CITY OF LE ROY COUNTY OF McLEAN, STATE OF ILLINOIS

ORDINANCE NO. 14-11-01-70

AN ORDINANCE AMENDING CHAPTER ONE OF TITLE FIVE OF THE LE ROY CITY CODE, DOGS, CATS AND OTHER ANIMALS

ADOPTED BY THE CITY COUNCIL OF THE CITY OF LE ROY THIS 17th DAY OF NOVEMBER, 2014

PRESENTED: November 17, 2014

PASSED:

November 17, 2014

APPROVED: November 17, 2014

RECORDED: November 17, 2014

PUBLISHED: November 17, 2014

In Pamphlet Form

Voting "Aye" (7)

Voting "Nay" (0)

The undersigned being the duly qualified and Acting City Clerk of City of Le Roy does hereby certify that this document constitutes the publication in pamphlet form, in connection with a pursuant to Section 1-2-4 of the Illinois Municipal Code, of the above-captioned ordinance and that such ordinance was presented, passed, approved, recorded, and published as above stated.

(SEAL)

Vicki Moreland, City Clerk of the City of

Le Roy, McLean County, Illinois

Dated: November 17, 2014

CITY OF LE ROY McLEAN COUNTY, ILLINOIS

ORDINANCE NO. 14-11-01-70

AN ORDINANCE AMENDING CHAPTER ONE OF TITLE FIVE OF THE LE ROY CITY CODE, DOGS, CATS AND OTHER ANIMALS

WHEREAS, the City of Le Roy has authority under the Illinois municipal code and the Illinois Animal Control Act to define, prevent, and abate nuisances, to regulate and prohibit the running at large of dogs, to enact and enforce all necessary police ordinances and to further control and regulate dogs, cats or other animals in such municipality provided that any regulation is not specific to breed; and

WHEREAS, the City of LeRoy has enacted Chapter 1 of Title 5 of the Le Roy City Code providing comprehensive regulation of dogs, cats and other animals within the City of Le Roy; and

WHEREAS, it is in the best interest of the health, safety, and welfare of the citizens of LeRoy to amend said chapter to clarify the regulations for dogs, cats and other animals and in particular dangerous dogs, vicious dogs, and dogs subject to an order of euthanasia.

- NOW, THEREFORE, BE IT ORDAINED by the Mayor and City Council of the City of LeRoy, McLean County, Illinois, as follows:
- **Section 1.** Chapter 1 of Title 5 of the LeRoy Municipal Code be and the same as hereby amended as set forth in Exhibit A attached hereto and incorporated herein by reference with deletions in text indicated by strike outs and additions to text indicated by underscore.
- **Section 2.** That the City Clerk be, and she is hereby authorized and directed to publish this ordinance in pamphlet form as provided by law.
- **Section 3.** This ordinance shall take effect ten (10) days from and after the date of publication as provided by law.
 - **Section 4.** All ordinances that conflict herewith are hereby repealed.
- Section 5. The LeRoy City Code shall remain in full force and effect as amended by this ordinance.

EXHIBIT A

Chapter 1 DOGS, CATS AND OTHER ANIMALS

5-1-1: DEFINITIONS:

5-1-2: GENERAL REGULATIONS AND LICENSING:

5-1-3: ANIMALS IN HEAT:

5-1-4: EXEMPTIONS; INJUNCTION OR NUISANCE:

5-1-5: EXCEPTIONS:

5-1-6: PENALTIES AND FEES:

5-1-7: DOGFIGHTING:

5-1-8: KEEPING, BREEDING, CARING FOR AND POSSESSING CERTAIN ANIMALS:

5-1-1: DEFINITIONS:

As used in this chapter, the following words, terms, and titles shall have the following meanings: ANIMAL: Any mammal, reptile, or fowl, domestic or wild; or any living creature, domestic or wild.

