

17 Animal Control

17.1 Purpose

The Town Board of the town of West Lakeland hereby finds that the keeping of dogs and other animals in the town of West Lakeland may be in conflict with public health and safety, may constitute a public nuisance or otherwise be detrimental to the general welfare. In order to assure that no dogs or other animals are kept in the town of West Lakeland and in a manner inconsistent with the public health, safety and welfare, the Town Board has adopted this ordinance.

17.2 Definitions

- 17.2.1** Animal Control Officer means the Town Board and/or any persons or agencies designated by the Town Board. The Animal Control Officer's primary function involves enforcement of this Ordinance and other laws dealing with dogs. The Animal Control Officer shall also be construed to include any licensed law enforcement officer and shall have the police powers necessary for enforcement of this chapter, including authority to issue citations for violations.
- 17.2.2** At large means off the premises of the owner and not under the physical control (by leash or by voice) of the owner, a member of the owner's immediate family, or a person designated by the owner.
- 17.2.3** Commercial means a place where four or more dogs over the age of six months of age are kept and where the business of selling, breeding, or grooming dogs is conducted, and where the keeping of these dogs may be incidental to the occupancy of the premises and may be the primary source of income.
- 17.2.4** Dangerous Dog and Potentially Dangerous Dog have the meanings ascribed to those terms by M.S. Â§347.50, and specifically as follows:
- 17.2.4.1** "Dangerous Dog" means any dog that has: without provocation, inflicted substantial bodily harm on a human being on public or private property; killed a domestic animal without provocation while off the owner's property; or, been found to be potentially dangerous, and after the owner has noticed that the dog is potentially dangerous, the dog aggressively bites, attacks, or endangers the safety of humans or domestic animals.
- 17.2.4.2** "Potentially Dangerous Dog" means any dog that: when unprovoked, inflicts bites on a human or domestic animal on public or private property; when unprovoked, chases or approaches a person upon the streets, sidewalks, or any public property in an apparent attitude of attack; or, has a known propensity, tendency, or disposition to attack, unprovoked, causing injury or otherwise threatening the safety of humans or domestic animals.
- 17.2.4.3** The terms "dangerous dog" and "potentially dangerous dog" shall also be construed to include similar classifications from other statutes or ordinances, which are substantially in conformity with Minnesota Statutes Â§347.50, whether or not the same words are used.

17.2.5 Private kennel means a place where four but not more than eight dogs over the age of six months are kept and where the business of selling, breeding, grooming, or training dogs is conducted and where the keeping of such dogs is incidental to the occupancy of the premises for residential purposes, and is not the primary source of income.

17.3 Poundkeeper/Designated Animal Control Officer

The Town Board shall appoint such person, persons or firm as the Town Board deems appropriate and advisable as Poundkeeper/Designated Animal Control Officer for the Township. This person, persons, or firm shall be compensated in such a way as the Town Board may deem reasonable.

17.4 Regulations Relating to the Keeping of Dogs

17.4.1 Number of Dogs Allowed. It shall be unlawful for any person to own, harbor, or keep more than three dogs of any age on the property. Only one litter of any resident dog at any given time is allowed on the property up to the age of six (6) months. It will be considered a violation of this ordinance if more than one litter and/or the puppies are kept past the age of six (6) months.

17.4.2 Restraining Loose Dogs. Any person may seize, impound, or restrain any dog found running at large and off the property of its owner. Any person impounding or restraining such dog shall immediately contact and surrender the dog to the animal control authority.

17.4.3 Prohibition of Dogs Running at Large. It shall be unlawful for any person who owns, harbors, or keeps a dog to allow such dog to run at large in the Town of West Lakeland. It shall be the duty of every owner of any dog, or anyone having any dog in their possession or custody to exercise reasonable care and to take all necessary steps and precautions to protect other people, property and animals from injuries or damage which might result from their dog's behavior, regardless of whether such behavior is motivated by mischievousness, playfulness, or ferocity.

