CITY OF GALVA ANIMAL CONTROL ORDINANCE

BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF GALVA, HENRY COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1: DEFINITIONS

For the purposes of this Ordinance, all terms have the same meanings as in the Animal Control Act, 510 ILCS 5/1 et. seq. The following definitions shall apply unless the context clearly indicates or requires a different meaning.

Administrator – A veterinarian licensed by the State of Illinois and appointed by the Mayor of Galva with the advice and consent of the Board of Aldermen, or in the event a veterinarian cannot be found and appointed, a non-veterinarian may be appointed by the Mayor with the advice and consent of the Board of Aldermen to serve as Administrator under this Ordinance. In the event the Administrator is not a veterinarian, the Administrator shall defer to a veterinarian regarding all medical decisions.

Animal – “Animal” means every living creature, other than man, which may be affected by rabies.

Animal Control Warden – Any person appointed by the Administrator to perform the duties set forth in this Ordinance, and those designated by the Chief of Police whose duty it is to enforce the provisions of this Ordinance.

At Large – Any animal not under restraint as defined herein.

Bite – To seize with the teeth or jaws so that the person or animal seized has been nipped, gripped, wounded, or pierced, and further includes contact of saliva with any break or abrasion of the skin.

Cat – All members of the family Felidae

Chief of Police – the Chief of the City Police Department

City – Galva, Illinois

Confined – Restriction of an animal at all times by the owner or his agent to an escape-proof building, house, or other enclosure away from other animals and the public.

City Animal Control Personnel – Personnel who are employed by the City and instructed to take up domestic animals and transport them to the City Pound, or take up wild animals and dispose of them in accordance with the procedures of this Ordinance.

City Pound – The animal pound operated by the Galva Regional Veterinarian Services.

Dangerous Dog – “Dangerous dog” means any individual dog when not muzzled, unleashed, or unattended by its owner or custodian that behaves in a manner that a reasonable person would believe poses a serious and unjustified imminent threat of serious physical injury or death to a person or a companion animal in a public place.

Department of Agriculture – The Department of Agriculture of the State of Illinois.

Director – means the Director of the Department of Agriculture of the State of Illinois, or his duly appointed representative.

Dog – All members of the family Canidae.

Fight – A prearranged conflict between or among two (2) of more animals, but does not include a conflict that is unorganized or accidental.

Enclosure – A fence or structure of at least six (6) feet in height, forming or causing an enclosure suitable to prevent the entry of young children, and suitable to confine a vicious dog in conjunction with other measures that may be taken by the owner or keeper, such as tethery of the vicious dog within the enclosure. The enclosure shall be securely enclosed and locked and designed with secure sides, top and bottom and shall be designed to prevent the animal from escaping from the enclosure. If the enclosure is a room within a residence, the door must be
locked. A vicious dog may be allowed to move freely within the entire residence if it is muzzled at all times.

Feral Cat – A cat the (i) is born in the wild or is the offspring of an owned or feral cat and is not socialized, or (ii) is a formerly owned cat that has been abandoned and is no longer socialized or lives on a farm.

Impounded – Taken into custody of the animal control facility in the City where the animal is found.

Inoculation Against Rabies – The injection, subcutaneously or otherwise, as approved by the Department of Agriculture, of the canine anti-rabies vaccine approved by the Department.

Leash – A cord, chain, rope, strap or other such physical restraint having a tensile strength of not less than three hundred (300) pounds.

Livestock – Cattle, cows, horses, sheep, swine, goats, chickens, ducks, turkeys, geese, and any other animals commonly recognized as livestock.

Muzzle – A device constructed of strong, soft material or a metal muzzle, made in a manner which will not cause injury to the dog or interfere with its vision or respiration, but will prevent the dog from biting any person or animal.

Nip – To pinch or squeeze with teeth with no breaking of skin or tissue.

Owner Or Keeper – A person having a right of property in an animal, who keeps or harbors such animal, who cares for or who acts as custodian, or who knowingly permits an animal to remain on or about any premises occupied by such person.

Police Animal – An animal owned or used by a law enforcement department or agency in the course of the department or agency’s work.

