ORDINANCE AMENDING CERTAIN SECTIONS OF THE
CODE OF THE CITY OF RIDGELAND, MISSISSIPPI

WHEREAS, the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi
have adopted a Code for the City of Ridgeland, Mississippi; and

WHEREAS, Chapter 14 of said Code, as amended deals with the regulation of
animals, both domestic and wild, located within the limits of the City of Ridgeland,
Mississippi; and

WHEREAS, the Mayor and Board of Aldermen have determined that it would be
appropriate to amend the language in certain of those sections found in Chapter 14, deleting
certain portions and amending definitions and reorganizing the Chapter; and

WHEREAS, the Mayor and Board of Aldermen having considered proposed changes
and the comments that have been made and have determined that the following amendments
are proper.

NOW, THEREFORE, BE IT ORDAINED by the Mayor and the Board of Aldermen
of the City of Ridgeland, Mississippi as follows:

SECTION 1

That all of Chapter 14-ANIMALS, as found in the Code of the City of Ridgeland,
Mississippi, is hereby deleted.

SECTION 2

That Chapter 14-ANIMALS of the Code of the City of Ridgeland, Mississippi shall
hereinafter read as follow:

Chapter 14-ANIMALS

ArticLe I. IN GENERAL

Sec. 14-1. Definitions.

The following words, terms and phrases, when used in this chapter, shall
have the meanings ascribed to them in this section, except where the context
clearly indicates a different meaning:

Animal means a live, vertebrate creature, domestic or wild.

Animal control officer means a person designated by the city as a law
enforcement officer or the animal control officer, who is qualified to perform
such duties under the state law.

1
Animal shelter means a facility operated by an animal rescue agency or municipal agency, or its authorized agents, for the purpose of impounding or caring for animals held under the authority of this chapter or state law.

Caretaker means the person owning, possessing, harboring or having the care, custody or control of an animal.

Dangerous dog means any dog:

(1) When unprovoked, approaches, in a dangerous or terrorizing manner, any person in an apparent attitude of attack, upon the streets, sidewalks or any public grounds or places within the city;

(2) With a propensity, tendency or disposition to attack, when unprovoked, human beings or domestic animals;

(3) Which bites, inflicts injury, assaults or otherwise attacks a human being or domestic animal, without provocation, on public or private property; or

(4) Owned or harbored primarily or in part for the purpose of a dog fight or any dog trained for dog fighting.

Domesticated means an animal that has been tamed and is accustomed to living with or near people, a farm animal or pet.

Feral cat means a cat that is not domesticated.

Feral dog means a dog that is not domesticated.

Harbored, when applied to an animal, means fed or sheltered.

Livestock means domesticated farm animals.

Menacing means the display by a dog of a disposition, determination or intent to attack a human or another domestic animal.

Performing-animal exhibition means a spectacle, display, act or event, other than a circus, in which performing animals are used.

Pet means an animal kept for pleasure rather than utility.

Public nuisance means an animal which:

(1) Molests passersby or passing vehicles;
(2) Attacks other animals;

(3) Trespasses on school grounds or in city parks;

(4) Is repeatedly at-large;

(5) Damages private or public property;

(6) Barks, whines or howls in an excessive, continuous or untimely fashion;

(7) Is allowed by its caretaker to become a nuisance to people or other animals; or

(8) Is kept under conditions which are malodorous.

RestRAINT means when an animal is secured by a leash or lead of less than six feet, or is within the fenced real property limits of its caretaker, or is tethered in such a way that the animal is within the real property limits of its caretaker.

Running at-large means an animal not under restraint.

Secure Enclosure means a fenced enclosure or building located no closer than ten feet (10') from the boundary lines of the caretaker's property which is covered and constructed in such a manner to prevent a dog or animal from escaping, including adequate provisions to prevent dogs from digging out or escaping under the fence.

Severe Injury means any physical injury to a human being that results in muscle tears or disfiguring lacerations or requires multiple procedures or corrective or cosmetic surgery.

