SEC. 10.10. ANIMAL LICENSING AND REGULATION

Subd. 1. Definitions. For the purposes of this Section:

- A. Animal. Includes all mammals, reptiles and fowl kept, harbored, controlled or owned by a person or persons residing in Two Harbors or business or licensee doing business in Two Harbors;
- **B.** Animal control authority. The Lake County Humane Society's lead animal control officer or designee;
- **C.** Animal control officer. Any employee or volunteer as designated by the Lake County Humane Society who is responsible for animal control enforcement within the City.
 - D. Cat. Includes any male or female domesticated feline animal;
 - E. City means the City of Two Harbors.
 - F. City Council means the City Council of the City of Two Harbors.
 - G. Dog. Includes any male or female domesticated dog animal;
- H. "Dangerous dog" and "potentially dangerous dog" shall be defined as stated in Minnesota Statutes §347.50 (2011), as it may be amended from time to time.
- **I. Owner-guardian**. Any person keeping or harboring an animal for five consecutive days shall, for the purposes of this Section, be deemed to be an owner-guardian thereof.
- **J. Service dog.** Service dog means any dog that is individually trained to do work or perform tasks for the benefit of an individual with a disability, including a physical, sensory, psychiatric, intellectual, or other mental disability.

Subd. 2. Impoundment--authorized; redemption fee of certain dogs.

- **A.** Police officers and animal control officers shall have the authority to seize, take up and impound all animals:
- 1. Which may be found running at large by that officer or a private citizen contrary to the provisions of this Section. It shall also be the duty of the animal control officers to see that animals required to be licensed are in fact so licensed;
- 2. Which constitutes animal cruelty pursuant to Minnesota Statutes §343.01, et. seq., (2011) as it may be amended from time to time.
 - 3. Which constitute a nuisance under this Section;
- **B.** The animal control officer shall provide notice to an owner-guardian of the impoundment whenever possible and shall hold such animals until they are claimed by their owner-

guardian or until disposed of in accordance with this Section. All unclaimed animals shall be held for not less than five business days before being disposed of by the animal control authority;

- C. Any animal impounded under the provisions of this Section shall be released only upon proof that it has been vaccinated in accordance with Section 10.11, Subd. 2, Vaccination Requirements, and the payment of the expenses of taking and keeping the animal ("Impound and Boarding Fee"). The Impound and Boarding Fee shall be set by the City Council by resolution. If the animal is unlicensed, in addition to the applicable Impound and Boarding Fee, the animal shall not be released without payment of the prescribed license fee. The City Council shall set the amount of the license fee by resolution.
- **D.** It is the opinion of a licensed veterinarian that a critically injured or diseased animal will unnecessarily suffer, such animal *may* be humanely euthanized prior to the five day holding period even though attempts to locate or notify the owner-guardian have been unsuccessful. The owner-guardian shall be responsible for the cost of euthanization and/or the reasonable costs of the care and treatment;
- E. The animal control officer shall provide necessary and humane care for all animals impounded and the expenses thereof shall be paid by the owner-guardian or the person claiming the same.

Subd. 3. Disposal after five business days.

- **A.** After the waiting period prescribed by Subd. 2, the animal control authority may make provision for the humane euthanasia or adoption of such animals which remain unclaimed
- **B.** The animal control authority may dispose of other animals, for which the waiting period is not applicable, immediately.
- C. The Lake County Humane Society shall, by formal board action, recommend to the City Council for approval fees for animal control services required to be performed by this Ordinance. Such fees may include, but are not limited to disposal fees, placement fees and service calls within and without the City. All such fees shall be collected by the Lake County Humane Society on behalf of the City and be promptly remitted to the City.

Subd. 4. Dogs and cats adopted; spaying or neutering required.

- A. All dogs and cats placed for adoption by the Lake County Humane Society or other non-profit organizations such as: animal humane societies, animal placement agencies or animal rescue groups, must be spayed or neutered prior to the adopting party taking possession of the animal. In addition, every adopted animal must be examined by a licensed veterinarian and vaccinated against rabies if over four months old. Animals known to be infected with a contagious disease or condition shall not be placed for adoption until the animal is in good health and no longer contagious.
- **B.** The animal control authority is authorized to establish a cooperative program to perform sterilizations and vaccinations pursuant to this Section before the adopting party takes custody of an animal;

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- C. Nothing in this Section shall be construed to authorize the animal control authority to sterilize an animal that has been reclaimed by its owner-guardian, or for which the period to reclaim as owner-guardian has not expired;
- **D.** Upon review of the adoption application the animal control authority is authorized to deny an adopting party an animal if the adopting party demonstrated an unwillingness or inability to abide by terms of the adoption agreement and/or this Section.
- E. At the close of each adoption of an animal, the animal adoption organization shall give the adopting party a certificate containing a description of the animal adopted, health records for the animal, the amount of the adoption fee and the names and addresses of both the adoption organization and adopting party. Copies of the above adoption information must be kept for a period of two years and open for inspection by the animal control authority.

