

ORDINANCE NO. 856

AN ORDINANCE OF THE CITY OF OROVILLE, WASHINGTON ADDING CHAPTER 7.06 TO TITLE 7 OF THE OROVILLE MUNICIPAL CODE FOR THE PURPOSE OF REGULATING THE KEEPING OF ANIMALS WITHIN THE CITY, REPEALING CHAPTERS 7.08 AND 7.12, AND SETTING AN EFFECTIVE DATE.

WHEREAS, the City Council realizes that existing regulations pertaining to the keeping of various animals within the City are inadequate; and

WHEREAS, it is also recognized by the City Council that the dog and cat chapters of Title 7 were updated more recently and appear to fulfill the needs of the City; and

WHEREAS, the Community Development Director worked with the Planning Commission for several weeks to develop regulations for the keeping of animals and hereby recommend the adoption of said regulations.

NOW THEREFORE, the City Council of the City of Oroville, Washington, do ordain as follows:

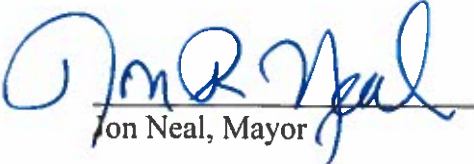
Section 1: There is hereby added to Title 7 of the Oroville Municipal Code a new Chapter 7.06 as set forth in Attachment A attached hereto.

Section 2: Chapters 7.08 and 7.12 of the Oroville Municipal Code are hereby repealed.

Section 3. This ordinance shall become effective from and after its passage by the City Council, approval by the Mayor and publication as required by law.

PASSED BY THE CITY COUNCIL OF THE CITY OF OROVILLE this 18th day of October, 2016.

APPROVED:


Jon Neal, Mayor

ATTEST:


JoAnn Denney, City Clerk/Treasurer

Chapter 7.06

Animals, Generally

Sections:

- 7.06.010 Purpose.
- 7.06.020 Definitions
- 7.06.030 Permitted Accessory Use.
- 7.06.040 Small Animals.
- 7.06.050 Chickens (Hens), Rabbits and similarly sized animals.
- 7.06.060 Birds.
- 7.06.070 Bees.
- 7.06.080 Livestock (Farm Animals).
- 7.06.090 Categorization of Animals
- 7.06.100 Prohibited Animals.
- 7.06.110 Exemptions.
- 7.06.120 Nuisances prohibited.
- 7.06.130 Cruelty to animals prohibited.
- 7.06.140 Unauthorized release of animals from confinement.
- 7.06.150 Offenses relating to sanitation.
- 7.06.160 Disposition of fowl and rabbit.
- 7.06.170 Possession of exotic animals.
- 7.06.180 Maintenance and Operational Standards.
- 7.06.190 Enforcement.
- 7.06.200 Impoundment.
- 7.06.210 Notice and order.
- 7.06.220 Additional enforcement – Cruelty to animals.
- 7.06.230 Vicious animals – Corrective action
- 7.06.240 Appeals – Licensing denial, revocation or suspension.
- 7.06.250 Appeals – Notice of violations

7.06.010 Establish regulations for the keeping of animals other than dogs and cats that will minimize nuisances and disturbances caused by animals, minimize the impact of livestock on the environment and prevent cruelty to animals. The regulation of dogs is addressed in Chapter 7.04 Dogs, and Chapter 7.05 Dangerous Dogs. Cats are addressed in Chapter 7.16.

7.06.020 Definitions.

38 In construing this title, except where otherwise plainly declared or clearly apparent from the
39 context, words shall be given their common and ordinary meaning. In addition, the following
40 definitions apply to this chapter:

41 A. "Abate" means to terminate any violation by reasonable and lawful means determined by the
42 director of the animal care and control authority in order that an owner or a person presumed to
43 be the owner shall comply with this chapter.

44 B. "Altered" means spayed or neutered.

45 C. "Animal" means any living creature except Homo sapiens, insects and worms.

46 1. Small animals are further defined as animals weighing up to 150 lbs.

47 2. Large animals exceed 150 lbs.

48 D. "Animal care and control authority" means the city of Oroville Police Department.

49 E. "Animal care and control officer" means any officer of the Oroville Police Department
50 authorized by the Chief of Police to provide this service.

51 F. "Animal shelter" means a facility that is used to house or contain stray, homeless, abandoned
52 or unwanted animals and that is owned, operated or maintained by a public body, an established
53 humane society, animal welfare society, society for the prevention of cruelty to animals or other
54 nonprofit organization or person devoted to the welfare, protection and humane treatment of
55 animals.