17.4.4 Barking Dogs. The owning, keeping or harboring of any dog or cat which shall by any noise unreasonably and/or excessively disturb the peace and quiet of any person in the vicinity shall be unlawful. The phrase "unreasonably and/or excessively disturb the peace and quiet" shall include, but is not limited to the creation of any noise by a dog which can be heard by any person, including an Animal Control Officer or law enforcement officer, from a location off the dog or cat owners property where the dog or cat is being kept, and which noise occurs repeatedly over at least a five(5) minute period of time with one(1) minute or less lapse of time between each animal noise during the five (5) minute period. This provision shall not apply to dogs and cats that are responding to trespassers or to dogs that are teased or similarly provoked to bark.

17.4.5 Prohibition of Unsecured Female Dogs in Heat. It shall be unlawful for any person to own, harbor, keep or have in their possession or on their premises an unsecured female dog in heat. An unsecured female dog in heat shall be deemed to be any female dog in heat which is not confined in a building or

secured enclosure in such a manner that the female dog cannot come into contact with a male dog except for a planned breeding.

- 17.4.6 Dogs Which Are Public Nuisances.** Every unsecured female dog in heat, and every dog that runs at large or causes disturbance, property damage or any dog that, without provocation, chases, molests or approaches pedestrians or bicyclists in a threatening manner upon the streets, right of way, or any public property or roadway or noise in violation of the provisions of this Ordinance is hereby declared a public nuisance.
- 17.4.7 Dangerous Dog and Potentially Dangerous Dog.** It shall be illegal for any person to own, keep, possess or harbor any dog that has been declared a dangerous dog or potentially dangerous dog. This prohibition shall apply whether said declaration has occurred in the Township or in some other jurisdiction. This prohibition shall also apply whether said declaration was made pursuant to M.S. Â§347.50 or pursuant to another statute or ordinance, which is substantially similar to M.S. Â§347.50. have the meanings ascribed to those terms by M.S. Â§347.50, and specifically as follows:
- 17.4.7.1** If a dangerous dog or potentially dangerous dog has bitten a person, then the dog shall first be quarantined according to the provisions of this Section of this Ordinance. Following said quarantine period, then the provisions of section 17.4.11 shall apply.
- 17.4.7.2** The Animal Control Officer or law enforcement officer shall immediately seize and impound any dangerous dog or potentially dangerous dog that is found within the Township. The dog will be kept no fewer than ten (10) calendar days. The owner has until the end of this time period to provide written verification that the dog will be legally removed from the Township, or that the dog will be euthanized. The owner must pay all associated impounding and boarding costs prior to the release of the dog. Upon its release, the dog shall be immediately transported to a location outside of the Township, or to a proper facility to be euthanized.
- 17.4.7.3** Any such dog that is not properly claimed within ten (10) calendar days shall be humanely euthanized. The owner of the dog that is euthanized shall be responsible to pay the impounding, boarding and euthanization costs.
- 17.4.7.4** This section shall not apply to police dogs under the control of a licensed law enforcement officer during the performance of official police activities.
- 17.4.8 Potentially Dangerous Dog Appeal Process.** You have received a Notice declaring your dog as Potentially Dangerous. If you desire to appeal the Notice of Declaration that your dog is Potentially Dangerous, you must file with the Town Clerk written notice of appeal which may be accomplished by completing and delivering to the Town Clerk the Request for Appeal form. During the appeal process, you must confine your dog in a Proper Enclosure as defined in the Notice of Declaration, or if the dog is outside the Proper Enclosure, the dog must be muzzled and restrained by a substantial chain or leash and under the physical restraint of a responsible person. The muzzle must be made in a manner that will prevent the dog from biting any person or animal

but that will not cause injury to the dog or interfere with its vision or respiration.

17.4.8.1 The following information explains the appeal process:

17.4.8.1.1 An appeal hearing will be scheduled within fourteen (14) days of the date that your Request for Appeal is received by the Town Clerk. The appeal hearing will be conducted by the Town Board. The Town Clerk will provide the owner of the dog with notice of the place, date and time of the scheduled appeal hearing as soon as practical following the Town's receipt of the Request for Appeal.