ANIMAL CONTROL OFFICER: Any persons authorized by the LeRoy city council to primarily catch strayed animals, care for impounded animals, and enforce this chapter. The animal control officer shall have the power to issue citations, notices to appear, sign complaints and do all other acts and deeds reasonably necessary to effectuate the requirements of this chapter. Appointment of a person as an animal control officer does not deny any LeRoy police officer the power to enforce this chapter.

ANIMAL IN HEAT: That period or duration of time when there is sexual excitement in a female animal.

BITE: Seizing with the teeth or jaws so that the person or animal seized is nipped, gripped, wounded or pierced and may include a break, puncture or abrasion of the skin.

CAT: All domestic members of the feline family, Felis catus.

COMPETENT PERSON: A human being who is capable of controlling the animal in question, and to whose commands the animal is obedient.

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.

DANGEROUS DOG: (1) Any individual dog anywhere other than upon the property of the owner or custodian of the dog and unmuzzled, 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, or (2) a dog that, without justification, bites a person, or domestic animal, and does not cause serious physical injury or (3) any dog which when unmuzzled, in an aggressive or terrorizing manner, approaches any person, or domestic animal, in an apparent attitude of attack on any street, sidewalk, or public property or private property other than the property of the owner of the dog or (4) any dog declared dangerous by any other jurisdiction

DOG: A domesticated carnivore, scientifically known as Canis familiaris, of whatever breed, sex or variety.

DOMESTIC ANIMALS: The following are considered to be domestic animals:

- A. Dogs (not including hybrids of dogs).
- B. Cats (not including hybrids of cats).
- C. Domestic rodents (hamsters, guinea pigs, white mice, white rats, etc.)
- D. Farm animals (equines, bovines, swine, ovine, caprine, poultry, rabbits).
- E. Nonlife threatening, nonpoisonous reptiles or amphibians.
- F. Nonlife threatening, nonpoisonous fish.
- G. All birds, except those protected as wild birds by state or federal statute.

Breeding: Allowing more than one litter per residence, business, household, building or establishment annually.

ENCLOSURE: A fence or a structure of at least six feet in height forming or causing an enclosure suitable to prevent the entry of young children and suitable to confine a dangerous or vicious dog. 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.

Euthanasia, Dog Subject to: A dog subject to euthanasia means:

- A. any dog that has killed a person or other domestic animal;
- B. any dog that has rables;
- C. any dog previously declared a "vicious" dog and bites a person or domestic animal causing any injury to that person or domestic animal;
- D. any dog previously declared a "vicious" dog and is not kept in the manner required by this code for a vicious dog.

EXOTIC ANIMALS: Any nondomestic animal not native to the state.

FERAE NATURAE: Any animal which yet, as a species, retains its wild nature; any nondomestic animal; any untamed animal.

IMPOUNDMENT: The physical restraint of any animal pending the judicial and/or administrative process.

INOCULATION AGAINST RABIES: The injection, subcutaneously or otherwise, as approved by the Illinois department of agriculture, of antirabic vaccine approved by said department.

KEEP: Owning, possessing or harboring. The term "harboring" shall include regular feeding.

LIVESTOCK: Any domestic animal.

NUISANCE: For purposes of this chapter, an animal is considered a nuisance when it causes inconvenience or disturbance to other persons by reason of noise, odor or when said animal:

- A. Damages real or personal property other than the owner's;
- B. Causes unsanitary, dangerous or unreasonably offensive conditions;
- C. Causes a disturbance by excessive barking, caterwauling or other noisemaking;
- D. Chases vehicles:
- E. Chases, molests, attacks, bites, interferes with physically or intimidates any person while on or off the premises of the owner;
- F. Chases, molests, attacks, bites, or interferes with other animals while off the premises of the owner.

OWNER: Any person having a right of property in an animal; or any person who keeps or harbors such animal; or has an animal in his/her care; or who acts as such animal's custodian; or who knowingly permits such animal to remain on or about any premises occupied by such person.