56 G. "At large" means that an animal is off the premises of the owner and not under the control of
57 the owner by leash; provided, that an animal within an automobile or other vehicle of its owner
58 shall be deemed to be upon the owner's premises.

59 H. "Domesticated animal" means a domestic beast, such as any dog, cat, rabbit, horse, mule, ass,
60 bovine animal, lamb, goat, sheep or other animal made to be domestic.

61 I. "Exotic animal" means any of the following:

- 62 1. Venomous species of snakes capable of inflicting serious physical harm or death to
63 human beings;
- 64 2. Nonhuman primates and prosimians;
- 65 3. Bears;
- 66 4. Nondomesticated species of felines;
- 67 5. Nondomesticated species of canines and their hybrids, including wolf and coyote
68 hybrids; and
- 69 6. The order Crocodylia, including alligators, crocodiles, caimans and gavials.
- 70 K. "Euthanasia" means the humane destruction of an animal accomplished by a method that
71 involves instantaneous unconsciousness and immediate death or by a method that causes painless
72 loss of consciousness and death during the loss of consciousness.
- 73 L. "Fostering" means obtaining unwanted animals and locating adoptive homes.
- 74 M. "Grooming service" means any place or establishment, public or private, where animals are
75 bathed, clipped or combed for the purpose of enhancing either their aesthetic value or health, or
76 both, and for which a fee is charged.
- 77 N. "Harbored, kept or maintained" means performing any of the acts of providing care, shelter,
78 protection, refuge, food or nourishment in such a manner as to control the animal's actions, or
79 that the animal or animals are treated as living at one's house by the homeowner.
- 80 O. "Livestock" farm animals (such as cows, horses, goats and pigs) that are kept, raised and
81 used by people.
- 82 P. "Leash" includes a cord, thong or chain not more than 15 feet in length by which an animal is
83 physically controlled by the person accompanying it.
- 84 Q. "Notice of violation" includes notices of violation and orders to comply and civil infractions.
- 85 R. "Owner" means any person having an interest in or right of possession to an animal. "Owner"
86 also means any person having control, custody or possession of any animal, or by reason of the

87 animal being seen residing consistently at a location, to an extent such that the person could be
88 presumed to be the owner.

89 S. "Pack" means a group of two or more animals running upon either public or private property
90 not that of its owner in a state in which either its control or ownership is in doubt or cannot
91 readily be ascertained and when the animals are not restrained or controlled.

92 T. "Person" means any individual, partnership, firm, joint stock company, corporation,
93 association, trust, estate or other legal entity.

94 U. "Pet" means any domesticated or tamed animal that is kept as a companion.

95 V. "Pet shop" means any person, establishment, store or department of any store that acquires
96 live animals, including birds, reptiles, fowl and fish, and sells or rents, or offers to sell or rent,
97 the live animals to the public or to retail outlets.

98 W. Restraint. An animal is considered to be under restraint if it is maintained and remains within
99 the property limits of its owner or keeper.

100 X. "Rules and regulations of the animal care and control authority" means such rules and
101 regulations, consistent with the intent of this chapter, as may be adopted by the animal care and
102 control authority.

103 Y. "Service animal" means any animal that is individually trained to perform tasks for people
104 with disabilities.

105 Z. "Special hobby kennel license" means a license issued under certain conditions to pet owners,
106 who do not meet the requirements for a hobby kennel license, to allow them to retain only those
107 specific dogs and cats then in their possession until such time as the death or transfer of the
108 animals reduces the number they possess to the legal limit in SMC 20.40.240.

109 aa. "Under control" means the animal is either under competent voice control or competent
110 signal control, or both, so as to be restrained from approaching any bystander or other animal and
111 from causing or being the cause of physical property damage when off a leash or off the
112 premises of the owner.

113 bb. "Vicious" means having performed the act of, or having the propensity to do any act,
114 endangering the safety of any person, animal or property of another, including, but not limited to,
115 biting a human being or attacking a human being or domesticated animal without provocation.

116 7.06.030 Permitted Accessory Use.

117 The keeping of pets, and the raising, keeping and breeding of small animals, bees and
118 livestock, are allowed as an accessory use to residential uses in any zone, subject to the
119 regulations of this Title.

120 7.06.040 Small Animals. The maximum numbers of small animals are as follows; small animals
121 on the premises less than two months in age are excluded from the density limitations:

122 (a) Small animals which are kept exclusively in a dwelling as household pets including
123 those kept in aquariums, terrariums, cages or similar containers shall not be limited in
124 number, except as may be provided in below.