Pound or Animal Control Facility – May be used interchangeably and mean any facility approved by the Administrator for the purpose of enforcing this Act and used as a shelter for seized, stray, homeless, abandoned, or unwanted dogs or other animals.

Public Entrance – The entranceway of a residence or other building closest to the public street or sidewalk or one which would be reasonably perceived by the public to be the entrance to the dwelling available for public use.

Registration Certificate – A printed form prescribed by the Department for the purpose of recording pertinent information as required by the Department under this Ordinance or under the Animal Control Act.

Restraint – An animal is under restraint if it is (i) attached to a leash held by a responsible person, (ii) attached to a structure or fixture in such a manner that it is unable to reach beyond the limits of the owner’s or keeper’s property and is unable to reach or molest service persons or casual visitors to the owner’s or keeper’s property using the public entrance or persons placing mail in the mailbox or delivering newspapers at the request of the owners; or (iii) enclosed in a fenced yard from which it is unable to escape without assistance from a person; or (iv) on the property of its owner or keeper authorized by the owner, and under voice command; or (v) confined by a fence of sufficient height and security (which may be an electronic invisible fence system) to prevent it from leaving the area so encompassed. Herding of animals and tethering of animals for grazing purposes is not “under restraint” as defined herein.

Vicious Dog – A dog that, without justification, attacks a person and causes serious physical injury or death, or any dog that has been found to be a “dangerous dog” upon three (3) separate occasions.

Working Day – Any day when the office or public entity referred to was open for the transaction of business.

SECTION 2: EXERCISE OF CERTAIN POWERS

A. The Chief of Police, police officers and the Mayor shall have the exclusive power to request City Animal Control Personnel to take up and transport animals in
accordance with this Ordinance and in accordance with contractual arrangements with the Administrator.
B. Police officers on duty shall have the additional authority to take up and temporarily detain vicious animals and animals running at large pending the arrival of the Administrator or Animal Control Personnel.

SECTION 3: KEEPING OF CERTAIN ANIMALS PROHIBITED
A. The keeping of livestock within the corporate limits of the City is prohibited except where permitted by the City’s Zoning Ordinance(s).
B. The keeping of undomesticated animals within the City is prohibited.
C. The keeping of more than five (5) dogs and cats in the aggregate (e.g., 5 dogs, 4 dogs and 1 cat, 3 dogs and 2 cats, or 5 cats) on one zoning lot within the City is prohibited, provided this subsection does not apply to litters of pups or kittens less than five (5) months of age.

SECTION 4: RABIES INOCULATION
Each calendar year, or at such intervals as may hereafter be promulgated by the Department of Agriculture, every owner or keeper of a dog or cat which is four (4) months of age or older shall cause such dog or cat to be inoculated against rabies. Such owner or keeper of such dog or cat shall cause a serially numbered tag evidencing such inoculation to be attached to a collar or harness worn by the dog or cat at all times.

SECTION 5: INOCULATION PERFORMED BY VETERINARIAN; ISSUANCE OF CERTIFICATE
A. The inoculation of dogs and cats required by this Ordinance shall be performed by a veterinarian, duly licensed to practice in this State or in the State where the inoculation occurred. On performing such inoculation, such veterinarian shall issue to the owner or keeper a certificate of such fact.
B. Each owner or keeper is responsible for obtaining annually from the Administrator a metallic tag suitable for attaching to the collar of such dog or cat which tag shall also certify to the fact of inoculation against rabies. The tag shall be in such form as shall be determined by the Administrator.

SECTION 6: DURATION OF INOCULATION
The inoculation performed under the provisions of Section 4 shall be effective until the expiration of a calendar year in which the vaccination was performed or the expiration of such period of time as may be promulgated by the Department of Agriculture.

SECTION 7: EXHIBITION OF CERTIFICATE ON REQUEST
At any reasonable time, on request of any member of the Police Department or animal control officer or Administrator, the owner or keeper of any dog or cat shall exhibit any current, valid certificate required under the provisions of this Ordinance, certifying the inoculation against rabies of any dog or cat owned or kept by him.