Unprovoked means that the animal was not hit, kicked or struck by a person with an object or part of a person's body, nor was any part of the animal's body pulled, pinched or squeezed by a person.

Veterinary hospital means an establishment maintained and operated by a licensed veterinarian for surgery, diagnosis and treatment of diseases and injuries of animals.

Vicious animal means an animal that constitutes a physical threat to human beings or other animals.

Wild animal means a live monkey (nonhuman primate), raccoon, bear, skunk, fox, poisonous snake, leopard, panther, tiger, lion, lynx or any other
warm-blooded animal which can normally be found in the wild state and is not ordinarily domesticated by man, whether raised in captivity or in the wild.

Sec. 14-2. Exemptions.

Except where otherwise provided in this chapter, the provisions of this chapter shall not apply to any federal, state or city law enforcement agency.

Sec. 14-3. Enforcement; interference.

(a) Officers of the police department, veterinarians, the animal control officer and any person designated by the Mayor shall be empowered to enforce the provisions of this chapter or any rule or regulation promulgated under this chapter.

(b) It shall be a violation of this chapter to interfere with the animal control officer or police officer in the performance of his duties.

Sec. 14-4. Construction.

The provisions of this chapter shall not be construed to prohibit the American Society for the Prevention of Cruelty to Animals or any law enforcement officer from enforcing any other law, rule or regulation regarding the humane treatment of animals.

Sec. 14-5. Cruelty to animals.

It shall be unlawful for any person to overload, overwork, torture, torment, unjustifiably injure, deprive of necessary sustenance, food or drink, or cruelly beat or ill-treat or needlessly mutilate or otherwise abuse any animal within the corporate limits of the city, or to cause or permit such abuse to be done, or to cause, instigate or permit any fight or other combat between animals or between animals and humans.

Sec. 14-6. Exposing to poisons.

No person shall expose any known poisonous substance, whether mixed with food or not, so that the poisonous substance shall be liable to be eaten by any animal, provided that it shall not be unlawful for a person to expose, on his own property, common pest control poison mixed only with vegetable substances.

Sec. 14-7. Animals Inside Motor Vehicles

(a) No person shall leave an animal unattended inside a motor vehicle when such action is potentially harmful to the animal. A police officer or
animal control officer shall have the authority to remove an animal from
an unattended vehicle to prevent harm to the animal.
(b) Nothing in this section shall be deemed to prohibit the transportation of
horses, cattle, or poultry or other agricultural livestock in trailers or
vehicles designed and constructed for such purpose.


The operator of a motor vehicle, who strikes a domestic animal within the
city, shall report the accident at once to the police department.

Sec. 14-9. Giving away as prizes, inducements to trade.

No person within the city shall give away live animals, fish, reptiles or birds
as a prize for, or as an inducement to enter, any contest, game or other competition,
or as an inducement to enter a place of amusement; or offer such vertebrate as an
incentive to enter into any business agreement whereby the offer was for the
purpose of attracting trade.

Sec. 14-10. Selling or dyeing chickens or ducklings less than eight weeks of age.

Chickens or ducklings younger than eight weeks of age shall not be sold in
quantities of less than ten to a single purchaser within the city, nor shall any such
animals be dyed.


Stores that deal in live pets shall be subject to inspection at reasonable
times, on demand, by the animal control officer.

Sec. 14-12. Performing animal exhibitions or circuses.

(a) No performing animal exhibition or circus shall be permitted within the
city in which animals are induced or encouraged to perform through the use of
chemical, mechanical, electrical or manual devices in a manner which will cause,
or is likely to cause, physical injury or suffering to the animal.

(b) All equipment used on a performing animal shall fit properly and be in
good working condition. The animal control officer shall be authorized to inspect
the premises at any reasonable time, on demand.

Sec. 14-13. Elimination of animals.