125 (b) The total maximum of a combination of small animals allowed outside, including dogs
126 and cats, shall be limited to three per household on lots of less than 20,000 square feet. One
127 additional small animal is allowed with each additional 5,000 square feet of site area over
128 20,000 square feet, up to a maximum of 20.

129 7.06.050 Chickens (Hens), Rabbits and similarly sized animals. Any combination of six
130 chickens (excluding roosters) or rabbits may be kept on any lot in addition to the small animals
131 permitted in the preceding subsections. On lots of at least one acre, such animals may be kept at
132 the rate of 12 for each acre.

133 7.06.060 Birds. Birds, other than domestic fowl, shall be kept in an aviary or loft that meets the
134 following standards:

135 (a) The aviary or loft shall provide one-half cubic foot for each parakeet, canary or
136 similarly sized birds, one cubic foot for each pigeon, small parrot or similarly sized bird,
137 and two cubic feet for each large parrot, macaw or similarly sized bird.

138 (b) Aviaries or lofts shall not exceed 2,000 square feet in footprint.

139 (c) The aviary is set back at least 10 feet from any property line, and 20 feet from any
140 neighboring dwelling unit.

141 7.06.070 Bees. Beekeeping is limited as follows:

142 (a) Beehives are limited to four hives on sites less than 20,000 square feet.

143 (b) Hives must be at least 25 feet from any property line; if the lot width or depth does
144 not allow for 25 feet per side, then the hive may be placed in the center of the widest point
145 of the lot on a lot, so long as it is at least 50 feet wide.

146 (c) Must register with the Washington State Department of Agriculture.

147 (d) Must be maintained to avoid overpopulation and swarming.

148 7.06.080 Livestock. The maximum number of livestock shall be as follows:

149 (a) The minimum lot area for large livestock shall be two acres. Each animal is required
150 one-half acre for the animal's occupancy.

151 (b) Small livestock such as sheep, goats: subject to the provisions of ~~subsection C~~
152 section 7.06.040 of this section. Male goats are not allowed.

153 (c) Livestock under six months of age are excluded from the density limitations.

154 7.06.090 Categorization of Animals. In the event that animals are proposed that do not clearly
155 fall within the size categories established by this code, the Oroville Chief of Police shall
156 determine an appropriate category based on that which is most similar to the animal in question
157 and its impact on neighboring properties and the environment.

158 7.06.100 Prohibited Animals. The keeping of exotic animals, and swine over 120 pounds and
159 20 inches tall, male goats, roosters, guinea fowl, peacocks and peahens, mink, skunks, nutria and
160 foxes shall be prohibited.

161 7.06.110 Exemptions. The following animals are exempt from the provisions of this chapter:

162 (a) Service animals as defined herein.

163 ~~(b) Temporary uses of animals such as goats for the purpose of vegetation management.~~

164 7.06.120 Animal nuisances prohibited.

165 (a) For purposes of this chapter, nuisances are violations of this chapter and shall be
166 defined as follows:

167 1. Any public nuisance relating to animal care and control known at common law or in
168 equity jurisprudence;

169 2. Any domesticated animal that enters any place where food is stored, prepared, served or
170 sold to the public, or any other public building or hall. However, this subsection shall not
171 apply to any person using a service animal or an animal in the process of being trained for
172 service, to veterinary offices or hospitals or to animal shows, exhibitions or organized dog-
173 training classes;

174 4. Any female domesticated animal, whether licensed or not, while in heat and accessible
175 to other animals for purposes other than controlled and planned breeding;

176 5. Any domesticated animal that chases, runs after or jumps at vehicles using the public
177 streets and alleys;

178 6. Any domesticated animal that habitually snaps, growls, snarls, jumps upon or otherwise
179 threatens persons lawfully using the public sidewalks, streets, alleys or other public ways;

180 7. Any animal that has exhibited vicious propensities and constitutes a danger to the safety
181 of persons or property off the animal's premises or lawfully on the animal's premises.
182 However, in addition to other remedies and penalties, the provisions of this chapter relating
183 to vicious animals shall apply;

184 8. Any domesticated animal that howls, yelps, whines, barks or makes other oral noises, in
185 such a manner as to disturb any person or neighborhood to an unreasonable degree;

186 9. Any domesticated animal that enters upon a person's property without the permission of
187 that person;

188 10. Animals staked, tethered or kept on public property without prior written consent of the
189 animal care and control authority;

190 11. Animals harbored, kept or maintained and known to have a contagious disease unless
191 under the treatment of a licensed veterinarian; and

192 12. Animals running in packs.