PHYSICAL INJURY: The impairment of physical condition.

SERIOUS PHYSICAL INJURY: A physical injury that creates a substantial risk of death or that causes death, serious disfigurement, protracted impairment of health, impairment of function of any bodily organ, or plastic surgery.

VICIOUS DOG: (1) Any dog that without justification, attacks a person, or domestic animal, and causes serious physical injury; or (2) any dog that has been found to be a "dangerous dog" upon three (3) separate occasions or (3) any dog that has been found to be a vicious dog in any other jurisdiction

WILD ANIMAL: Any living member of the animal kingdom (including exotic animals) other than a domestic animal. (Ord. 11-08-02-70, 8-1-2011)

5-1-2: GENERAL REGULATIONS AND LICENSING:

A. Cruelty: No person shall cruelly treat any animal in the city in any way; any person who inhumanely beats, underfeeds, overloads, abandons or neglects any animal shall be deemed guilty of a violation of this chapter.

Dangerous Animals (non-dog): A dangerous animal (non-dog) is (1) any animal that damages real or personal property other than the owner's property or (2) chases, molests, attacks, bites, interferes with physically or intimidates any person while on or off the premises of the animal's owner or (3) chases, molests, attacks, bites, interferes with physically other animals while off the premises of the owner. It shall be unlawful to keep any dangerous animal (non-dog) within the corporate limits of the city.

- C. Dangerous Dog: It is unlawful to keep a dangerous dog within the corporate limits of the city except upon the following conditions: (1) such dog shall be kept confined in a building or fenced enclosure from which the dog cannot escape; (2) when not confined, such dog must be on a leash not exceeding six feet in length and strong enough to restrain the dog at all times; and (3) such dogs shall, within fourteen (14) days of any declaration of being a dangerous dog, display a dangerous dog tag issued by McLean County Animal Control firmly affixed on the dog's collar.
- D. Vicious Dog: It is unlawful to keep a vicious dog within the corporate limits of the City except upon the following conditions: (1) such dog shall be kept confined in a building or fenced enclosure from which the dog cannot escape; (2) when not confined, such dog must be muzzled and be on a leash not exceeding six feet in length and strong enough to restrain the dog at all times. Muzzled means to have a device securely fastened over the mouth of the dog such that it cannot bite any person or animal; (3) such dog shall, within fourteen (14) days of being declared vicious, display a vicious dog tag issued by McLean County Animal Control firmly affixed on the dog's collar; (4) such dog must be spayed or neutered within fourteen (14) days of being declared vicious.
- E. Dogs Subject to Euthanasia: It is unlawful for an owner of a dog declared subject to euthanasia to not euthanize such dog. The owner of a dog declared subject to euthanasia shall, within 14 days of the order declaring such dog subject to euthanasia, provide proof to the Police Chief that such dog has been euthanized. The police chief, the animal control officer or their designees are authorized to seek a warrant from McLean County Circuit Court for the immediate seizure of any dog subject to an euthanasia order and have such dog euthanized. If a dog subject to an euthanasia order is found in a public place within the city limits, the police chief, animal control officer, or their

F. designees are authorized to immediately take such dog to an impound facility or veterinarian to be euthanized. Declaring a dog dangerous, vicious, or subject to euthanasia: Any person may file a complaint in writing to the police chief or his designee, seeking to have a dog declared dangerous, vicious, or subject to an order of euthanasia. The police chief or his designee shall promptly notify the owner of the dog of the complaint and set the matter for a hearing before the police chief or his designee. The notice shall provide the owner of the dog with notice of the date, time and place of the hearing. At the hearing, the complainant must prove by a preponderance of the evidence that the dog is dangerous, vicious or subject to an order of euthanasia as those terms are defined by LeRoy City Code. The hearing shall be informal and strict rules of evidence shall not apply. Hearsay shall be permitted. The police chief, or his designee, shall, after considering all the evidence, issue a final determination on the complaint, declaring or not declaring the dog dangerous, vicious, or subject to euthanasia. Any person aggrieved by the decision of the police chief or his designee, may appeal or contest such decision in the manner as provided by Illinois law.