Subd. 5. Obstructing animal control officer; breaking into public animal shelter.

- A. No person shall intentionally obstruct, hinder, prevent or interfere with an animal control officer or shelter volunteer while the officer or volunteer is engaged in the performance of animal control duties:
- **B.** No person shall break open or in any manner, directly or indirectly, assist in breaking open any animal shelter in the city, release or attempt to release there from any animal impounded;
- C. No person except for the animal control authority shall release or cause to be released any animal impounded at the Lake County Humane Society.
- **Subd. 6.** License required. No person within the city shall own or possess any dog or cat over eight weeks of age without obtaining a license therefore and having complied with the provisions set forth in this Section.

Subd. 7. Licensing Fees.

- A. The owner-guardian of a dog or cat shall pay a yearly license fee for each such dog or cat. The City Council shall, by resolution, set such license fees.
- **B.** Any properly identified service dog shall be issued a dog license at no charge upon providing proof of certification of training as a service dog.

Subd. 8. License application.

- A. Dog or cat licenses may be obtained at the Lake County Humane Society or at the City Hall of the City during regular business hours.
- **B.** Before the first day of January of each year, it shall be the duty of the City to send to all dog or cat owners who hold a valid license a notice that licenses required herein are due on January first and informing such persons of the penalties for failure to procure such license. Dog and cat licenses shall be issued on a yearly basis. Each license shall be in effect beginning on the first day of January and expiring on the last day of December of that calendar year. All dog and cat licenses

issued after the first day of January and before the last day of December shall expire on the last day of December of that same calendar year. License fees for new residents owning a cat or dog are due and payable when such owner begins residency.

- C. When application is made for a license on a spayed female, or a neutered male, said application shall require the owner-guardian to supply the name, age, breed, sex, color and markings, and present a statement from a qualified veterinarian to the effect that the operation was performed and giving the date thereof;
- **D.** Owner-guardians or persons claiming an impounded and unlicensed cat or dog shall complete a license application and purchase a cat or dog license prior to the release of the animal subject to the vaccination requirements of Section 10.11, Subd, 2, Vaccination Requirements;
- Subd. 9. Tag--duplicates, transferability. When a license is issued under the provisions of this Section, the animal control authority shall deliver to the person securing the same a metal tag, bearing the number of the license and the year thereof. The shape and style of such tag shall be changed each year. Duplicate metal tags, in case of loss, may be issued by the animal control authority for the fees set forth in this Section. The City Council shall, by resolution, set the fee amount to obtain a duplicate metal tag. No tag shall be transferred from one dog or cat to another.
- Subd. 10. Tag attached to collar; removal of collar or tag prohibited. No person owning, possessing or harboring any dog or cat shall permit the same to be outside its owner's dwelling without a substantial collar of leather or other durable material to which collar shall be securely attached the metal license tag. No person shall remove the collar or tag from any dog or cat without the consent of the person to whom the license for such dog or cat is issued.
- **Subd. 11. Establishment of Fees.** All fees and charges for matters governed by this Ordinance, other than any adoption fee referenced in Subd. 4 of Section 10.10, shall be set by resolution of the City Council based on a recommendation by the Lake County Humane Society.

SEC. 10.11. RABIES CONTROL

Subd. 1. Definitions. For the purposes of this Section:

- A. Rabies control authority. Refers to and means any duly authorized person or persons responsible for the enforcement of this Section in accordance with the directions of the Lake County health department;
- **B.** Vaccination against rabies refers to and means the inoculation of a dog or cat with a rabies vaccine. Such vaccination shall be performed by a veterinarian duly licensed to practice veterinary medicine.

Subd. 2. Vaccination requirements.