193 7.06.130 Cruelty to animals prohibited.

194 (a). It is unlawful for any person to:

195 1. Willfully and cruelly injure or kill any animal by any means causing it fright or pain;

196 2. By reason of neglect or intent to cause or allow any animal to endure pain, suffering or
197 injury or to fail or neglect to aid or attempt alleviation of pain, suffering or injury the
198 person has caused to any animal;

199 3. Lay out or expose any kind of poison, or to leave exposed any poison food or drink for
200 humans, animals or fowl, or any substance or fluid whatever whereon or wherein there is or
201 shall be deposited or mingled, any kind of poison or deadly substance or fluid whatever, on
202 any premises, or in any unenclosed place, or to aid or abet any person in so doing, unless in
203 accordance with RCW 16.52.190; and

204 4. Abandon any domesticated animal by dropping off or leaving the animal on the street,
205 road or highway, in any other public place or on the private property of another.

206 7.06.140 Unauthorized release of animals from confinement.

207 No person other than the owner or person authorized by the owner of the animal shall release any
208 animal from any confinement, vehicle or restraint unless the release is necessary for the
209 immediate health and safety of the animal, though this section shall not apply to peace officers
210 and animal care and control or humane officers.

211 7.06.150 Offenses relating to sanitation.

212 (a) It is unlawful to fail to remove fecal waste deposited by an animal on public property
213 or private property without the permission of the property owner before leaving the immediate
214 area where the fecal waste was deposited.

215 (b) It is unlawful for an animal's owner or caretaker to fail to have possession of a means
216 of conveyance, such as a plastic bag, to remove fecal waste deposited by an animal on public
217 property or private property without the permission of the property owner.

218 7.06.160 Disposition of fowl and rabbit.

219 (a) Age Restriction for Disposition or Coloration. It is unlawful for any person, firm or
220 corporation to sell, offer for sale, barter or give away any fowl under three weeks of age or any
221 rabbit under two months of age as a pet, toy, premium or novelty, or to color, dye, stain or
222 otherwise change the natural color of any such fowl or rabbit.

223 7.06.170 Possession of exotic animals.

224 It is unlawful to possess an exotic animal within the city of Oroville.

225 7.06.180 Maintenance and Operational Standards. All animal keeping shall comply with all of
226 the following maintenance and operational standards:

227 (a) Odor and Vector Control. All animal enclosures, including but not limited to pens,
228 coops, cages and feed areas, shall be maintained free from litter, garbage and the
229 accumulation of manure, so as to discourage the proliferation of flies, other disease vectors
230 and offensive odors. They shall provide adequate ventilation and protection from the
231 elements, pests and predators. There must be adequate space within the enclosures so that
232 each animal has room to fully extend itself and turn around.

233 (b) Enclosures. Enclosures for large livestock must be set back at least 20 feet from any
234 property line.

235 (c) Animal Waste. Manure shall not be allowed to accumulate within setback areas. Each
236 site shall be maintained in a neat and sanitary manner.

237 (d) Containment. All animals shall be effectively contained on the site, and shall not be
238 allowed to run free on any parcel in a separate ownership or in a public right-of-way.

239 (e) Waterway Protection. All animal keeping shall adhere to the best management
240 practices as outlined in the Eastern Washington Stormwater Management Guidelines.

241 7.06.190 Enforcement.

242 A. An animal care and control officer is authorized to take such lawful action as may be required
243 to enforce this title as they pertain to the keeping of animals, and the laws of the state of
244 Washington as the laws pertain to animal cruelty, shelter, welfare and enforcement of control.

245 B. The animal care and control officer shall not enter a building designated for and used for
246 private purposes unless a proper warrant has first been issued upon a showing that the officer has
247 reasonable cause to believe an animal is being maintained in the building in violation of this title.

248 C. The animal care and control officer, while pursuing or observing any animal in violation of
249 this title, may enter upon any public or private property, except any building designated for and
250 used for private purposes, for the purpose of abating the animal violation being pursued or
251 observed.

252 D. No person shall deny, prevent, obstruct or attempt to deny, prevent or obstruct the animal care
253 and control officer from pursuing any animal observed to be in violation of this title. Further, no
254 person shall fail or neglect, after a proper warrant has been presented, to promptly permit the
255 animal control officer to enter private property to perform any duty imposed by this title. Any
256 person violating this subsection is guilty of a civil infraction.