Pending the decision of the complaint to declare a dog dangerous, vicious, or subject to euthanasia, the owner of the dog shall not suffer or permit the dog to leave the owner's premises unless the dog is securely muzzled and restrained by a chain or leash not more than six feet in length.

It shall be unlawful to keep a dog, which has been declared dangerous, vicious, or subject to an order of euthanasia in any manner other than as set forth in LeRoy City Code.

G. Noises: It shall be unlawful to harbor or keep any animals which disturb the peace by loud noises at any time of the day or night.

Testimony of one or more persons residing or being in the neighborhood that such animal disturbed their peace and quiet shall be prima facie proof that such animal disturbed the peace and quiet of that neighborhood.

- H. Strays: It shall be unlawful to permit, suffer, or allow any cattle, horse, swine, sheep, goats, poultry, or other animal, except as hereinafter provided, to run at large in the city; any such animal running at large in any public place or on property not owned or controlled by such animal's owner or keeper, shall be impounded in the manner provided in this chapter. It shall be urilawful to picket or tie any such animal in any of the streets or other public places of the city for the purpose of grazing or feeding. This offense is malum prohibitum in nature and no specific intent or special state of mind is required to constitute an offense.
- Killing Dangerous Animals: The members of the LeRoy police department or the animal control
 officer, are authorized to kill any dangerous animal of any kind when reasonably necessary for the
 protection of any person.

- J. Diseased Animals: No domestic animal afflicted with a contagious or infectious disease shall be allowed to run at large, or to be exposed in any public place whereby the health of man or beast may be affected; nor shall such diseased animal be shipped or removed from the premises of the owner or keeper thereof, except under the supervision of the animal control officer, or in their absence the chief of police.
- K. Housing: No person shall cause or allow any place where any animal is or may be kept to become unclean, or unwholesome, and it shall be unlawful to have or keep any live goats, cattle, chickens, horses, rabbits, swine pigs, or other barnyard farm animals in the city.
- L. License Required: No dog or cat shall be permitted to be or remain in the city without being licensed through the McLean County animal control office. Animals Running At Large To Be Restrained: It is unlawful for any owner or keeper of any animal to permit, suffer, or allow such animals to be off the premises of such owner or keeper unless such animal is under restraint, or unless such animal is upon the property of another with that property owner's consent. This offense is malum prohibitum in nature and no specific intent or special state of mind is required to constitute an offense. As used in this subsection, "restraint" shall be taken to mean:
 - 1. Under control by a line or leash not more than six feet (6') in length, when said line or leash is held by a competent person; or
 - 2. When within a vehicle or enclosure, to include pen or kennels.
 - M. Animal Control Officer: The animal control officer, the Public Works Superintendent, the chief of the police and their designees are hereby charged with the duty of impounding all strayed animals, all animals running at large, all dangerous animals, and all dogs kept in violation of an order declaring such dog dangerous, vicious, or subject to euthanasia. The animal control officer, the Public Works Superintendent, or any police officer have authority to file a complaint with the chief of police or his designee to have any dog declared dangerous, vicious, or subject to euthanasia if such person has reasonable cause to believe that such dog is dangerous, vicious, or subject to an order of euthanasia as defined in this code.
 - N. Redemption Of Impounded Animal: Any animal impounded under this chapter may be redeemed by such animal's owner or keeper by paying all applicable fees as assessed by each restraining animal control facility. Said fees will be due and payable to the restraining animal control facility. Said animal (s) if impounded locally at the city of LeRoy facility may be redeemed at the city street department located at 410 N. Hemlock Street, or if they are transferred to the McLean County animal control facility they may be redeemed at 9279 N. 1375 East Road, Bloomington, IL 61704, phone: (309) 8885060, fax: (309) 888-5061.
 - 1. Said fees are subject to revision from time to time as the city and/or county animal control facilities deem appropriate.
 - 2. No animal shall be released from impoundment unless all applicable fees are paid to the city, and proof of proper rabies inoculation is presented to the city animal control officer, a release form will be prepared by the animal control officer. If the animal(s) have been transferred to the McLean County animal control shelter the county shall not release the animal(s) unless a valid city of LeRoy release form is presented by the owner along with proof of proper rabies inoculation.