17.4.8.1.2 The owner may bring any evidence relevant to the issue, or any person with you who has testimony relevant to the issue, but may not bring your dog to the hearing. All persons giving testimony will be sworn under oath and subject to the penalty of perjury.

17.4.8.1.3 The Town will be responsible for contacting the witnesses who are relevant to its case.

17.4.8.1.4 After all persons have given the relevant testimony, the Town Board will consider all evidence submitted and make a decision of whether your dog is a Potentially Dangerous dog. The Town Board's decision shall be after the hearing. The Town Board's decision will be hand delivered or sent by registered mail to the owner of the dog as soon as practical and a copy shall be kept as record by the Township. In the event that the Potentially Dangerous dog declaration is upheld by the Town Board, actual expenses of the hearing up to a maximum of \$1,000 will be the responsibility of the dog's owner.

17.4.8.1.5 The right to appeal or otherwise contest a Potentially Dangerous dog declaration shall be deemed waived if the owner fails to serve a written Request for Appeal within fourteen (14) days of the date of the Notice of Declaration of a Dog as Potentially Dangerous or if the owner fails to appear at the appeal hearing scheduled pursuant to the Request for Appeal.

17.4.9 Interference with Enforcement. It shall be unlawful for any unauthorized person to interfere with, hinder, or molest any animal control officer designated by the West Lakeland Town Board in the performance of the duties of his office under this Ordinance.

17.4.10 Investigation. Acting upon any complaint, the Animal Control Officer, any law enforcement officer or a member of the Town Board of West Lakeland may enter the premises where any animal is kept in a reportedly cruel or inhumane manner consistent with the Minnesota State Anti-Cruelty laws and demand to examine such animal and its environment.

17.4.11 Quarantine

17.4.11.1 Whenever a person owning, possessing, or harboring any dog within the corporate limits of the Town of West Lakeland learns that this dog has bitten any human being, such person shall immediately impound said dog in a place of confinement where it cannot escape or have access to other human beings and animals and shall also immediately notify the Town

Clerk. When the Town Clerk learns that a human being has been bitten by any dog within said Town, the Town Clerk shall attempt to ascertain the identity of such dog and the person owning, possessing, or harboring it and shall immediately direct such person to forthwith impound such dog as herein required. Any dog so impounded shall be kept continuously so confined for a period of ten (10) days from the day the dog bit a human being.

17.4.11.2 Upon learning that a dog has bitten a human being, the Town Clerk shall immediately notify the poundkeeper/designated animal control officer and inform him of the place where the dog is impounded. It shall be the duty of said poundkeeper/designated animal control officer to inspect said dog as necessary during its period of ten (10) days' confinement and to determine whether such dog is infected with and transmitting the rabies virus. For this purpose, the animal control officer shall have access to the premises where such dog is kept at all reasonable hours and may take possession of the dog and confine it in a suitable place at the expense of the owner. The owner or person in possession of or harboring such dog shall immediately notify said poundkeeper/designated animal control officer of any evidence of illness or disease in the dog during its period of confinement and shall promptly deliver its carcass to said poundkeeper/designated animal control officer in the event of its demise during its confinement.

17.4.12 Prohibition of Dog Fighting. It shall be unlawful for any person to pit one animal against another as pursuant to Minnesota State Law on cruelty to animals, Chapter 346, Paragraph 346.29.

17.4.13 Identification of Owner. The owner of any dog within the Town shall cause the dog to wear an identification tag identifying the owner of the dog. The identification shall include the owner's name and either the telephone number or address of the owner. The tag shall be securely fastened to the collar of the dog and shall be worn by the dog at all times. It shall be unlawful for any owner to allow a dog off the owner's property without the required identification tag.

17.4.14 Protection for Dogs. It shall be unlawful for anyone to place upon the ground or in any other manner any poison, bait, ground glass or harmful substance intended to harm a dog.