257 E. Notwithstanding the existence or use of any other remedy, the animal care and control officer
258 may seek legal or equitable relief to enjoin acts or practices and abate any conditions that
259 constitute a violation of this title or other regulations adopted under this title.

260 F. The animal care and control authority is authorized to make and enforce rules and regulations,
261 not inconsistent with the provisions of this title, and it is unlawful to violate or fail to comply
262 with any of such rules and regulations.

263 7.06.200 Impoundment.

264 A. The animal care and control authority may apprehend any animals found doing any of the acts
265 defined as a public nuisance or being subjected to cruel treatment as defined by law. After the
266 animal is apprehended, the animal care and control authority shall ascertain whether they are

267 licensed or otherwise identifiable. If reasonably possible, the animal care and control authority
268 shall return the animal to the owner together with a notice of violation of this title.

269 B. If it is not reasonably possible to immediately return a currently licensed animal to its owner,
270 the animal care and control authority shall notify the owner within a reasonable time by regular
271 mail or telephone that the animal has been impounded and may be redeemed. Animals shall be
272 impounded at the animal care and control authority's animal shelter or an animal shelter that the
273 animal care and control authority contracts with.

274 C. Any animal impounded pursuant to the provisions of this title may be redeemed in accordance
275 with the animal shelter's rules and regulations.

276 7.06.210 Notice and order.

277 A. Whenever the animal care and control authority have found an animal maintained in violation
278 of this title, the chief officer shall commence proceedings to cause the abatement of each
279 violation.

280 B. Whenever the animal care and control authority has reason to believe that a violation of this
281 title exists or has occurred, the chief officer is authorized to issue a notice of violation and an
282 order directed to the owner or the person presumed to be the owner of the animal maintained in
283 violation of this title. The notice and order shall contain:

284 1. The name and address if known of the owner or person presumed to be the owner
285 of the animal in violation of this title;

286 2. The license number, if available, and description of the animal in violation
287 sufficient for identification;

288 3. A statement to the effect that the director of the animal care and control authority
289 or animal care and control officers have found the animal maintained illegally with
290 a brief and concise description of the conditions which caused the animal to be in
291 violation of this title, including reference to the specific sections of code or statute
292 violated and, where relevant, reference to the specific sections of code or statute
293 authorizing removal of the animal;

294 4. A statement of the action required to be taken to abate the violation, as
295 determined by the director of the animal care and control authority.

296 a. If the officer determined the animal in violation must be disposed with, the
297 order shall require that the abatement be completed within a specified time
298 from the order as determined by the director to be reasonable;

299 b. If the chief officer of the animal care and control authority determined to
300 assess a civil penalty, the order shall require that the penalty shall be paid
301 within 14 days from the order;

302 5. Statements advising that if any required abatement is not commenced within the
303 time specified, the animal care and control authority shall proceed to cause
304 abatement and charge the costs thereof against the owner;

305 6. Statements advising:

306 a. That a person having a legal interest in the animal may appeal from the
307 notice of violation and order, but only if the appeal is made in writing and filed
308 with the director of the animal care and control authority within 14 days from
309 the service of the notice of violation and order; and

310 b. That failure to appeal constitutes a waiver of all right to an administrative
311 hearing and determination of the matter.

312 C. The notice and order shall be served on the owner or presumed owner of the animal in
313 violation.

314 D. Service of the notice of violation and order shall be made upon all persons entitled thereto:

315 1. Personally;

316 2. By mailing a copy of the notice of violation and order by certified mail, postage
317 prepaid, return receipt requested, to the person at the person's last known address;
318 or

319 3. By posting the notice of violation and order on the front door of the living unit of
320 the owner or person with right to control the animal if the owner or person is not
321 home.

322 E. Proof of service of the notice of violation and order shall be made at the time of service by a
323 written declaration under penalty of perjury executed by the person effecting service, declaring
324 the time, date and manner in which service was made.

325 7.06.220 Additional enforcement – Cruelty to animals.

326 A. The animal care and control authority may prohibit a person who is issued a notice and order
327 for violation of this chapter or who is either charged or convicted of animal cruelty under either
328 RCW 16.52.205 or 16.52.207 from owning, harboring, keeping or maintaining any animal if the
329 chief officer determines that the enforcement furthers the purposes of this title, in accordance
330 with the following: a person may be prohibited from owning, harboring, keeping or maintaining
331 any animal:

- 332 1. For up to four years, if the person is found in violation of the animal cruelty
333 provisions of SMC 6.30.020 or convicted of a misdemeanor under RCW 16.52.207;
- 334 2. Indefinitely, if the person is convicted of a felony under RCW 16.52.205; or
- 335 3. Pending the final adjudication of either a notice and order issued under this
336 chapter or a charge under RCW 16.52.205 or 16.52.207.