(a) Vicious animals, dangerous or feral dogs or feral cats. When an animal
is determined by the animal control officer to be a vicious animal, dangerous or
feral dog or feral cat, such animal may be destroyed by the animal control officer or his designee, provided each of the following requirements is met:

(1) The animal is running at-large.
(2) There is no vaccination tag around the animal’s neck.
(3) Attempts to peacefully capture the animal have been made and proven to be unsuccessful.

(b) Incurably injured or diseased animals. The Police shall be allowed to discharge a firearm in order to mercifully end the life of an animal suffering from an incurable injury or disease, or as the sole effective means of controlling a public nuisance or health hazard, including, but not limited to, pigeons, rabbits, squirrels, snakes, feral cats, and feral dogs.

Sec. 14-14. Certification of personnel authorized to discharge firearms.

Personnel empowered by this chapter to discharge firearms within the city limits shall qualify with the police range officer once every three months, and may not discharge any firearms within the scope of their employment unless and until the police range officer has issued or re-newed the appropriate certification. Such certification shall be issued based on the following considerations:

(1) Thorough instruction in operation of the type of firearms issued to the division of animal control.
(2) Thorough knowledge of all appropriate safety procedures.
(3) Competent performance on the firing range.
(4) Such other tests or qualifications as the police range officer, in his discretion, deems appropriate.

In issuing the required certification, the police range officer shall take into consideration all of the requirements in keeping with good police practice, and shall at all times bear in mind the safety of the citizens of the city, and shall require the same degree of competence from personnel authorized under this section as is required of police officers discharging firearms within the city limits.

ARTICLE II. KEEPING ANIMALS

Sec. 14-46. Livestock.

(a) No person within the city shall keep livestock closer than 150 feet from any property line of the property on which the livestock is kept, provided that each animal defined in section 14-1 as livestock shall be kept within a fenced area which is 4,500 square feet or greater.

(b) A special revocable permit to keep livestock within the city shall be granted without regard to the provision set forth in subsection (a) of this section if the caretaker or occupant of a premise shall affirmatively establish the following:

(1) The livestock will be kept in a manner so that a health hazard will not be created.

(2) There is no occupied residence within 300 feet of the area where the livestock is kept, or that the caretakers of each occupied residence within 300 feet of the area where the livestock is kept have given written consent to the keeping of such livestock.

Any such permit shall be revoked on a showing that a condition has developed which would constitute a health hazard.

Sec. 14-47. Pigeons.

The keeping, raising or housing of pigeons at-large within the city shall be prohibited. Any pigeons found to be uncaged or not penned, shall be presumed to be at-large, and may be seized by any reasonable and humane method by a police officer or the animal control officer.

Sec. 14-48. Wild animals.

(a) No person within the city shall keep or permit to be kept any wild animal for display or exhibition purposes, whether gratuitously or for a fee. This subsection shall not be construed to apply to zoological parks, performing animal exhibitions or circuses.

(b) No person within the city shall keep or permit to be kept any wild animal as a pet.

(c) The animal control officer shall have the power to release or seize any wild animal being kept in violation of this chapter, federal law or state statute.
Sec. 14-49. Vicious animals.

(a) Confining, muzzling required. Every vicious animal, as determined by
the animal control officer, shall be confined by the caretaker of such animal within
a building or secure enclosure, and such animal shall be securely muzzled or caged
whenever it is off the premises of its caretaker.

(b) Displaying or exhibiting. No person shall keep or permit to be kept any
vicious animal for display or for exhibition purposes, whether gratuitously or for a
fee. This subsection shall not be construed to apply to zoological parks, performing
animal exhibitions or circuses.


It shall be unlawful to keep and maintain animals for breeding purposes
within the incorporated limits of the city in violation of chapter 126.

Sec. 14-51. Responsibility of caretaker.

No caretaker of an animal within the city shall fail to exercise proper care
and control of his animal in order to prevent such animals from becoming a public
nuisance.

Sec. 14-52. Care and treatment.