- A. Every dog or cat six months of age and older, shall be vaccinated against rabies;
- **B.** Every dog or cat which is not vaccinated at the time of its acquisition or transportation into the city shall be vaccinated within 30 days of acquisition or arrival, whichever is applicable, unless such dog, cat is under *six* months of age;

- C. Every dog or cat, shall be revaccinated thereafter in accordance with the current "Compendium of Animal Rabies Vaccines, Part II: Vaccines Marketed in U.S. and NASPHV recommendations," prepared by the National Association of State Public Health Veterinarians, Inc.
- **Subd. 3. Vaccination identification.** A metal or durable plastic current rabies vaccination tag, issued by the attending veterinarian, shall be securely attached to the collar or harness of the dog or cat by the owner-guardian. Whenever the dog or cat is out of doors, whether on or off the owner's premises, the collar or harness with the vaccination tag must be worn. In addition, the owner-guardian may be requested to provide a current certificate of rabies vaccination issued by the veterinarian.
- **Subd. 4. Vaccination cost.** The cost of rabies vaccination shall be borne by the owner-guardian of the dog or cat, whichever is applicable.

Subd. 5. Handling of dogs or cats bitten by rabid animals.

- A. The following rules shall apply in the case of dogs, cats known to have been bitten by rabid animals. For the purposes of this Section, any bat, skunk, civet cat, raccoon or fox that bites a dog or cat shall be deemed a rabid animal, unless proven otherwise.
- **B.** If the bitten (exposed) dog or cat has not been vaccinated in accordance with the provisions of this Section, said bitten exposed dog or cat shall be euthanized immediately. If the owner-guardian is unwilling to euthanize the bitten (exposed) dog or cat said animal shall be placed in strict isolation in a veterinary hospital under veterinary supervision for a minimum period of six months. Before release of the dog or cat to its owner-guardian, it shall be vaccinated against rabies one month prior to its release at the owner's expense;
- C. If the bitten (exposed) dog or cat has been vaccinated in accordance with the provisions of this Section, said bitten dog or cat shall be revaccinated immediately and shall be placed in strict isolation in a veterinary hospital under veterinary supervision for a minimum period of 40 days following revaccination. If the bitten (exposed) dog or cat is not revaccinated immediately, it shall be placed in strict isolation in a veterinary hospital under veterinary supervision for a minimum period of six months.

Subd. 6. Impoundment of dogs or cats without valid rabies vaccination tags.

- A. Any dog or cat found off the owner's premises and not wearing a valid rabies vaccination tag may be impounded. All impounded dogs or cats shall be given proper care and maintenance.
- **B.** Impoundment of all animals shall be in accordance with the provisions of this Section. Each dog or cat impounded pursuant to this Section shall be kept at least five days after the impoundment thereof, unless conditionally reclaimed by its owner-guardian as herein provided. Any dog or cat which is impounded pursuant to this Section may be conditionally reclaimed by its owner-guardian by payment of the applicable Impound and Boarding Fee and by compliance with the rabies vaccination requirements of this Section within 72 hours of release.
- C. Upon claiming any dog or cat which has not previously been vaccinated, the owner-guardian shall make a cash deposit with the animal control authority, which shall be refunded

upon the owner-guardian filing proof that the dog or cat has been vaccinated within 72 hours of release; otherwise the cash deposit shall be forfeited. The City Council shall, by resolution, set the amount of the cash deposit.

- **D.** If the owner-guardian of a dog or cat impounded because of the absence of a valid rabies vaccination tag claims that his or her animal has been vaccinated, such owner-guardian may reclaim his or her dog or cat upon production of proof of vaccination, payment of the applicable Impound and Boarding Fee and acquisition of a valid rabies vaccination tag.
- E. If a dog or cat impounded pursuant to this Section is unclaimed by its owner-guardian at the end of five days, such animal may be disposed of in accordance with provisions of this Section.
- **Subd. 7. Impound fees.** Impoundment fees shall be borne by the owner-guardian as provided in this Section.

Subd. 8. Biting; quarantine.

- A. When any person has been bitten by a dog or cat the owner-guardian or custodian of the dog or cat having been so notified, shall immediately quarantine the dog or cat at owner's home or other suitable place of confinement within the city or such other place as directed by the animal control authority. If a dog or cat which has bitten is running at large and has been apprehended by the animal control officer and if, upon apprehension, the dog or cat not wearing a rabies vaccination tag or other identification which reasonably reveals its ownership, the animal control officer, after consultation with the rabies control authority, may impound the dog or cat until the ten day quarantine period is completed.
- **B.** If the dog or cat has not been claimed after five days, the animal control authority, shall keep the dog or cat impounded for the full quarantine period. The period of quarantine shall commence immediately after a person has been bitten and such period shall last for ten consecutive days thereafter. If on or before the tenth day the dog or cat shows clinical signs suggestive of rabies, the dog or cat, after consulting with the rabies control authority, may be euthanized and submitted to the rabies control authority for rabies examination.
- C. It is the duty of every licensed veterinarian to report to the animal control authority every diagnosis of an animal suspected of being rabid.