17.4.15 Criminal Prosecution. Any person that has violated or continues to violate sections 17.4.1 through 17.4.5 and 17.4.13 of this ordinance shall be liable to criminal prosecution to the fullest extent of the law, and shall be subject to a criminal penalty for a petty misdemeanor under state law with a fine of \$25. Violation of sections 17.4.6 through 17.9.6, excluding 17.4.13, shall be considered a misdemeanor with a Court Appearance required.

17.5 Prohibition of Kennels

No private or commercial kennel may be established in the Town unless a conditional use permit has been issued as provided by this Ordinance.

17.6 Private or Commercial Kennels

17.6.1 Required Permits. A Conditional Use Permit is required for private or commercial kennels. Business kennels are allowed in any commercial district. Private kennels are allowed with a conditional use permit in the SFE District. Private or Commercial kennels must comply with all rules and regulations of federal, state, county, and Township agencies.

17.6.2 Performance Standards. Private and commercial kennels must comply with all of the following standards.

17.6.2.1 The minimum lot area required for commercial and private kennels is five (5) acres. Any outdoor structures used for the confinement, care, or breeding of animals shall be setback a minimum of one hundred (100) feet from any property line and fifty (50) feet from any water supply well.

17.6.2.2 An individual sewage treatment system shall be installed with the capacity to handle waste and hoses from the kennel and kennel runs.

17.6.3 Private kennels may have a maximum of eight (8) dogs.

17.7 Issuance of Permits

17.7.1 Kennel Permit Application. Upon application for issuance of a kennel permit for a, private kennel or commercial kennel, the Town Board will consider the following factors together with any additional information the Board feels is relevant:

17.7.1.1 The maximum number of dogs to be kept in the kennel.

17.7.1.2 The location of the kennel.

17.7.1.3 The proximity of surrounding homes.

17.7.1.4 The topography of the area.

17.7.1.5 The management of the kennel.

17.7.1.6 The impact of the kennel on the value and enjoyment of neighboring property.

17.7.1.7 Whether the kennel will have an impact on traffic in the area.

17.7.1.8 The amount of land owned by the applicant on which the kennel will be located.

17.7.2 Kennel permits shall not be approved unless the Board determines that issuance of the permit would be in the best interest of the Township after consideration of the factors set forth in 17.7.1.

17.7.3 Conditional Use Permit Application. Upon application for a conditional use permit for a private kennel or commercial business kennel, the Town Board may consider all of the factors set forth above for private and/or commercial kennel and also the following factors:

17.7.3.1 Whether the kennel will have employees.

17.7.3.2 The hours of operation of the kennel.

17.7.3.3 Information received at a public hearing on the application.

17.7.4 Conditional use permits for, private kennel or commercial business kennels shall not be approved until the Town Board has held a public hearing on the application preceded by published notice at least ten (10) days prior to the hearing and by mailed notice to property owners within one quarter (1/4) mile of

the affected property or to the ten properties nearest to the affected property whichever would provide notice to the greater number of owners and until the Town Board has determined that the proposed kennel will be in the best interest of the Township and will not have a significant adverse effect on neighboring properties. All kennel permits previous to the adoption of this ordinance as of August 8th, 2011 can continue under the previous requirements, all other applications August 8th, 2011 and after must comply with this adopted ordinance.

17.7.5 Inspections and Fees. All private and commercial business kennels will be inspected yearly and the kennel owner will be responsible for all associated fees.

17.8 Exotic animals

17.8.1 The keeping of exotic animals within the Town of West Lakeland is prohibited unless the owner or person keeping the same shall first secure from the Town Board a permit therefore.

17.8.2 The Town Board shall grant a permit for the keeping of any exotic animals only if the Town Board finds, on application by the owner that the animal is:

17.8.2.1 Unlikely to cause harm to any person or property; or

17.8.2.2 Kept under such special conditions that it is unlikely the animal will cause harm to any person or property and the owner or keeper thereof has adequate liability insurance to compensate any person who may be injured or suffer property damage as a result of the presence of such animal in the Town of West Lakeland.

17.8.2.3 All other considerations of the conditional use permit to assure health, safety, and welfare of the residents and surrounding properties.