No caretaker of an animal within the city shall fail to provide his animal
with sufficient good and wholesome food and water, proper shelter and protection
from the weather, veterinary care when needed to prevent suffering, and humane
care and treatment.


(a) An animal defecating on any public property, or upon any private
property without permission of the occupant of said private property, is
prohibited unless:

(1) The caretaker of such animal immediately removes all fecal matter
deposited by a sanitary method. The caretaker shall possess a
container sufficient to collect and remove said fecal matter.

(2) The fecal matter shall be disposed of in a sanitary method.
(3) The caretaker of any animal shall eliminate the accumulation of fecal matter on the caretaker’s property and shall not allow the property to become unsanitary, unsightly, or malodorous due to the keeping, maintaining or harboring of animals.

(4) Fecal matter shall not be disposed of in storm-water drains.

Sec. 14-54. Abandonment.

The caretaker of an animal within the city shall not abandon such animal.

Secs. 14-55 - 14-85. Reserved.

ARTICLE III. DOGS

Sec. 14-86. Number permissible.

(a) No more than three dogs above the age of six weeks shall be kept at a residential dwelling or lot in any residential area within the city, except upon permit to do so issued by the mayor and board of aldermen upon a showing that the keeping of such dogs is possible without creating a health problem or nuisance within the neighborhood. The possessor of the lot, inhabitant of the residential dwelling or caretaker of the dogs shall be presumed to be the person in violation of this provision when more than three dogs above the age of six weeks are found to be kept at a residential dwelling or lot in any residential area within the city. No banned breed of dog or dangerous dog may be kept at a residential dwelling, unless all requirements of this ordinance are met.

(b) All pens or structures designed or used for the purpose of housing or enclosing dogs shall be constructed and placed at least ten (10) feet from the property line of a lot in any residential area of the city.

(c) It shall be the duty of the animal control officer, or police officers, to enforce the provisions of this section. Such person has the authority to enter upon the premises and to inform any adult occupant of the premises of the complaint and to visually examine the premises for the purpose of determining the number of dogs above the age of six weeks kept on such premises, and of determining the setback distances of pens and structures designed or used for the purpose of housing or enclosing dogs.

(d) Any person desiring to keep more than three dogs above the age of six weeks at a residential dwelling or on a lot in a residential area within the city may petition the mayor and board in writing for a permit to do so; and the mayor and
board may grant such permit upon a showing by such person that adequate provision can and will be made, and will continue in existence to prevent the creation of any situation which will result in a health hazard, offensive odors or nuisance in the form of excessive noise or otherwise. The Mayor and Board of Aldermen may impose additional requirements and restrictions it finds necessary to insure the health and safety of adjacent property caretakers.

Sec. 14-87. Cropping dogs' ears, other surgical procedures.

No person within the city, except a licensed veterinarian, shall crop a dog's ears, or perform any other major or minor surgical procedures upon a dog.

Sec. 14-88. Dangerous dogs.

(a) Acquisition.

(1) No person within the city shall train, torment, badger, bait or use any dog for the purpose of causing or encouraging such dog to attack human beings or domestic animals when unprovoked.

(2) No person shall sell, offer for sale, breed, buy or attempt to buy any dangerous dog within the city.

(b) Humane destruction. The animal control officer may order the humane destruction of any dog that kills or causes severe injury to a human being.

(c) Determination of a dangerous dog. The animal control officer shall have the authority to make a determination that a dog is dangerous, as defined in this ordinance upon the written complaint of any person, in a form approved by the animal control officer. The animal control officer shall make such determination after a hearing, written notice of which shall be given to the complainant and the caretaker of the dog, where the caretaker's address can be reasonably ascertained by the animal control officer. The hearing shall be held not less than ten days, not more than 20 days, after such notice is mailed to the caretaker of the dog. At such hearing, all interested persons shall have the opportunity to present evidence. If the dog in question has caused severe injury to any person, the animal control officer may impound the dog, at the caretaker's expense, pending the hearing and determination of the complaint. If the animal control officer determines that the dog is dangerous, he shall order the caretaker of such dog to comply with the following requirements:

(1) Registration. The caretaker of a dangerous dog shall register such dog with the police department. The application for such registration shall contain the name and address of the caretaker, the breed, age, sex, color and any other identifying marks of the dog, the location where the dog is to be kept,
two (2) color photographs of the dog from different angles and any other information which the animal control officer may require. The application for registration pursuant to this subsection shall be accompanied by a registration fee of $100.00 for each dog. The application shall also include proof that an appropriate identification chip has been emplaced in the dog's ear and what information is included on the chip. Each dog registered pursuant to this subsection shall be assigned an official registration number by the police department. Such registration number shall be inscribed on a metal tag which shall be attached to the dog's collar at all times. The tag and a certificate of registration shall be of such form and design, and shall contain such information, as the animal control officer shall prescribe, and shall be issued to the caretaker upon payment of the registration fee and the presentation of sufficient evidence that the caretaker has complied with all of the orders of the animal control officer or this ordinance.

Confinement. The caretaker of a dangerous dog shall confine the dog at all times indoors, or in a proper secure enclosure, which shall consist of a securely enclosed and locked pen or structure, suitable to prevent the entry of young children, or any part of their bodies or other foreign objects, and designed to prevent the animal from escaping, and shall also provide the dog with protection from the elements. The caretaker of such dog shall conspicuously display on the pen or structure, and on or near each entrance to the residence where the dog is kept, a sign designed with a warning symbol approved by the animal control officer which indicates to both children and adults the presence of a dangerous dog. At any time that the dog is not confined as required in this subsection, the dog shall be muzzled in a manner that prevents the dog from biting or injuring any person, and such dog shall be kept on a leash which is no longer than six feet, with the caretaker or some other responsible person attending such dog.

Liability insurance. The caretaker of a dangerous dog shall maintain, in full force and effect, a liability insurance policy of $500,000.00 for personal injury or death of any person resulting from an attack of such dangerous dog. If the caretaker or keeper of the dangerous dog is a minor, the parent or guardian of such minor shall be liable for all injuries and property damage sustained by any person or domestic animal caused by an unprovoked attack by such dangerous dog.
(d) **Confiscation and/or confinement.**

(1) If the caretaker of a dangerous dog violates any order of the animal control officer as prescribed at the determination hearing, such caretaker's dog shall be confiscated and impounded. In addition, any dog determined to be dangerous shall be immediately confiscated by the proper authorities if the dog bites or attacks a human being, or if the dog is proximately near the area in which a dog fight contest is being conducted.

(2) The caretaker of a dog determined to be dangerous by the animal control officer, which has been confiscated pursuant to subsection (d)(1) of this section, may request the animal control officer to conduct a hearing to determine if the dog should be returned to the caretaker. Upon such request, the animal control officer shall provide for a hearing within five days.

(e) **Excused behavior.** No dog shall be declared dangerous pursuant to subsection (c) of this section if the threat, injury or damage caused by such dog was sustained by a person who, at the time of such threat, injury or damage, was committing a willful trespass or other tort upon the premises occupied by the caretaker of the dog, or was tormenting, abusing or assaulting the dog, or has, in the past, been observed or reported to have tormented, abused or assaulted the dog, or was committing or attempting to commit a crime. Nor shall any dog be declared dangerous if such dog was responding to injury, or was protecting itself, its kennels or its offspring.

(f) **Regulations.** The animal control officer, with the advice of the chief of police, shall promulgate such regulations as are necessary to further carry out the provisions of this section, and to promote the health, safety and well-being of the public.

**Sec. 14-89. Violations; penalties.**

(a) Any person who violates any provision of section 14-88, or any of the regulations promulgated thereunder, shall be guilty of a misdemeanor punishable as provided in section 1-13.

