SUMMARY: An ordinance amending Washoe County Code Chapter 55 by creating provisions regulating commercial animal establishments (through an animal welfare permit) and revising definitions.

BILL NO. _____

ORDINANCE NO. _____

AN ORDINANCE AMENDING WASHOE COUNTY CODE CHAPTER 55 BY CREATING PROVISIONS REGULATING COMMERCIAL ANIMAL ESTABLISHMENTS (THROUGH AN ANIMAL WELFARE PERMIT); BY ADDING RELATED DEFINITIONS; AND BY MAKING CHANGES TO THE DEFINITIONS OF "ANIMAL" AND "COUNTY".

THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY OF WASHOE DO ORDAIN:

<u>SECTION 1.</u> Chapter 55 of the Washoe County Code is hereby amended by adding thereto the following new section which shall read as follows:

55.455 Commercial animal welfare permit.

1. Commercial animal establishments must obtain a welfare permit from regional animal services.

(a) No commercial animal welfare permit may be transferred or assigned between persons, between commercial animal establishments, or between a person and a commercial animal establishment.

(b) A commercial animal establishment must maintain a welfare permit for each individual location.

(c) Upon a commercial animal establishment's change of ownership or location, a new inspection and welfare permit is required.

(d) Each commercial animal establishment shall be subject to unscheduled inspection by an animal control officer during normal business hours.

(e) The commercial animal welfare permit must be displayed in a conspicuous place within the commercial animal establishment.

(f) No commercial animal establishment may sell a dog or cat over the age of 3 months without a valid rabies vaccination.

(g) Veterinarians and/or veterinary hospitals are exempt from this provision.

2. All commercial animal establishments shall submit an application for a commercial animal welfare permit with regional animal services.

3. Regional animal services must review the application and certify that the commercial animal establishment has been

inspected and is in compliance with all animal welfare permit requirements. Regional animal services shall notify the appropriate jurisdiction(s) of Washoe County, the City of Reno and/or the City of Sparks of the welfare permit status.

4. During annual inspections, an animal control officer must verify that the commercial animal establishment holds a valid business license. A certificate of occupancy for the appropriate jurisdiction or an approved business license may be accepted as evidence that the commercial animal establishment is in compliance with the local jurisdiction.

(a) Regional animal services shall create an internal animal welfare permit application process with rules and records retention requirements, including, but not limited to, proof of insurance, health records, and any other conditions necessary to preserve the health and safety of the animals and the public.

(b) Records shall be maintained at the commercial animal establishment for a minimum of two years after the date of sale, transfer or other disposition of the dog or cat identified by the record, and shall be readily available for inspection by any animal control officer.

(c) Except as otherwise provided, a commercial animal establishment shall be inspected and the welfare permit renewed annually by regional animal services.

5. In addition to the requirements set forth in NRS 574.360 through 574.510, inclusive, which outline the duties of operators, an operator of a commercial animal establishment shall:

(a) Ensure that the walls and floors of enclosures are constructed of nonabsorbent, nonporous material impervious to moisture, and are adequate to support the animal without sagging and to prevent injury.

(b) Ensure that all dogs and cats are kept in an isolation room or isolation area for a minimum of 120 hours before being released to a purchaser. The permittee or their representative shall observe each animal daily in order to identify general symptoms of injury, illness or disease.

(c) Ensure that any dog or cat that exhibits symptoms of injury, illness or disease is kept in an isolation room or isolation area and treated by a veterinarian. The veterinarian shall verify that the dog or cat is healthy before such dog or cat can be offered for sale.

(d) Establish and maintain a written Program of Veterinary Care (PVC). The attending veterinarian must visit the facility on a regular basis, i.e., often enough to provide adequate oversight of the facility's care and use of animals. The PVC must include method(s) of euthanasia, which should be consistent with the current American Veterinary Medical Association (AVMA) Guidelines on Euthanasia.

(e) Provide a hand sanitizer and require members of the public to sanitize their hands prior to and after handling any animals in order to reduce the risks of transmission of disease.

(f) Dispose of animal carcasses in accordance with NRS 571.200 and NAC 571.200.

6. A commercial animal establishment is prohibited from selling dogs or cats obtained from a source other than an acceptable procurement source. Acceptable procurement sources are:

(a) Humane groups organized as legal entities in accordance with NRS 574.010 through 574.040, inclusive;

(b) USDA licensed dealers; and

(c) a nationally recognized breed registry approved by regional animal services.