SECTION 8: RESTRAINT OF DOGS AND OTHER ANIMALS
Owners and keepers of dogs, cats and other animals shall keep the dogs, cats and other animals under restraint at all times and shall not permit such dogs, cats and other animals to be at large. Any animal found running at large contrary to provisions of this Ordinance may be apprehended and impounded. Any animal shall be deemed to be running at large unless such animal is firmly held on a leash, or is in an enclosed vehicle, or is then and there under the complete control of a competent person and obedient to that person’s command.

SECTION 9: ANIMALS AS NUISANCES

A. The owner of keeper of an animal shall not suffer or permit the animal to bark, howl, cry, or make other distressing or loud or unusual noise or to disturb the peace or quiet of any place, neighborhood, family, or person in the City. The disturbing of any neighborhood or persons by such animal is declared to be a nuisance and no person shall suffer or permit any such nuisance to exist.

B. In addition to the general restrictions of subparagraph “A”, for the purpose of this Section, an owner or keeper is in violation of this Section if he or she permits a dog to bark in a substantially continuous manner for a period of more than fifteen (15) minutes, or who allows such animal to bark, howl or cry for numerous periods of time, regardless of duration, so as to disturb the quiet of the neighborhood or of particular neighbors.

C. In case any animal shall repeatedly disturb the peace or quiet of any place or neighborhood or become a nuisance as defined in this Ordinance, the City Police Department may remove the animal for placement in the Pound.

D. The owner may redeem the animal from the Pound pursuant to Section 22. Failure to redeem the animal will result in its disposition pursuant to Section 27.

SECTION 10: KEEPING ANIMALS

No person shall house or keep animals in any pen, stable, yard, confinement structure, or any other place in such a manner that associated debris or odors are unreasonably offensive to persons residing in the vicinity or passing along any nearby street or alley, or constitute a hazard to the health of persons residing nearby. Any pen, stable, yard, confinement structure or other place where animals are housed or kept in violation of this Section is declared is declared to be a nuisance.

SECTION 11: BITING ANIMALS

No owner or keeper of an animal shall suffer, permit, or fail to permit an animal from biting or attacking a person or another animal resulting in injury to the person or animal attacked, provided that such an attack on a person who is or reasonably appears to be in the commission of a criminal act is not prohibited if the animal is acting in the defense of the owner or keeper of his or her family or premises, and the animal remains on its premises. For purposes of this Section, it is not necessary that the person bitten or attacked be arrested or convicted of a criminal offense.

SECTION 12: CONFINEMENT; WARNING OF DANGEROUS ANIMALS

No person shall own, keep, or harbor within the City an animal known to be dangerous or vicious, unless such person shall keep such animal safely and securely confined so as to protect from injury any child or other person who may come on the premises in the
vicinity where such animal may be located. Adequate warning by sign, or otherwise, shall be given to all persons coming on the premises in the vicinity of any such vicious or dangerous animal.

SECTION 13: KILLING OR ATTACKING ANIMALS.

No person shall kill or wound or attempt to kill or wound by the use of firearms, sling shot, bow and arrow, B-B gun, air rifle, or any other dangerous weapon, any animal within the City limits, provided that this Section shall not prohibit a person from defending himself or another from attack by an animal. This Section does not prohibit the use of a weapon by a police officer to destroy animals which are seriously injured to avoid unnecessary suffering, or in self-defense or defense of others.

SECTION 14: CRUELTY TO ANIMALS.

No person shall commit acts of cruelty to animals. The following acts shall be deemed to be examples of cruelty to animals and are not intended to be a complete list of acts which may constitute cruelty. Doctors of veterinary medicine, in the performance of their profession, are not subject to the provisions of this Section.

A. Overloading, overdriving, overworking, beating, torturing, tormenting, mutilating, or killing any animal or causing or knowingly allowing the same to be done.
B. Cruelly working any old, maimed, injured, sick, or disabled animal or causing or knowingly allowing the same to be done.
C. Failing to provide any animal in one’s charge or custody, as owner or keeper, with proper food, drink, shelter, air, sanitation, or medical care.
D. Abandoning any animal without making provisions for its care and feeding.

SECTION 15: COCK FIGHTING; DOG FIGHTING.