(b) In addition to the penalties prescribed by subdivision (a) of this section, any person who violates any of the provisions of section 14-88, or any rule or regulation promulgated thereunder, shall be liable for a civil penalty of not less than $500.00, nor more than $5,000.00.
Secs. 14-90 - 14-120. Reserved.

ARTICLE IV. RABIES CONTROL

Sec. 14-121. Inoculation.

Every caretaker of any dog or cat three months of age or over shall have such dog or cat inoculated (vaccinated) against rabies as provided in this section, with the recommended dosage of an anti-rabic virus (vaccine) approved by the state board of health.

Sec. 14-122. Dogs and Cats to wear tags.

It shall be the duty of the manufacturer contracted to furnish the anti-rabic virus (vaccine), to furnish with each ampoule (dose) of such virus (vaccine), a suitable metal tag approved by the state board of health, which may be securely bradded to the collar of the dog or cat inoculated (vaccinated). There shall be stamped on such tag the serial number of the vaccination, and the year in which the dog or cat was inoculated and it shall be the duty of the caretaker to securely attach the tag to the collar of the dog or cat. Each dog or cat shall wear a collar or other device at all times, and such collar shall have securely bradded onto it the metal tag provided for in this section. Any such tag shall not be transferable to any dog or cat other than the dog or cat for which it was issued.

Sec. 14-123. Violations; penalties.

The failure or refusal of any person to comply with any of the provisions of sections 14-121 and 14-122 shall constitute a misdemeanor, and, upon conviction, the offender shall be fined for the first offense in a sum not to exceed $100.00, for the second offense in a sum not to exceed $500.00, and for the third offense in a sum not to exceed $1,000.00, together with all costs.

Sec. 14-124. Impoundment of untagged dogs and untagged cats.

If a dog or cat shall not be tagged as required in section 14-122, and shall be found running at large said dog or cat shall be impounded for at least eight (8) days, unless the dog or cat is claimed sooner by its caretaker. Within eight (8) days of impoundment, the caretaker may reclaim the dog or cat upon the payment of $100.00, and the costs of impoundment. An impounded unvaccinated dog or cat shall not be released until it is vaccinated and tagged, and the caretaker of such dog or cat shall be charged with a violation of section 14-122. If the impounded dog or cat is not claimed by the caretaker within eight (8) days of impoundment,
such dog or cat shall be delivered to a local animal rescue agency or shall be de-
stroyed.


ARTICLE V. RUNNING AT-LARGE; IMPOUNDMENT

Sec. 14-156. Running at-large.

(a) Prohibited. It shall be unlawful for the caretaker of any animal to permit
such animal to run at-large.

(b) Violation. In addition to any other penalty, if the caretaker is found guilty
of a fourth offense of his animal running at-large, the animal shall be impounded and
delivered to a local animal rescue agency.

Sec. 14-157. Impoundment generally.

(a) Authority to seize; confinement period. An animal running at large or an
animal that is a public nuisance shall be taken by the police or animal control officer
and impounded in an enclosure or animal shelter kept for such purpose, which shall
be provided and maintained or used by the city, and such animal shall be confined in
a humane manner. Such animal not suffering from an incurable injury or disease
shall be kept for at least eight days, unless such animal is claimed sooner by the
caretaker of such animal.

(b) Notice to caretaker; redemption. If, by a tag or other means, the caretaker of
an impounded animal can be identified, the animal control officer shall, immediately
upon impoundment, notify the caretaker by telephone or mail. Within eight days, the
rightful caretaker of any animal held under this section may, provided the animal is
properly vaccinated, licensed and tagged, obtain the animal upon payment of a pound
fee as set forth in this subsection; provided, however, that if an unvaccinated animal
is claimed by the caretaker, the caretaker must make arrangements for the
vaccination of such animal, satisfactory to the animal control officer. A caretaker
reclaiming an impounded animal shall pay a fee as follows:

(1) Cats .........................Fee charged to city
   Plus, for each day of impoundment $5.00