- O. Impoundment Of Licensed Animals; Notice: In addition to the notice requirements of this section, written notice shall be mailed to the registered owner of any animal wearing a current license tag concurrently with the posting of notice required by this section. The animal control officer shall give such written notice and shall retain a copy of such notice with proof of service for the city files.P. Animal Bites: Whenever any animal bites a person, the owner or keeper of such animal, or, person having knowledge of such bite, shall immediately notify the on duty police officer who shall order in writing that such animal be impounded as above set forth for a period of ten (10) consecutive days, exclusive of the day of the bite. The animal shall be examined immediately after it has bitten a person by a veterinarian licensed to practice in the state and shall be examined again at the end of such ten (10) day period by the same veterinarian. If, at the end of the ten (10) day period the same veterinarian, in writing, certifies the animal to be free from rabies, such animal shall be released from impoundment if its owner or keeper pays all impoundment costs and fees and, also, reimburses the city for the actual expenses of having such animal examined by a veterinarian as aforesaid. If the owner or keeper fails to redeem such animal from impoundment, it shall be euthanized at the end of the said ten (10) day period. If the animal dies during the ten (10) day impoundment period, its head shall be sent to the appropriate state authorities for examination for rabies. The ten (10) day impoundment period contemplated in this subsection may be extended for such other reasonable period as may deem necessary to protect the public health and/or safety by the animal control officer or in their absence the chief of police.
- Q. Animal Excreta: It is unlawful for any owner, keeper or walker of any animal to permit such animal to discharge or deposit such animal's excreta upon any public or private property, other than the property of the owner or keeper of such animal, if such owner, keeper or walker does not immediately thereafter remove and clean up such animal's excreta from the public or private property. Nothing in this subsection shall be construed to negate the requirement of this chapter relating to unclean or unwholesome housing of animals or to negate the requirements of any other portion of this chapter.
- R. Mandatory Rabies Inoculation: Every owner or keeper of a dog or cat kept or found within the corporate limits of the city shall cause such dog or cat to be inoculated against rabies by a licensed veterinarian at such intervals as may be established by regulations promulgated pursuant to the Illinois animal control act. For purposes of this subsection, the term "cat" is defined as a domesticated, carnivorous mammal scientifically known as Felis domestica, of whatever breed, sex or variety. (Ord. 11-08-02-70, 8-1-2011)
- S. Kennel: It is unlawful to operate a kennel in the City of LeRoy unless such kennel is lawfully located in a zoning district that allows such use as a permitted or special use, or such kennel is a lawful non-conforming use. As used herein a kennel means any lot or premises on which are kept four (4) or more dogs more than six (6) months of age but does not include a veterinary hospital licensed by the State of Illinois or a governmental animal control facility.
- T. Dog Dealer and Kennel Operator. No person shall engage in the business of dog dealer or kennel operator within the corporate limits of the City of LeRoy unless such person has a valid license issued by the State of Illinois and is compliance with the regulations of the State of Illinois governing such business. As used herein dog dealer and kennel operator have the same meanings as provided in the Illinois Welfare Act (225 ILCS 605/1 et seg.) as amended from time to time.