17.9 Regulations Relating to Livestock and Livestock Operations

17.9.1 Purpose. The purpose of this section is to protect the township's valuable groundwater resources by establishing minimum regulations to raise livestock and permitting process for livestock operations

17.9.2 Definitions

17.9.2.1 Animal Unit. A unit of measure used to compare differences in the production of animal manure that employees as a standard the amount of manure produced on regular basis by a slaughter steer or heifer.

17.9.2.2 Feedlot. A lot or building or combinations of lots and buildings intended for the confined feeding, breeding, raising or holding of animals and specifically designed as a confinement area in which manure may accumulate, or where the concentration of animals is such that a vegetative cover cannot be maintained. The enclosure of open lots used for feeding and rearing of poultry shall be considered feedlots. Pastures are not considered feedlots.

17.9.2.3 Livestock Operations. A lot of building or combination of lots and buildings intended for the breeding, raising or holding of eleven (11) or more animals.

- 17.9.2.4 Livestock.** Domestic farm animals including but not limited to cattle, hogs, horses, bees, sheep, goats, chickens and any other animals commonly kept for commercial food production purposes and pleasure.
- 17.9.2.5 Pastures.** Areas where grass or other growing plants are used for grazing and where the concentration of animals is such that a vegetation cover is maintained during the growing season.
- 17.9.2.6 Owner.** Any person owning, harboring or keeping livestock
- 17.9.3 Required Permits** In all districts, livestock may be bred without a permit provided there are less than 11 animal units on the property. Quantities of livestock of eleven or more animal units must be approved by conditional use permit. To maintain livestock, the homeowner must demonstrate control of waste, odors, noise and all considerations listed as part of standard conditional use permit considerations. Livestock and Livestock operations must comply with all rules and regulations of federal, state, county and township agencies.
- 17.9.4 Performance Standards.** Livestock and livestock operations must comply with all of the following standards regardless of the number of animal units on the property or whether a permit is required;
 - 17.9.4.1** None shall be placed on any residential lot less than five (5) acres.
 - 17.9.4.2** Required setbacks. The following shall be the minimum setback requirements for feedlots.

County Parks	300 feet
DNR Protected Watercourse/Lake	300 feet
Wetlands	75 feet
Private Well	100 feet

17.9.5 The following equivalents shall apply with determining animal units

Animal	Animal Units
One mature dairy cow	1.4
One slaughter steer or heifer	1.0
One horse, donkey, pony, mule	1.0
One swine over 55 lbs	0.4
One llama	0.25
One goose or duck	0.2
One goat or sheep	0.1
One swine under 55 lbs	0.05
One turkey	0.018
One chicken	0.01

For animals not listed above. The number of animal units shall be defined as the weight of the animal divided by one thousand (1,000) pounds.

17.9.6 A minimum of two (2) grazeable acres shall be provided for each animal unit or its equivalent. Grazeable acres shall be defined as open, non-treed acreage currently providing enough pasture or other agricultural crops capable of supporting summer grazing at the density stated above.

- 17.9.7** The keeping of livestock in greater density than allowed as stated above shall require a Conditional Use Permit. To obtain such permit, the applicant must demonstrate that facilities are present and appropriate practices are being employed to preclude surface to ground water contamination, excessive manure accumulation, odor, noise, and other nuisances.
- 17.9.7.1** The construction of an earthen waste storage basin is permitted provided a Certificate of Compliance is issued. The structure shall not be used for the storage of animal manure for a period in excess of 12 months or the time period for which it was designed. The design of the structure shall be prepared and designed by a registered Professional Engineer or staff from the Washington Conservation District qualified in the design of earthen structures or prepared by other professionals specializing in the design of such structures and with the proper training for such design and signed by a registered Professional Engineer.
- 17.9.8 Pastures.** Livestock may graze within shoreland and bluff impact zones provided permanent vegetation is maintained to a conservation plan has been submitted to the Township Zoning Administrator which is consistent with the technical guides of the Washington Conservation District.