No person shall use or keep animals or be in any way connected with the management of any place kept or used for the purpose of fighting or baiting any dogs, cocks, or other animals or permit such place to be kept or used on premises owned or controlled by such persons.

SECTION 16: DEAD ANIMALS.

A. The owner or keeper of an animal shall be responsible for the disposal of such animal’s remains upon its death, from whatever cause, and regardless of the location of the remains of such animals.
B. Animals remains shall be disposed of:
   a. By burial beneath at least eighteen (18) inches of compacted soil on the property of the animal’s owner or keeper, or any other location with the express permission of the owner of the property.
   b. By or through the City Pound.
   c. By or through a licensed veterinarian; or
   d. By action of the Police Department
C. The Police Department may issue a written notice to any owner or keeper who has failed to properly dispose of the remains of an animal as prescribed herein. Such person shall have twenty-four (24) hours from receipt of such notice to properly dispose of such remains. The notice shall be served on the violator personally or by
leaving such notice at his usual place of abode with some person of the family, of the age of thirteen (13) years or upwards and informing that person of the contents thereof.

D. The City may dispose of any animal’s remains without notice to the owner or keeper when:
   a. Such remains are located on a public roadway;
   b. The remains are located on the property of a person other than the owner or keeper; or
   c. Service of a notice on the owner or keeper is refused or not readily possible within a short time;
      i. In any case where a disposal notice is required, in accordance with paragraph “C” above, on failure of a person served a notice to properly dispose of such remains within the time allowed, the remains may be disposed of by an employee of the City and all costs of such removal shall be paid by the owner or keeper of the dead animal to the City.
      ii. A minimum charge of Seventy-five Dollars ($75.00) for each hour or part of an hour spent by police officers or other City employees in disposing of the remains shall be levied against the owner or keeper when the City disposes of the remains. The City may institute legal proceedings to collect any amount owing by the owner or keeper providing that such suit is filed within two (2) years of the issuance of the notice or disposal of the remains if no notice is required.

SECTION 17: INJURED ANIMALS; ANIMALS FOUND DEAD ON PUBLIC WAYS.

A. Any animal discovered injured on a public way shall be impounded or picked up by Animal Control Personnel at the direction of a police office and processed in accordance with this Ordinance.

B. When a domestic animal is discovered dead on a public way, the police officer on duty shall attempt to ascertain its owner and shall request that the owner dispose of the remains. If a wild animal is discovered on the public way, or the officer cannot ascertain the owner of a dead domestic animal, the officer shall notify the Street Department of the animal, and the Street Department shall dispose of the remains.

SECTION 18: INTERFERENCE WITH ENFORCEMENT.

No person shall, in any way, interfere with any person who is known to such person to be or who identifies himself to be and is in fact, a City employee or other officer enforcing the provision of this Ordinance or engaged in catching or impounding any animal under the authority of this Ordinance.

SECTION 19: AUTHORITY TO IMPOUND ANIMALS AND ENTER ONTO PRIVATE PROPERTY.

A. It shall be the duty of police officers or City Animal Control Personnel to take up and impound in the City Pound any animal found at large or any dog or cat found in the City without inoculation tags contrary to any provision of this Ordinance or statutes of the State.
B. Police officers and City Animal Control Personnel are authorized to go on private property in order to enforce this Ordinance or to take up any animal which is believed to be at large or take up any dog or cat without required inoculation tags; however, such persons may not enter a private dwelling house for this purpose without a valid warrant or the consent of the occupant. Nor shall such persons remove an animal believed to be at large without reasonably attempting to ascertain whether the property on which the animal is found is owned by the owner or the authorized keeper of the animal.

SECTION 20: IMPOUNDMENT OF DOGS OR OTHER ANIMALS WHICH HAVE BITTEN PERSONS.