337 B. The chief officer of the animal care and control authority or authorized animal care and
338 control officer may enforce this section through the notice and order process as described in
339 7.06.190. A notice and order issued to enforce this section is subject to appeal, in accordance
340 with section 7.06.

341 7.06.230 Vicious animals – Corrective action.

342 A. An animal, declared by the director of the animal care and control authority to be vicious,
343 may be harbored, kept or maintained in the city of Shoreline only upon compliance with those
344 requirements prescribed by the director. In prescribing the requirements, the director of the
345 animal care and control authority must take into consideration the following factors:

- 346 1. The breed of the animal and its characteristics;
- 347 2. The physical size of the animal;
- 348 3. The number of animals in the owner's home;
- 349 4. The zoning involved; size of the lot where the animal resides and the number and
350 proximity of neighbors;
- 351 5. The existing control factors, including, but not limited to, fencing, caging, runs
352 and staking locations; and
- 353 6. The nature of the behavior giving rise to the director's determination that the
354 animal is vicious, including:
- 355 a. Extent of injury or injuries;
- 356 b. Circumstance, such as time of day, if it was on or off the property and
357 provocation instinct; and
- 358 c. Circumstances surrounding the result and complaint, such as neighborhood
359 disputes, identification, credibility of complainants and witnesses.
- 360 B. Requirements that may be prescribed include, but are not limited to, the following:
- 361 1. Erection of additional or new fencing adequate to keep the animal within the
362 confines of its property;
- 363 2. Construction of a run within which the animal is to be kept. Dimensions of the
364 run shall be consistent with the size of the animal;
- 365 3. Keeping the animal on a leash adequate to control the animal, the length and
366 location to be determined by the director of the animal care and control authority.
367 When unattended the leash must be securely fastened to a secure object;
- 368 4. Maintenance of the animal indoors at all times, except when personally
369 controlled on a leash adequate to control the animal by the owner or a competent
370 person at least 15 years old; and

371 5. Removal of the animal from the city within 48 hours from receipt of such a
372 notice.

373 C. Failure to comply with any requirement prescribed by the director of the animal care and
374 control authority in accordance with this section constitutes a misdemeanor. Such an animal shall
375 not be kept in the city of Shoreline after 48 hours after receiving written notice from the director.
376 Such an animal or animals found in violation of this section shall be impounded and disposed of
377 as an unredeemed animal and the owner or keeper of the animal or animals has no right to
378 redeem the animal or animals.

379 D. Any animal constituting a public nuisance as provided in this title shall be abated and
380 removed from the city of Shoreline by the owner or by the animal care and control authority,
381 upon the receipt of three notices and orders of violation by the owner in any one-year period,
382 though this removal procedure shall not apply to the vicious animal removal procedure set out in
383 this section. Where it is established by record in accordance with this chapter and no finding was
384 entered showing that the owner will be able to provide reasonable restraints to protect the public
385 from repetitions of violations, the animal care and control authority shall notify and direct the
386 owner of the animal to abate or remove the same from the city within 96 hours from the notice. If
387 the animal is found to be within the confines of the city of Shoreline after 96 hours have elapsed
388 from the notice, the same shall be abated and removed by the animal care and control authority.
389 Animals removed in accordance with this section shall be removed from the city of Shoreline or
390 be subjected to euthanasia by the animal care and control authority.

391 E. Any animal that bites, attacks or attempts to bite one or more persons two or more times
392 within a two-year period is declared to be a public nuisance and shall not be kept within the city
393 of Oroville 48 hours after receiving written notice from the animal care and control authority.
394 Such an animal or animals found in violation of this section shall be impounded and disposed of
395 as an unredeemed animal and the owner or keeper of the animal or animals has no right to
396 redeem the animal.

397 17.06.240 Appeals – Licensing denial, revocation or suspension.

398 Any person who has been denied licensing or has had their license revoked or suspended by the
399 animal care and control authority may appeal under this section by filing an appeal consistent
400 with the process outlined on the licensing denial, revocation or suspension notice.

401 7.06.250 Appeals – Notice of violations.
402 Appeals of notice of violations must be made consistent with the process outlined on the notice
403 of violation.