SEC. 10.12. KEEPING OF ANIMALS

Subd. 1. Definitions. For the purposes of this Section:

A. Estrus. A periodic state of sexual excitability during which the female animal is willing to mate with the male and is capable of becoming pregnant;

B. Nuisance. The word nuisance shall mean:

- 1. An owner-guardian allowing the accumulation of animal feces in an open outside area or inside a structure causing unpleasant, offensive odors to reasonably cause the annoyance of another person or persons;
- 2. An owner-guardian allowing or failing to prevent the animal from continually and/or repeatedly causing the disturbance by loud and frequent or habitual vocalizations;
- 3. An owner-guardian allowing or failing to prevent the animal from continually and/or repeatedly causing damage to property of one other than the owner-guardian;
- C. Tether. To secure an animal by means of a metallic cable, rope, or other material to a fixed object, thereby confining the animal to a specified area.
- Subd. 2. Nuisance. No person shall keep any animal in such a manner as to constitute a nuisance.

Subd. 3. Animal noise.

- A. No person shall harbor or keep any dog, which, by loud and frequent or habitual barking, yelping or howling shall cause, unreasonable annoyance of another person or persons;
- **B.** It shall be unlawful for any person harboring or keeping any animal when that animal creates any noise which is plainly audible to any person, including animal control officers and licensed police officers, at the property line of the building or premises where the animal is being kept and which noise occurs repeatedly over at least a seven-minute period in duration

Subd. 4. Animal interference.

- A. No person shall harbor or keep any animal, which shall cause annoyance to people passing upon the streets, sidewalks or other public places in the city of Two Harbors by physical interference with any such people;
- **B.** Persons owning or harboring a restrained animal on private property shall further restrict the animal on that private property in a manner which prevents that animal from having physical contact with an invitee when that animal has bitten or acted in an aggressive and vicious manner which prohibited safe passage of an invitee. Invitees shall have the right of safe passage onto private property for the purpose to perform their assigned duties.

An invitee for the purposes of this Section shall include but is not limited to the following: United States postal workers, Two Harbors city employees, state and county employees, parcel post delivery persons, food and product delivery persons and newspaper delivery persons, acting within the scope of their assigned duties and required to enter onto private property for the purpose of performing these duties;

C. Tethering. No animal shall be tethered so as to allow it access to any public sidewalk, public alley or public street.

Subd. 5. Trespassing or damage to property by animals prohibited.

- **A.** No owner-guardian or person having charge of any animal shall allow the same to enter or remain upon the property of another person without the consent of that person;
- **B.** No owner-guardian or person having charge of any animal shall allow the same to commit damage to property of one other than the owner's.
- **Subd. 6. Running at large prohibited.** No owner-guardian or person having charge of any animal shall permit any animal to run at large within the City. Except as authorized in this Section, an animal shall be considered to be at large if:
- A. The animal departs from the private property of the owner-guardian or other person caring for that animal and is not under physical control of the owner-guardian, a member of the immediate family or other responsible person caring for that animal. If the animal is under control by a leash, the leash must be of suitable strength not exceeding six feet in length.
- **B.** The animal remains on the private property of the owner-guardian or other person caring for that animal and the animal is not effectively contained within a fenced area (including an area surrounded with an underground electronic fencing system), or when the animal is on any unfenced area or lot abutting a street, alley, public park, school grounds or public place without being effectively tethered to a fixed object.

C. An animal is not in violation of this Section if:

- 1. Such animal remains on the private property of the owner-guardian or other person caring for that animal and a competent person is outside with the animal and that animal is immediately obedient to that person's command;
 - 2. Such animal is tethered in accordance with this Section:
 - 3. Such animal is a police animal engaged in activities by the city;
- 4. Such animal is a tracking animal and is being used by or with the permission of the city;
 - 5. Such animal is a service dog serving a disabled person;

D. Underground electronic fencing system;

- 1. An underground electronic fencing system used to restrain an animal on private property shall keep an electronically restrained animal a minimum distance of ten feet from any adjacent public sidewalk, public alley or public street;
- 2. An animal designated as being a dangerous animal or a potentially dangerous animal under Minnesota Statutes §347.50 shall not be primarily restrained by an underground electronic fencing system;

- 3. The property owner or person in control of the property operating an underground electronic fencing system for the purpose of restraining an animal shall be required to maintain the underground electronic fencing system in an effective and proper working order;
- **E.** A person using a fencing system as the primary means of restraint for an animal may not continue to use the fencing system as the primary means of restraint for that animal if that animal has been found to be running at large.

