notice referred to in subsection B of this section shall be given either by personal delivery to the person to be notified or by certified mail, return receipt requested, addressed to the person at the person's last known address. Notice by personal delivery shall be complete upon delivery and notice by mail shall be deemed completed upon return of the receipt or upon return of the notice as undeliverable, refused or unclaimed.
- D. Any hearing held under this section shall be heard by the chief executive officer within fourteen days of receipt of request for hearing. The hearing shall be informal, and technical rules of evidence shall not apply. The classification shall be determined based upon the preponderance of the evidence. The hearing officer shall not be required to file a full opinion or make formal findings of fact or conclusions of law, but the hearing officer must state the reasons for the determination, and indicate the evidence relied upon such determination shall be made no later than forty-eight hours after the close of the hearing. The proceedings at the hearing shall be recorded.
- E. When an animal has been classified as dangerous, the hearing officer shall first determine if that classification is proper. If the hearing officer determines that

the animal was improperly classified as dangerous, the hearing officer shall then determine if the animal is potentially dangerous. Should the hearing officer determine that the animal is potentially dangerous, the owner or person responsible shall comply with the requirements of this chapter applicable to potentially dangerous animals.

- F. During the pendency of any hearing and any appeal therefrom on the classification of a potentially dangerous animal, the animal control officer may require that the animal be kept securely confined on the premises of the owner or responsible person, or other location acceptable to the animal control officer.
- G. During the pendency of any hearing and any appeal there from on the classification of an animal as dangerous, the animal shall be quarantined at the animal shelter at the owner's or responsible person's cost.
- H. Should the hearing officer determine that the animal is neither dangerous nor potentially dangerous, no costs shall be charged for quarantine of the animal during pendency of the hearing.

(Ord. 93-12 §5(part), 1993)

6.05.030 ON-PREMISES CONFINEMENT.

While on the owner's or responsible person's property, a potentially dangerous animal must immediately be securely confined indoors or in a securely enclosed and locked pen or structure suitable to prevent the entry of young children and so that the animal cannot reach postmen, delivery persons and others who may have occasion for lawful entry upon the owner's premises in the course of their work or with the owner's permission. The structure must be designed to prevent the animal from escaping by climbing, burrowing or otherwise. The potentially dangerous animal must be securely confined indoors at all times until such enclosure is available. Such enclosure must have minimum dimensions of five feet by ten feet and must have secure sides and a secure top. If the enclosure has no bottom secured to the sides, the sides must be embedded into the ground to a depth of not less than one foot. The enclosure must also provide adequate protection from the elements and be kept in a clean and sanitary condition.

(Ord. 04-09-07-01 §4(part), 2004; Ord. 93-12 §5(part), 1993)

6.05.040 OFF-PREMISES RESTRAINT.

A potentially dangerous animal may be off the owner's or responsible person's premises only if it is humanely muzzled and restrained by a substantial leash not exceeding four feet in length. The leash and animal shall be under the actual physical control of a person suitable to control the animal at all times. Such animals shall not be leashed to inanimate objects such as trees, posts, buildings, etc. The muzzle must be made in a manner that will not cause injury to the animal or interfere with the animal's vision or respiration but must prevent the animal from biting any person or animal.

(Ord. 93-12 §5(part), 1993)

6.05.050 IMPOUNDMENT OF DANGEROUS ANIMALS.

The city, by its properly constituted officers, shall impound any dangerous animal when the animal is:

- A. Found to be at large or harbored under circumstances constituting a violation of this chapter;
- B. Damaging property of a person other than the owner of the animal, except in defense of the property of its owner or members of its owner's household;
- C. Causing bodily harm to any person or animal; or
- D. Acting in such manner as to cause reasonable apprehension of bodily harm by persons or animals not within or upon the premises of the dangerous animal's owner.
 1. When an animal believed to be dangerous has been impounded, the animal control officer shall give written notice to the animal's owner (see Section 6.05.020(B)). The animal control officer shall, if timely requested by the owner, hold a hearing. The animal control officer shall determine whether the animal is dangerous, as defined by Section 6.05.010 of this chapter. If the animal is determined not to be dangerous, it shall be released to its owner. If the animal is determined to be dangerous, it may be killed by any humane method.

(Ord. 04-09-07-01 §4(part), 2004)

6.05.060 CAPTURE METHODS.

The use of tranquilizer guns and serum is an approved, humane method for the capture of dangerous animals.