(2) Dogs .........................Fee charged to city
   Plus, for each day of impoundment $5.00
(c) Disposition if not reclaimed by caretaker: waiver of waiting period. Any impounded animal which is not reclaimed by its caretaker within eight (8) days shall become the property of the city, and shall be placed for adoption in a suitable home for a fee of the amount owed to the facility holding the animal, or humanely euthanized, or delivered to a local school of medicine for a fee of $20.00, provided, that if an unclaimed animal is adopted, the adoptive caretaker must make arrangements for the vaccination of such animal satisfactory to the animal control officer. The eight-day waiting period shall be waived for a vicious or feral animal, or for any animal suffering from an incurable disease. Pursuant to MCA 1972, § 97-41-3, any sheriff, constable, police officer or agent of a society for the prevention of cruelty to animals may kill, or cause to be killed, any animal found to be neglected or abandoned, if, in the opinion of three respectable citizens, such animal is found to be injured or diseased past recovery, or by age has become useless.

(d) Additional proceedings against caretaker authorized. The caretaker of an impounded animal may be proceeded against for violation of this chapter.

Sec. 14-158. Deleted.

Sec. 14-159. Impoundment of livestock.

Any hog, cow, bull, sheep, goat, horse or mule found straying or running at-large shall be captured and impounded in an enclosure provided and maintained for such purpose. Within eight (8) days of its capture, the caretaker of any animal so impounded may claim and obtain the release of such animal by payment of an impoundment fee and a boarding fee in the amount of the actual charges to the city. If any such animal is not claimed and redeemed by its caretaker within the eight (8) day period, the animal shall be sold by sealed bids to the highest and best bidder in satisfaction of all fees and expenses incurred by the impoundment of such animal.

Sec. 14-160. Impoundment of animals attacking, injuring persons; destruction of rabid animals.

In case of an attack by an animal resulting in injury to a person, such animal shall be impounded by the animal control officer for observation for a period of ten (10) days, or the caretaker of such animal may, upon notification to the animal control officer, have such animal impounded for ten days with a private veterinarian licensed to practice veterinary medicine within the state. If, at the end of such ten (10) days, or any time prior to such time, it is determined that such animal has rabies, such animal shall be immediately destroyed.
ARTICLE VI. BANNED DOGS


"Banned Breeds of Dogs" are banned entirely and may not be owned, harbored or kept within the City of Ridgeland, Mississippi, from and after the effective date of this ordinance, except as provided hereinafter.

Sec. 14-171. Definitions.

"Banned Breeds of Dogs" are defined as any of the following:

A. American Pit Bull Terrier;
B. Staffordshire Bull Terrier;
C. American Staffordshire Terrier;
D. Wolf-dog hybrid;
E. Any dog whose sire or dam is a dog of a breed which is defined as a banned breed of dog under this Section;
F. Any dog whose caretaker registers, defines, admits, or otherwise identified said dog as being of a banned breed;
G. Any dog conforming, or substantially conforming, to the breed of American Pit Bull Terrier, American Staffordshire Terrier, Staffordshire Bull Terrier, or Wolf-dog hybrid as defined by the United Kennel Club or American Kennel Club. Technical deficiencies in the dog's conformance to these standards shall not be construed to indicate that the subject dog is not a Banned Breed of Dog under this ordinance. The testimony by a veterinarian or animal control officer that a particular dog exhibits distinguishing
physical characteristics of a banned breed of dog shall
establish a rebuttable presumption that the dog is a banned
breed of dog;

H. Any dog which is of the breed commonly referred to as “pit
bull”, “wolf” or “wolf hybrid” and commonly recognizable
and identifiable as such; or,

I. Any vicious animal as defined by this Chapter.

J. Any dog declared “dangerous” pursuant to this Chapter.

Sec. 14-172 Enforcement.