5-1-3: ANIMALS IN HEAT:

A female animal which has not been spayed and when in heat shall be confined by her owner in an enclosed place so that male animals of the same species cannot enter such place. (Ord. 11-08-02-70, 8-1-2011)

5-1-4: EXEMPTIONS; INJUNCTION OR NUISANCE:

- A. 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 chapter; 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 state law. It shall be the duty of the owner of such exempted dog to notify the animal control officer of changes of address. In the case of a sentry or guard dog, the owner shall keep the animal control officer advised of the location where such dog will be stationed. The animal control officer shall provide police and fire departments with a categorized list of such exempted dogs, and shall promptly notify such departments of any address changes reported to him.
- B. The city, or any citizen of the city in which a nuisance animal exists may file a complaint in the name of the city to enjoin persons maintaining or permitting such, to abate the same, to enjoin the owner of such dog or other animal from permitting same to leave his premises when not under control by leash or other recognized control methods. Upon filing of a complaint in the circuit court, if satisfied that this nuisance may exist, shall grant a preliminary injunction with bond in such amount as the court may determine enjoining the defendant from maintaining such nuisance. If the existence of the nuisance is established, the owner of such dog or other animal shall be in violation of this section, and in addition, the court shall enter an order restraining the owner from maintaining such nuisance and may order that such dog or other animal be humanely euthanized. (Ord. 11-08-02-70, 8-1-2011)

5-1-5: EXCEPTIONS:

None of the provisions of this chapter shall apply to police owned dogs. The provisions of this Chapter shall be reasonably modified as required by law to accommodate guide animals, and support animals for disabled persons. A disabled person is any person having a disability as that term is defined in the Illinois Human Rights Act or the Americans with Disabilities Act. (Ord. 11-08-02-70, 8-1-2011)

5-1-6: PENALTIES AND FEES:

Any person who is convicted of violating any of the provisions of this chapter shall be subject to a fine exclusive of court costs, for each such occurrence as established in subsection 1-4-3B of this code and as follows:

A. Impound fee: Seventy five dollars (\$75.00) for each animal impounded. (Ord. 11-08-02-70, 8-1-2011)

5-1-7: DOGFIGHTING:

No person, firm, corporation, organization or department shall possess or harbor or maintain care or custody of any dog for the purpose of dog fighting, or train, torment, badger, bait or use any dog for the purpose of causing or encouraging the dog to attack human beings or domestic animals. (Ord. 11-08-02-70, 8-1-2011)

5-1-8: KEEPING, BREEDING, CARING FOR AND POSSESSING CERTAIN ANIMALS:

- A. Possession Of Certain Animals Prohibited: No person, partnership, firm or corporation shall keep, harbor, possess, care for, act as custodian for or have a right of property in:
 - 1. A wild animal (including, but not limited to, all animals enumerated in section 1 of the dangerous animal act of Illinois) except circuses, zoos, veterinary hospitals or clinics, animal shelters which
 - must be legally licensed pursuant to federal and/or state statutes, or facilities licensed and regularly inspected by the USDA and which are located within a proper zoning classification.
 - 2. Any animal or bird which has been declared "rare" and/or "endangered" by any national government, recognized international organization or by interim treaty, including animals listed in the federal animal welfare act.
 - 3. Any exotic animal or bird.

- B. Sale, Lease, or Transfer: No person shall sell, lease or transfer any of the animals described in subsection A of this section except to a legally licensed dealer, circus or zoo.
- C. Limit On Number Of Animals: No household shall harbor nine (9) or more animals (as defined in this chapter) over the age of six (6) months on property within the city, and
 - 1. No household shall harbor four (4) or more adult animals of the same type, i.e.: dogs, cats, birds, etc.
 - 2. The limit on the number of animals shall not apply to property operated as an animal hospital or veterinary clinic when operated by a veterinarian licensed under the Illinois veterinary medicine and surgical practice of 2004.
- D. Farm Animals: Except as otherwise provided in the zoning ordinances of the city, all farm animals, including those classified as pets, shall be prohibited.
- E. Public Display: It shall be unlawful for any person to display in public in the city any animal, bird or reptile which will reasonably cause fear or apprehension of bodily injury in a person of normal sensibilities. This subsection shall not apply to animals, birds or reptiles in confinement or cages. (Ord. 11-08-02-70, 8-1-2011)