(Ord. 04-09-07-01 §4(part), 2004)

6.05.070 EMERGENCY SITUATIONS.

- A. If the animal control officer has probable cause to believe that any person is in imminent danger of bodily harm because of a dangerous animal, such animal may be slain by the animal control officer.
- B. If any person is confronted with a situation where a dangerous animal is about to attack him, a member of his family or any other person, that person may take such protective measures as may be reasonably necessary to prevent bodily harm to any person, including slaying the animal pursuant to AS 03.55.010 and 02.55.020. Such events shall immediately be reported to law enforcement Officer.
- C. An officer in hot pursuit of an animal known to be or reasonably suspected of being dangerous to persons other than wrongful trespassers upon his owner's premises, may enter the owner's premises and demand possession of such animal. If, after such request, the owner or keeper of the animal refuses to deliver the animal to the animal control officer, and the officer cannot with reasonable safety catch the animal, he may cause the animal to be killed pursuant to AS 03.55.010 and 03.55.020; provided, however, such officer shall not enter the owner's premises without a valid warrant.

(Ord. 04-09-07-01 §4(part), 2004)

6.05.080 BITING DOGS.

- A. Any dog which has once (at any time in the dog's history) engaged in attacking, fighting with another domesticated pet/animal outside of its household, kills another animal, or chases, runs, or stalks wildlife, or bites a human maybe declared to be a nuisance, and shall not be kept within the city. If such dog is found within the city, it shall be impounded and disposed of as an unredeemed dog, and the owner shall have no right to redeem such dog. The method of disposal shall be the same as that in Section 6.05.050(B), for dogs impounded over three times. (For purposes of this subsection, the dog shall be considered outside of its household if the dog exists or leaves its owner's home, household, or premises, under Section 6, 04.050 animals running at large).
- B. Upon taking possession of a dog known to have bitten a person or displayed symptoms of rabies, any law enforcement officer or authorized city employee shall forthwith convey the dog to the nearest veterinarian or impound the dog in a supervised area, where the dog shall be securely chained or confined for a period of at least fifteen days. When the dog is delivered to a veterinarian or impounded, the city shall give notice to the dog's owner concerning the dog's confinement, including the name and location of the veterinarian. Upon receipt of such dog, the veterinarian shall submit to the law enforcement Officer a certificate stating that such dog either shows no symptoms or rabies or does show symptoms of rabies. At the expiration of fifteen days of confinement and upon release of such dog, the veterinarian shall submit to the law enforcement Officer a second certificate stating that the dog does not have rabies and has been released. The cost of transporting the dog to a veterinarian and maintaining of the dog in the veterinarian's care shall be borne by the dog's owner, except where the owner cannot be ascertained, and then the city shall pay for such observation and care.
- C. It is unlawful for the owner/keeper of any dog, when notified that such dog has bitten any person or has so injured any person as to cause an abrasion of the skin, to sell or give away such dog or permit such dog to be taken beyond the limits of the city except to a veterinarian. It shall be the duty of the dog's owner,

upon receiving notice of such biting event, to immediately place such dog with a duly licensed veterinarian where such animal shall be confined for a period of at least fifteen days, or to deliver such animal to any law enforcement officer for such placement. The cost of maintaining the dog in the veterinarian's care shall be borne by the dog's owner. Upon authorization of a licensed veterinarian, with the consent of the law enforcement officer, such dog may be released to the custody of its owner upon the owner's undertaking to keep the same securely chained and confined to the owner's premises and segregated from any other animals during such observation period. The city may require the dog's owner to provide a bond, in value up to \$500.00, to insure the dog's confinement to the owner's premises during the entire observation period.

- D. Any dog which has been determined by a veterinarian to have rabies shall be destroyed by any humane method.

(Ord. 04-09-07-01 §4(part), 2004)

6.05.090 NOTIFICATION OF CHANGE OF STATUS.

The owner or responsible person shall immediately notify the animal control officer if a potentially dangerous animal is loose, unconfined, has attacked another animal, or a human being, or has died, been sold, been given away, or is otherwise no longer in the possession of the owner or responsible person. If the animal has been given away, the owner or responsible person shall provide the animal control officer with the name, address and telephone number of the new owner or responsible person, who, if located within the city limits, shall comply with the requirements previously applied to such animal and the requirements of this chapter.

(Ord. 04-09-07-01 §4(part), 2004; Ord. 93-12 §5(part), 1993)

6.05.100 SIGNS.

The owner or responsible person shall display a sign or signs in such form as required by the city on their premises warning that there is a potentially dangerous animal on the premises. Such a sign or signs shall be visible and capable of being read from any public right-of-way abutting the premises. Such a sign shall also be posted on the enclosure for the potentially dangerous animal.