7. Commercial animal welfare permits granted to circuses, performing animal exhibitions, or animal exhibits are valid for the duration of the event not to exceed 30 days from the date of issuance. A Nevada non-profit corporation exempt from taxation under the Internal Revenue Code section 501(c)(3), which is established for educational purposes, may apply for an annual permit.

8. Circuses, performing animal exhibitions, and animal exhibits may request limited permission to possess prohibited animals for the duration of the commercial animal welfare permit. Possession of a prohibited animal under this section is exempt from WCC 55.650. Regional animal services shall verify items such as proof of insurance, health records, USDA Exhibitors Permit and any other conditions necessary to preserve the health and safety of the public.

9. Revocation of commercial animal welfare permit. If a permitee violates this section or any other law of the State of Nevada or ordinance of Washoe County pertaining to animal welfare, regional animal services may revoke the commercial animal welfare permit.

(a) Any commercial animal establishment residing within the boundaries of the City of Reno shall maintain a City of Reno business license. If, at any time, the City suspends or revokes the business license, the City shall notify regional animal services and the commercial animal welfare permit shall be suspended or revoked.

(b) Any commercial animal establishment residing within the boundaries of the City of Sparks shall maintain a City of Sparks business license. If, at any time, the City suspends or revokes the business license, the City shall notify regional animal services and the commercial animal welfare permit shall be suspended or revoked. (c) If the permittee fails to comply with any conditions imposed on the welfare permit, regional animal services may suspend or revoke the permit. If regional animal services suspends or revokes a welfare permit, the permittee shall be advised in writing of the reason(s) therefor and may appeal that decision to the administrative hearing office no later than 14 days after receiving the written notice. A failure to appeal the suspension or revocation within 14 days precludes further administrative or judicial review.

(d) Upon the filing of an appeal, the administrative hearing office shall hold a hearing on the appeal as soon as practicable.

(e) The administrative hearing officer may hear any testimony and admit any evidence he or she deems necessary. All proceedings shall be conducted in accordance with WCC 55.800(6) through 55.800(17), inclusive.

(f) The hearing officer's decision sustaining, reversing, or sustaining with conditions the suspension or revocation shall include findings of fact and be transmitted in writing to the appellant within 14 working days.

(g) Any permittee aggrieved by the hearing officer's decision may appeal that decision by filing a petition for judicial review in the district court within 30 days of the hearing officer's decision. The commercial animal welfare permit shall remain in place until a decision is rendered by the district court.

<u>SECTION 2.</u> Section 55.010 of the Washoe County Code is hereby amended by adding thereto the following new definitions:

"Ambient Temperature" means the temperature of the environment immediately surrounding the animal.

"Commercial animal establishment" means any pet store, circus, performing animal exhibition, animal exhibit, zoological park, kennel, training or boarding facility used for the business of buying, selling, housing, boarding or exhibiting animals.

"Isolation area" means a location where potentially infected animals can be separated from other animals for the period of time to control disease transmission, under such conditions as to prevent direct or indirect conveyance of the infectious agent from spreading to other animals.

"Isolation room" means a separate room in which conditions are established to control and contain the transmission of disease, such as, but not limited to, contamination from feces and bodily secretions, mites, and arthropod vectors, and which has a separate air supply with ventilation to the outside with no admixture in the general circulation.

<u>SECTION 3.</u> Washoe County Code 55.010 is hereby amended by changing the definitions of "Animal" and "County" as follows:

Animal@ means:

(a) All cattle or bovine species;(b) All horses, mules, burros, asses or equine species;(c) All swine or porcine species;(d) All sheep and goats;(e) Alternative livestock as defined in NRS 501.003;(f) All domestic animals; and

(g) All exotic animals.

County@ means all the area of Washoe County as defined by NRS 243.0430, and as it may be amended from time to time.

[Business Impact Note: The Board of County Commissioners hereby finds that this ordinance does not impose a direct and significant economic burden upon a business, nor does it directly restrict the formation, operation or expansion of a business.]

Proposed on the day of	, 2015.
Proposed by Commissioner	·
Passed on the day of	, 2015.
Vote: Ayes:	
Nays:	
Absent:	

County Clerk

This ordinance shall be in force and effect from and after _____, 2015.

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