A. Any dog or other animal, whether under restraint or not, which shall have bitten or otherwise injured any person or persons so as to cause an abrasion of the skin shall be immediately taken by the Police Department or City Animal Control Personnel, impounded at the City Pound, and kept separated from other animals for ten (10) days. The Mayor or the Chief of Police, in consultation with the Administrator, may reduce such period of confinement. The victim of such bite shall notify the Police Department of the bite within twenty-four (24) hours. If, during that period, such animal develops symptoms of illness, a veterinarian shall diagnose its condition. If the symptoms disclose or are such as to indicate the presence of rabies, the animal shall be destroyed in such manner, however, as to preserve intact the head, which shall be detached and immediately sent to the diagnostic laboratory of the Department of Agriculture. In case the animal cannot be safely taken up and impounded, it may be killed, due care being taken to preserve the head intact, which shall be detached and immediately delivered to the diagnostic laboratory of the Department of Agriculture.

B. If, at the expiration of the period of ten (10) days, no symptoms of rabies have developed in such animal so impounded, the same may be redeemed by the owner or keeper on payment of the redemption fees and charges specified by this Ordinance.

C. After having been notified that his or her animal has bitten or otherwise injured any person, the owner or keeper thereof shall not, under any circumstances, permit such animal to be outside of his premises except on a leash with a responsible adult until the procedures prescribed in subsections “A” and “B” of this Section have been completed. An owner who has knowledge that his or her animal has bitten or otherwise injured any person and knows that the Police Department or City Animal Control Center is investigating a claim shall not under any circumstance trade, sell, or give away the animal until such investigation is complete.

SECTION 21: NOTICE TO OWNERS OR KEEPIERS OF IMPOUNDMENT AND VIOLATION

The Police Department shall make best efforts to notify the owners or keepers of animals impounded pursuant to this Ordinance, if known to them, of the fact of impoundment and the procedures for redemption of the impounded animal. Such notification shall be independent of any citation for ordinance violation, but may be served together with a citation for ordinance violation. Notice shall be sufficient if substantially in the form attached to this Ordinance as Appendix A. Notice shall be given within 24 hours of impoundment, either by personal service, or if the owner is not at home when service is made, by taping the notice to the front door of the residence of the owner, if known.
SECTION 22: REDEMPTION OF IMPOUNDED ANIMALS.

A. An animal impounded under the provisions of this Ordinance, except an animal that may have bitten any person, shall, unless sooner redeemed, be held until it may be disposed of pursuant to Section 27 in order to afford the opportunity to the owner or keeper thereof to redeem the same. Any owner or keeper desiring to redeem an impounded animal shall pay an impounding fee of $30.00 per day per animal payable to the Galva Regional Veterinary Services in the form of cash, cashier’s check or money order in addition to the fees set forth in subparagraph “B.” Prior to disposition, animals shall be held for a minimum of three (3) calendar days, if the owner is not known, and for a minimum of five (5) calendar days if the owner is known, in order to give the owner an opportunity to redeem the animal. Animals which have bitten persons are subject to an impoundment of at least ten (10) days in the Pound.

B. Any owner or keeper desiring to redeem an impounded animal shall, as a condition of release:
   a. Show proof of inoculation or pay the fees set forth in subparagraph “D”; and
   b. Pay to Galva Regional Veterinary Services all fees set forth in this Ordinance for responding to any and all calls with respect to the animal, picking up the animal, and boarding the animal.

C. If the animal is in the Pound, it may be released only upon the owner’s showing proof of inoculation, or by payment by the owner to Galva Regional Veterinary Services the Veterinary Services charges for inoculation, which shall be in addition to all other fees and charges for services rendered.

D. The owner of an impounded animal shall pay the Galva Regional Veterinary Services directly for all impoundment fees, costs, and services rendered. In the event that the City is billed for the fees, costs and services rendered, the City will be entitled to collect costs from the owner in the amount of $75.00 per hour for each call with a minimum one hour charge plus boarding fees for impounded animals of $30.00 per day in addition to all other sums for fees, costs and services for which the City is billed.

SECTION 23: VICEIOUS DOG

A. In order to have an animal deemed “vicious”, the Chief of Police or the City Attorney must give notice of the infraction that is the basis of the investigation to the owner or keeper. The police department shall conduct a thorough investigation, interview any witnesses, including the owner, gather any existing medical records, veterinary medical records or behavioral evidence, and make a detailed report recommending a finding that the animal is a vicious animal and give the report to the States Attorney’s Office and the owner. The State’s Attorney, or City Attorney may file a complaint in the circuit court to deem a dog to be a vicious dog. Testimony of a certified applied behaviorist, a board certified veterinary behaviorist, or another recognized expert may be relevant to the court’s determination of whether the dog’s behavior was justified. The petitioner must prove the dog is a vicious dog by clear and convincing evidence. The Administrator shall determine where the animal shall be confined during the pendency of the case. The provisions and appeal rights of this Section shall be carried out pursuant to § 15 of the Animal Control Act, 510 ILCS 5/15.