5-1-9 VARIATIONS:

Notwithstanding the ban on keeping certain barnyard farm animals in section 5-1-2K or farm animals in section 5-1-8D of this chapter, a resident may request that the city council grant a variation to allow the temporary keeping of certain barnyard or farm animals on property in the city. The city council has sole discretion to determine whether to grant the or deny the application, the city council may consider among other factors, the purpose for the request, the size of the property, the type and number of animals to be kept, the proximity of nearby properties, and the duration of the requested variation. No variation may exceed one year, although a variation may be extended by the city council upon good cause shown.



SECTION 2. This ordinance shall be in full force and effect from and after its passage and approval as required by law.

PASSED by the City Council of the City of Le Roy, Illinois, upon the motion by Glenn Reinhart and seconded by, Greg Steffen by roll call vote on the 17th day of November, 2014, as follows:

Council members elected 8 Council members present 7

VOTING AYE: Brad Poindexter, Anne Anderson, Judy Marshall, Greg Steffen, Rae Anne Ahlers, Mike Bailey, Glenn Reinhart

VOTING NAY: None

ABSENT: Dawn Hanafin

ABSTAIN, OTHER: N/A

and deposited and filed in the Office of the City Clerk in said municipality on the 17th day of November, 2014.

Vicki Moreland, City Clerk of the City of Le Roy, McLean County, IL

APPROVED BY the Mayor of the City of Le Roy, Illinois, the 17th day of

November, 2014.

Steven Dean, Mayor of the City of Le Roy, McLean County, IL

ATTEST:

(seal)

Vicki Moreland, City Clerk of the City of Le Roy, McLean County, IL

STATE OF ILLINOIS) SS: COUNTY OF MCLEAN)

I, <u>Vicki Moreland</u>, do hereby certify that I am the duly qualified and acting City Clerk of the City of Le Roy, McLean County, Illinois, and as such City Clerk that I am keeper of the records and the files of the Mayor and the City Council of the said City.

I do further certify that the forgoing is true, correct and complete copy of an ordinance entitled:

AN ORDINANCE AMENDING CHAPTER ONE OF TITLE FIVE OF THE LE ROY CITY CODE, DOGS, CATS AND OTHER ANIMALS

I do further certify said ordinance was adopted by the City Council of the City of Le Roy at a regular meeting on the 17th day of November, 2014, and a faithful record of said ordinance has been made in the record books.

Dated this 17th day of November, 2014

Vicki Moreland, City Clerk of the

City of Le Roy, McLean County, Illinois

(SEAL)

CERTIFICATE

I, Vicki Moreland, certify that I am the duly appointed and acting municipal Clerk of the City of Le Roy, of McLean County, Illinois.

I further certify that on November 17th, 2014, the Corporate Authorities of such municipality passed and approved Ordinance No. 14-11-01-70, entitled:

AN ORDINANCE AMENDING CHAPTER ONE OF TITLE FIVE OF THE LE ROY CITY CODE, DOGS, CATS AND OTHER ANIMALS

which provided by its terms that it should be published in pamphlet form.

The pamphlet form of Ordinance No. 14-11-01-70, including the Ordinance and a cover sheet thereof, was prepared, and a copy of such Ordinance was posted at the municipal building, commencing on November 17th, 2014, and continuing for at least ten days thereafter. Copies of such Ordinances were also available for public inspection upon request in the office of the municipal clerk.

Dated at Le Roy, Illinois this 17th day of November, 2014.

(SEAL)

Vicki Moreland, City Clerk of the City of Le Roy, McLean County, Illinois