(Ord. 04-09-07-01 §4(part), 2004; Ord. 93-12 §5(part), 1993)

6.05.110 SPAY OR NEUTER REQUIREMENT FOR POTENTIALLY DANGEROUS ANIMALS.

Within thirty calendar days after its classification as a potentially dangerous animal, the owner or person responsible for a potentially dangerous animal shall have the animal spayed or neutered and present proof of that fact to the animal control officer.

(Ord. 04-09-07-01 §4(part), 2004; Ord. 93-12 §5(part), 1993)

6.05.120 DESTRUCTION OF DANGEROUS ANIMALS.

Any animal that is classified as dangerous shall be humanely euthanized after being quarantined for such period as provided by law.

(Ord. 04-09-07-01 §4(part), 2004; Ord. 93-12 §5(part), 1993)

6.05.130 VIOLATIONS AND PENALTIES.

Any person violating any provision of this chapter is guilty of an infraction and shall be punished by the fine established in 1.16.035 if the offense is listed in that fine schedule or by the fine established in 1.16.030 if the offense is not listed in the fine schedule.

(Ordinance 18-01-02-01)

ORDINANCE LIST & DISPOSITION TABLE

Ordinance No.	Ordinance Description
87-04	Animals (Special) (6.04)
87-07	Animals (Providing for the Licensing, Control, and Care of Animals.) (6.04)
88-06	Animal Control; Repeals § 11 of Ord. 87-07 (An Ordinance Modifying the Penalty Provisions of the Animal Control Ordinance No. 87-07, An Ordinance of the City Council of Thorne Bay, Alaska Providing for the Licensing, Control and Care of Animals, to Allow Payment of Fines by Mail in Certain Instances.) (6.04)
88-14	Amends § 11(D) of Ord. 87-07, Animal Control (An Ordinance Amending the Penalty Provision Contained in Thorne Bay's Animal Control Ordinance) (6.04)
93-12	Adds Ch. 6.05, Dangerous Animals; Amends §§ 6.04.010-6.04.070, Animals (Amending the Thorne Bay City Code, Title 6, Animals, by Amending Chapter 6.04, Animals Generally, Sections 6.04.010, Definitions; 6.04.020, Licensing; 6.04.030, License--Issuance--Revocation; 6.04.040, Animal Control Officer; 6.04.050, Restraint; 6.04.060, Impoundment; 6.04.070, Animal Care; And Adopting Chapter 6 .05, Dangerous Animals.) (6.04, 6.05)
99-01	Amends § 6.04.060(C)(4)-(6), Impoundment of Animals (Striking "Calendar Year" and adding "twelve-month period of time" for animal impoundment offense schedule.) (6.04)
99-05	Adds § 1.16.040, General Penalty (Amending Chapter 1.16 by adding and adopting section 1.16.040 Parents or guardians responsible for damages caused by minors) (1.16)
04-06-17-02	Amends §6.04.020, Animals Generally (Adds Birds, Domestic Livestock (Horses, Cows, Chickens) to the Exception of Licensing) (6.04)
04-09-07-01	Adds §§6.05.050--6.05.080; Amends §6.05.030; Renumbers §§6.05.050--6.05.080 As §§6.05.090--6.05.120, Dangerous Animals (6.05)
07-06-19-03	Amending Title 6-Animals, Chapter 6.04-Animals General; Section 6.04.060-Impoundment; Sub-Section (C)-1, 2;3, 4, 5, and 6. (Increases Shelter Fees for Animal Impoundment) (6.04)
09-10-01-01	Amending Title 6-Animals, Chapter 6.04-Animals Generally, Section 6.04.020-Licensing; Changing the way animal licensed are billed from Calendar year, to renewed annually from the date purchased. (6.04)
10-05-04-01	Deleting Title 6-Animals, Chapter 6.04-Animals Generally, Section 6.04.050-Restraint, and Section 6.04.090-Animal Waste. (6.04)
10-06-15-04	Amending Title 6-Animals, Chapter 6.04-Animals Generally, Section 6.04.050-Restraint,
13-10-15-01	Amending the Municipal Code Title 6 - Animals,
13-11-19-01	Amending Title 6-Animals,
14-04-15-01	Amending Title 6-Animals, Chapter 6.04-Animals Generally, Deleting Section 6.04.020 (E)-Licensing,
18-01-02-01	Amending Title 6 – Making offenses minor offenses and adding the fines in the 1.16.035 fine table.