B. If the dog is found to be a vicious dog, the dog shall be spayed or neutered within ten (10) days of the finding at the expense of its owner or keeper and micro chipped, and subject to enclosure. A dog found to be a vicious dog shall not be released to the
owner until the Administrator or Chief of Police approves the enclosure. No owner or keeper of a vicious dog shall sell or give away the dog without court approval. Whenever an owner of a vicious dog relocates, he or she shall notify the Administrator where he or she has relocated and the Administrator where he or she formerly resided.

C. It shall be unlawful for any person to keep or maintain any dog which has been found to be a vicious dog unless the dog is kept in an enclosure. The only times that a vicious dog may be allowed out of the enclosure are:
   a. If it is necessary for the owner or keeper to obtain veterinary care for the dog
   b. In the case of an emergency or natural disaster, where the dog’s life is threatened, or
   c. To comply with the order of a court of competent jurisdiction provided that the dog is securely muzzled and restrained with a leash not exceeding six (6) feet in length, and shall be under the direct control and supervision of the owner or keeper of the dog or muzzled in its residence.

D. Any dog which has been found to be a vicious dog and which is not confined to an enclosure shall be impounded by the Administrator, an Animal Control Warden, or the law enforcement authority having jurisdiction in such area.

E. If the owner of the dog has not appealed the impoundment order to the circuit court in Henry County within fifteen (15) working days, the dog may be euthanized.

F. Upon filing notice of appeal, the order of euthanasia shall be automatically stayed pending the outcome of the appeal. The owner shall bear the burden of timely notification to the Administrator in writing.

G. Guide dogs for the blind or hearing impaired, support dogs for the physically handicapped, and sentry, guard, or police-owned dogs are exempt from this Section; provided an attack or injury to a person occurs while the dog is performing duties as expected. To qualify for exemption under this Section, each such dog shall be currently inoculated against rabies in accordance with Sections 4 and 5 of this Ordinance. It shall be the duty of the owner of such exempted dog to notify the Administrator or changes of address. In the case of a sentry or guard dog, the owner shall keep the Administrator advised of the location where such dog will be stationed. The Administrator shall provide police, fire and ambulance departments with a categorized list of such exempted dogs, and shall promptly notify such departments of any address changes reported to him or her. Notification to police, fire and ambulance departments shall be deemed sufficiently met upon notification by the Administrator to the City Clerk who will relay said notice to the respective departments.