From and after the effective date of these Amendments, all Banned Breeds of
Dogs shall be removed from the corporate limits of the City of Ridgeland, Mississippi.
Thereafter, except as provided hereinafter, any person found to keep or harbor a Banned
Breed of Dog on their property, house or motor vehicle located within the corporate
limits of the City of Ridgeland, Mississippi, shall be charged with violation of this
statute.

Section 14-173 Registration.

One (1) Banned Breed of Dog which is presently harbored within the city may be
maintained by the present caretakers until such dog dies, is moved from or is ordered
removed from the city, if the following requirements are met, within Sixty (60) days from
the effective date of this Amendment.
A. Register in the same manner and fee as required by Section 14-88(c)(1) Registration of dangerous dogs.

B. Confinement. Follow the provisions of Sec. 14-88(c)(2) Confinement of Dangerous Dogs and present proof to the Animal Control Officer that a safe, secure enclosure is provided for the dog. It shall be a violation of this ordinance to keep a dog tethered, chained or confined by a rope or other material to a single area for any period greater than one (1) hour. At registration, the caretaker shall acknowledge in writing the city’s right to make unannounced inspections to ensure that the requirements for secure enclosure construction and maintenance are met at all times. No Banned Breed of Dog shall be kept or harbored at any apartment complex, multi-family residential facility, or mobile home park unless the caretaker can present sufficient proof that all requirements of this Section can be and are in place to protect the public.

C. Training. Within ninety (90) days of registration, the caretaker and dog must successfully register for an American Kennel Club K-9 Good Citizen Certification or similar course in order for the dog to be kept within the city. The course must be completed within six (6) months of registration or by the completion date of the earliest available class after registration.
D. Failure to register a Banned Breed of Dog within the Sixty (60) day grace period shall be prima facia evidence that the banned breed of dog is a newly acquired animal.

E. Nothing herein shall prevent a properly registered dog from later being declared dangerous or vicious pursuant to this chapter and subsequently removed or destroyed.

Sec. 14-174 Violation, Penalty.

A. Any person violating the provisions of this Article or any part thereof shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined not more than $1,000.00, or imprisoned not exceeding 90 days or both. Each day such violation continues shall be considered a separate offense and shall be enforced as such. Nothing in this Article shall prevent the City from taking such other lawful action as deemed necessary to prevent or remedy any violation of this Article.

B. Failure to remove, properly confine, or properly control a Banned Breed of Dog shall result in seizure of the animal and humane destruction of the animal may result by order of the Municipal Court.

SECTION 3

All other sections of the Code of the City of Ridgeland, as amended, shall not be affected by this change to Chapter 14-ANIMALS.

SECTION 4

This ordinance shall be in full force and effective thirty (30) days after adoption.
ORDAINED, ADOPTED AND APPROVED by the Mayor and Board of Aldermen of the City of Ridgeland, Madison County, Mississippi at its regular meeting held on the 18th day of June, 2013.

A MOTION made to adopt the foregoing Ordinance was made by Alderman CHUCK GAULTIER and SECONDED by Alderman KEVIN HOLDER and the foregoing having first been reduced to writing, was submitted to a Roll Call Vote, the result was as follows:

Alderman Ken Heard (Ward 1) voted: AYE
Alderman Chuck Gautier (Ward 2) voted: AYE
Alderman Kevin Holder (Ward 3) voted: AYE
Alderman Brian Ramsey (Ward 4) voted: ABSENT
Alderman Scott Jones (Ward 5) voted: AYE
Alderman Wesley Hamlin (Ward 6) voted: AYE
Alderman D. I. Smith (At large) voted: AYE

Whereupon, the Mayor declared the Ordinance carried and the Ordinance adopted.

The foregoing Ordinance is approved this the 18th day of June, 2013.

CITY OF RIDGELAND, MISSISSIPPI

By: /S/ Gene F. McGee, Mayor

ATTEST:
By: /S/ Paula Tierce, City Clerk

ANIMAL AMENDMENT ORD 6-18-2013