Subd. 7. Animal litter.

- A. The owner-guardian of any animal or any person having the custody or control of any animal shall be responsible for cleaning up any feces of the animal and disposing of such feces in a sanitary manner;
- **B.** It is unlawful for any person owning, keeping or harboring an animal to cause said animal to be on property, public or private, not owned or possessed by such person without having in his/her immediate possession a device for the removal of feces and depository for the transfer of animal feces to a receptacle located on property owned or possessed by such person. A device may include a plastic or paper bag, which is used to recover animal feces;
- C. It is unlawful for any person in control of, causing or permitting any animal to be on any property, public or private, not owned or possessed by such person to fail to remove feces left by such animal to a proper receptacle located on the property owned or possessed by such person;
- **D.** For the purposes of this Subdivision, the term public property includes, without limitation; streets, sidewalks, boardwalks, trails, boulevards, playgrounds and parks;
- **E.** The provisions of this Subdivision shall not apply to the ownership or use of any properly identified service dog, animals when used in police activities by the city, or tracking animals when used by or with the permission of the city.
- Subd. 8. Female animal in estrus. Every female animal in estrus shall be kept confined within a building in such a manner that the animal cannot come in contact with any intact male animal except for proper breeding purposes within the building. The female animal in estrus may be taken from the confined area on a secure leash controlled by a person of sufficient age or into a confined outdoor enclosure within the owner's property in order for the animal to urinate and/or defecate.

Subd. 9. Maximum number of animals.

A. No more than three dogs of over the age of eight weeks shall be kept, harbored or maintained within any individual dwelling unit or on any lot or other parcel of property in the city without a maximum dog exception license. The number of dogs permitted above may be increased by obtaining such license issued by the animal control authority. Such license shall specify any restrictions, limitations, conditions or prohibitions which the animal control authority deems reasonably necessary to protect any person or neighboring use from unsanitary conditions, unreasonable noise or odors, or annoyance, or to protect the public health or safety. Such license may be modified from time to time or revoked by the animal control authority for failure to conform to such restrictions, limitations or prohibitions. Such modification or revocation shall be effective from

and after ten days following the mailing of written notice thereof by certified mail to the person or persons keeping or maintaining such dogs;

- **B.** No more than three cats of over the age of eight weeks shall be kept, harbored or maintained within any individual dwelling unit or on any lot or other parcel of property in the city without a maximum cat exception license. The number of cats permitted above may be increased by obtaining such license issued by the animal control authority. Such license shall specify any restrictions, limitations, conditions or prohibitions which the animal control authority deems reasonably necessary to protect any person or neighboring use from unsanitary conditions, unreasonable noise or odors, or annoyance, or to protect the public health or safety. Such license may be modified from time to time or revoked by the animal control authority for failure to conform to such restrictions, limitations or prohibitions. Such modification or revocation shall be effective from and after ten days following the mailing of written notice thereof by certified mail to the person or persons keeping or maintaining such cats;
- C. License application. Maximum dog and/or cat exception licenses shall be issued on a yearly basis. Each license shall be in effect beginning on the first day of January and expiring on the last day of December of that calendar year. All such licenses issued after the first day of January and before the last day of December shall expire on the last day of December of that same calendar year. The City Council shall, by resolution, set such license fees. Those owner-guardians who have in excess of three license dogs and/or three licensed cats prior to the effective date of this Ordinance may apply and will be automatically granted a maximum dog and/or cat exception license for those dogs and/or cats. Those owner-guardians not in compliance with the license requirements on the effective date of this Ordinance, even if they are over the approved amount, are allowed a sixty-day amnesty period from the effective date of this Ordinance to get their dogs and/or cats licensed. After licensing and within the sixty-day period, owner-guardians may keep their dogs and/or cats until such dogs and/or cats are transferred to a new owner-guardian or until such dogs and/or cats pass away;
- **D.** Any owner-guardian denied a maximum dog and/or cat exception license or having such license revoked may appeal the decision to the City Administrator who will review the decision and determine the validity of such license denial and determine what, if any, other course of action to take:
- **E.** Any owner-guardian aggrieved by a decision of the City Administrator may appeal to the Two Harbors City Council by filing written notice of said appeal to the City Administrator within 15 days after the City Administrator's decision is rendered.
- **Subd. 10. Prohibited Acts Animal Cruelty/Abuse/Neglect.** Situations involving animal cruelty, abuse, and/or neglect shall be governed by the provisions of Minnesota Statutes §343.20, et. seq., (2011) as it may be amended from time to time.
- Subd. 11. Dangerous Dogs or Potentially Dangerous Dogs. Situations involving dangerous dogs or potentially dangerous dogs shall be governed by the provisions of Minnesota Statutes §347.50, et. seq., (2011) as it may be amended from time to time.