SECTION 24: DANGEROUS DOG DETERMINATION

A. After a thorough investigation including: sending, within three (3) days of the Chief of Police or Animal Control Officer becoming aware of the alleged infraction, notifications to the owner of the alleged infractions, the fact of the initiation of an investigation, and affording the owner an opportunity to meet with the Chief of Police or Animal Control Officer prior to the making of a determination; gathering of any medical or veterinary evidence; interviewing witnesses; and making a detailed written report, and animal control warden, or Chief of Police may ask the Administrator or his or her designee, to deem a dog to be “dangerous.” No dog shall be deemed a “dangerous dog” without clear and convincing evidence. The owner shall be sent immediate notification of the determination by registered or certified mail that includes a complete description of the appeal process.
B. A dog shall not be declared dangerous if the Administrator, his or her designee, or the Director determines the conduct of the dog was justified because:
   a. The threat was sustained by a person who at the time was committing an offense upon the owner or custodian of the dog;
   b. The threatened person was tormenting, abusing, assaulting, or physically threatening the dog or its offspring;
   c. The injured, threatened, or killed companion animal was attacking or threatening to attack the dog or its offspring; or
   d. The dog was responding to pain or injury or was protecting itself, its owner, custodian, or a member of its household, kennel, or offspring.
C. Testimony of a certified applied behaviorist, a board certified veterinary behaviorist, or another recognized expert may be relevant to the determination of whether the dog’s behavior was justified pursuant to the provisions of this Section.
D. If deemed dangerous, the Administrator, or his or her designee, or the Director shall order the dog to be spayed or neutered within fourteen (14) days at the owner’s expense and micro chipped, if not already, and one or more of the following as deemed appropriate under the circumstances and necessary for the protection of the public:
   a. Evaluation of the dog by a certified applied behaviorist, a board certified veterinary behaviorist, or another recognized expert in the field and completion of training or other treatment as deemed appropriate by the expert. The owner of the dog shall be responsible for all costs associated with evaluations and training ordered under this subsection; or
   b. Direct supervision by an adult eighteen (18) years of age or older whenever the animal is on public premises.
E. The Administrator or Chief of Police may order a dangerous dog to be muzzled whenever it is on public premises in a manner that will prevent it from biting any person or animal, but that shall not injure the dog or interfere with its vision or respiration.
F. Guide dogs for the blind or hearing impaired, support dogs for the physically handicapped, and sentry, guard, or police-owned dogs are exempt from this Section; provided an attack or injury to a person occurs while the dog is performing duties as expected. To qualify for exemption under this Section, each such dog shall be currently inoculated against rabies in accordance with Sections 4 and 5 of this Ordinance. It shall be the duty of the owner of such exempted dog to notify the Administrator or changes of address. In the case of a sentry or guard dog, the owner shall keep the Administrator advised of the location where such dog will be stationed. The Administrator shall provide police, fire and ambulance departments with a categorized list of such exempted dogs, and shall promptly notify such departments of any address changes reported to him or her. Notification to police, fire and ambulance departments shall be deemed sufficiently met upon notification by the Administrator to the City Clerk who will relay said notice to the respective departments.

SECTION 25: DANGEROUS DOG; LEASH

It is unlawful for any person to knowingly or recklessly permit any dangerous dog to leave the premises of its owner when not under control by leash or other recognized control methods.

SECTION 26: DANGEROUS DOG; APPEAL
A. The owner of a dog found to be a dangerous dog pursuant to this Ordinance by an Administrator may file a complaint against the Administrator in the circuit court within 35 days of receipt of notification of the determination, for a de novo hearing on the determination pursuant to § 15.3 of the Animal Control Act; 510 ILCS 5/15.6.

B. The owner of a dog found to be a dangerous dog pursuant to this Act by the Director may, within fourteen (14) days of receipt of notification of the determination, request an administrative hearing to appeal the determination pursuant to the Department of Agriculture’s rules applicable to formal administrative proceedings; 8 Ill. Adm. Code Part 1, Sub Parts A and B.

C. Until the order has been reviewed and at all times during the appeal process, the owner shall comply with the requirements set forth by the Administrator, the court, or the Director.

D. At any time after a final order has been entered, the owner may petition the circuit court to reverse the designation of dangerous dog.

SECTION 27: DISPOSITION OF ANIMALS

Any dog or other animal, which has not been redeemed within the time specified in Section 22 shall be humanely destroyed or otherwise disposed of by the Administrator.

SECTION 28: CITATIONS IN ORDINANCE VIOLATION CASES

A. For violations of this Ordinance other than violations relating to dangerous, vicious and biting dogs and other animals, and as set forth in subparagraphs “B” and “C” of this Section, City police officers are authorized to issue Administrative Warning Tickets in lieu of a Written Warning Ticket or a Notice To Appear in the Circuit Court, as defined in City of Galva Ordinance No. 1460 entitled “An Ordinance Establishing A Program And Procedure For the Use of Administrative Warning Tickets For Certain Ordinance Violations” passed by the City Council of the City of Galva, Henry County, Illinois and approved by the Mayor of Galva on 17 May, 2005, as amended.

B. On receipt of an Administrative Warning Ticket for a violation of this Ordinance, the violator may settle and compromise the claim by paying to the City of Galva an administrative fee in the amount of fifty dollars ($50.00) within fifteen (15) days of the date of issuance.

C. In addition to paying an administrative fee as provided for in this Section, the violator will be required to correct a violation of this Ordinance for which an Administrative Warning Ticket is issued as follows:
   a. Immediately upon notification and issuance for violations of Sections 8, 9, 14 and 15 of this Ordinance.
   b. Within twenty-four (24) hours for a violation of Sections 16 or 17 of this Ordinance.
   c. Within forty-eight (48) hours for a violation of Section 12 of this Ordinance.
   d. Within four (4) days for a violation of Sections 4 and 5 of this Ordinance.
   e. Within fifteen (15) days for a violation of Section 3 of this Ordinance.

D. Persons who have been issued an Administrative Warning Ticket for a violation of this Ordinance as specified in this Section and who subsequently fail to pay the administrative fee AND/OR who fail to correct the violation when required by this Section within the time allotted will be issued a Notice To Appear in Henry County Circuit Court or issued a Notice Of Complaint filed in Henry County Circuit Court,
or a combination of a Notice To Appear and a Notice of Complaint filed in the Circuit Court of Henry County, and the person shall be subject to the fines and penalties set forth in Section 30 of this Ordinance.

SECTION 29: PROSECUTION OF VIOLATIONS

A. The City may, by its attorney, file a complaint and prosecute any alleged violation of this Ordinance:
   a. Where a citation, other than an Administrative Warning Ticket as specified in Section 28 of this Ordinance, after ten (10) working days have elapsed from the date of issuance of a citation;
   b. Where no citation has been issued, at any time.
B. In addition to the penalties set forth in this Ordinance, the City may pursue any and all other remedies available under State law, including, but not limited to, bringing actions to abate nuisances and seeking the destruction of dangerous or vicious animals.

SECTION 30: FINES AND PENALTIES

A. Any person found to have violated this Ordinance, with the exception of those persons who have compromised and settled an Administrative Warning Ticket issued pursuant to Section 28 of this Ordinance and excepting violations relating to dangerous, vicious and biting dogs and other animals shall, in addition to boarding costs, impoundment fees, and other sums required herein, be fined not less than $250.00 or more than $750.00.
B. Each day an offense continues shall be considered a separate offense.

SECTION 31: EFFECTIVE DATE, REPEALER

This Ordinance is effective upon its passage, approval and publication as required by law. The Clerk shall publish this Ordinance in pamphlet form. All prior ordinances of the City on the subject of animal control are hereby repealed.
Appendix A to City of Galva Animal Control Ordinance
NOTICE OF IMPOUNDMENT OF ANIMAL

To: _____________________________________________________________

Name and address of person believed to be the animal’s owner

PLEASE TAKE NOTICE that the following animal has been captured and impounded:

Type of Animal:          □ Dog          □ Cat          □ Other _________________

Breed: ____________________________

Color: ____________________________

Tag No., if applicable: ____________________________

Other identifying characteristics: ____________________________

The animal was found running at large at _____________________________________

Galva, IL on ______________________, 200____ at __________________ a.m./p.m. and
was therefore captured and impounded in accordance with the animal control provisions of the
City of Galva’s Animal Control Ordinance.

The City of Galva believes that you may be the owner of the animal. The animal may be
redeemed at the Galva Regional Veterinary Services, 309 Market Street, Galva, IL 61434, after
payment of impoundment fees, costs and all other applicable charges to the Galva Regional
Veterinary Services. You should pay all fees directly to the Galva Regional Veterinary Services.
Please note that the Galva Regional Veterinary Services center will require cash, certified
check, cashier’s check or money order.

Dated this __________ day of ___________________, 200_____

____________________________________
Police Officer

Also, please take notice of the following:

A. As set forth in the City’s Animal Control Ordinance, if you have received an
Administrative Warning Ticket along with this Ordinance, you must appear at
the City Administration Building located at 210 Front Street, Galva, IL 61434
during normal working hours to pay the amount indicated on the
Administrative Warning Ticket.

B. Violations of the City’s Animal Control Ordinance for which a citation (rather
than an Administrative Warning Ticket) is written, with the exception of those
violations pertaining to vicious, dangerous or biting animals shall be fined not
less than $250.00 or more than $750.00 per offense.