Subd. 12. Vehicular transport and containment

A. Transport of any dog or cat in the bed of a pickup truck or other motorized vehicle with similar attributes of open cargo areas is prohibited unless the dog or cat is properly

secured and confined inside of a commercially designed container intended for the safe transport of dog and cats or otherwise secured so as not to allow the dog or cat the ability to escape or be thrown from said vehicle.

B. No person within the City of Two Harbors shall leave an animal in an unattended motor vehicle without provision of adequate ventilation, cooling or heating, and water. Vehicles containing animals adjudged to be in distress may —when attempts to contact the vehicle owner have failed - be entered by proper authorities when in their judgment said animals are perceived to be in peril. Animals removed under such actions will be taken to the Lake County Humane Society until such issue can be resolved.

SEC. 10.13. FARM ANIMALS AND NON-DOMESTICATED ANIMALS

Subd. 1. Purpose. The purpose of this Section is to prohibit the keeping of non-domesticated animals as pets within the city in order to protect the health, safety and welfare of the general public. The city council finds that non-domesticated animals kept as pets in an urban setting present a substantial risk of harm to the general public; can increase the likelihood of disease transmission; and can cause public disturbances and health nuisances.

Subd. 2. Definitions. For the purposes of this Section:

- A. Farm animal. A domesticated species of fowl or hoofed mammal commonly kept for agricultural purposes, which includes, but is not limited to; chickens, roosters, pot-bellied pigs, horses, cows, sheep, goats, pigs and llamas;
- **B.** Non-domesticated animal. Every mammal, fowl and reptile species, including those born or raised in captivity, except the following:
- 1. Domestic dogs (excluding hybrids with wolves, coyotes, or jackals) properly vaccinated against rabies pursuant to law;
- 2. Domestic cats (excluding hybrids with ocelots or margays) properly vaccinated against rabies pursuant to law;
- 3. Rodents, including and limited to; hamsters, mice, gerbils, white rats or guinea pigs capable of being maintained continuously in cages;
 - 4. Species of common cage birds;
 - 5. Fish, unless prohibited by state or federal law; and
 - 6. Rabbits.

Subd. 3. The keeping of farm animals or non-domesticated animals prohibited.

A. No person shall own, possess or have custody on his or her premises any farm animal or non-domesticated animal.

B. No person shall keep or permit to be kept any farm animal or non-domesticated animal as a pet.

Subd. 4. Exceptions.

- **A.** Temporary events. A traveling circus, zoological park, or show which keeps farm animals or non-domesticated animals and is in compliance with zoning requirements under *the zoning code* of the Two Harbors City Code;
- **B.** Permanent exhibits. A zoological park or other institution engaged in a permanent display of farm animals or non-domesticated animals providing the use and location of the premises complies with all zoning requirements;
- **C.** Veterinary hospitals. Any bona fide veterinary hospital, acting within the scope of its business, is exempt from Section.
- **D.** Wildlife rehabilitators. Persons keeping farm animals or non-domesticated animals as part of a bona fide institutional program to return such animals to the wild are exempt from Section provided the location of the premises complies with all zoning requirements.
- **Subd. 5. Impounding of farm animals or non-domesticated animals.** The impoundment of farm animals or non-domesticated animals shall be in accordance with the applicable impoundment provisions of Section 10.10.

Subd. 6. Trapping of non-domesticated animals.

- A. It shall be unlawful for any person to trap, hunt, take, kill or wound any non-domesticated animal within the City except as authorized by Section 10.15, Hunting Deer by Bow and Arrow, and otherwise authorized by permit of the Minnesota Department of Natural Resources and the Two Harbors Police Department.
- **B.** It shall be unlawful for an owner-guardian of an animal to allow an animal to hunt, chase, take, kill, or wound any non-domesticated animal within the City.
- C. Non-domesticated animals needing to be removed from the City shall be live-trapped and relocated outside of the City, whenever possible.