Exhibit A

Title 9 - ANIMALS

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Chapters: Chapter 9.04 - ANIMAL CONTROLSERVICES

Chapters: Chapter 9.04 - ANIMAL CONTROLSERVICES ---- GENERAL PROVISIONS

Sections 9.04.010 - Title.

The ordinance codified in Chapters 9.04 through 9.36 shall be known as the Mono County animal <u>control services</u> ordinance.

(Ord. 399-E § 1, 1971: Ord. 399 § 1, 1970.)

9.04.020 - Definitions.

The following terms, as used in Chapters 9.04 through 9.36, shall have the meaning ascribed to them in this section as follows:

- A. "Dog" includes domesticated coyotes, wolves and similar animals.
- B. "Dog <u>control services</u> officer" is synonymous with "animal <u>control services</u> officer."
- C. "Dog kennel" means any lot, building, structure, enclosure or premises where four or more dogs more than six months of age are kept at the same time, or where any dogs are kept for the purpose of sale or breeding.
- D. "Dog owner" means the owner or custodian of any dog of either sex or of any age.
- E. "Health officer" means the health officer of the county and his authorized assistants.
- F. "Unlicensed dog" means any dog for which the license for the current year has not been paid.
- G. "Vaccination" or "vaccination against rabies" means the inoculation of a dog with a canine chick embryo origin modified live virus rabies vaccine, or canine nerve tissue killed virus rabies vaccine, approved by the health officer or by the United States Public Health Service for use in the prevention of rabies in dogs.
- H. "Working dog" means a dog which is kept or maintained for the purpose of working livestock. "Working dog" does not include a dog kept on a premises with working dogs which does not itself work livestock.
- I. "Working dog kennel" means a kennel where working dogs are kept.

(Ord. 76-399-H §§ 1, 2, 1976; Ord. 399-E § 2, 1971: Ord. 399-D § 4, 1971; Ord. 399-A, 1970; Ord. 399 § 2, 1970.)

Chapter 9.08 - ANIMAL CONTROLSERVICES-*

Sections:

9.08.010 - Position created—Appointment.

There is created the position of the animal <u>control services</u> director who shall be appointed by the county administrator and shall operate the Mono County Department of Animal<u>Control Services</u>.

(Ord. 02-01 § 1, 2002.)

9.08.020 - Generally.

- A. The animal <u>control services</u> director and his or her other officers are designated as public officers and employees of the county, charged with the duty to enforce the provisions of this chapter and any law of the state relating to the care, treatment and impounding of animals, and they are authorized to issue citations for violations of said laws and provisions in accordance with Section 836.5 of the California Penal Code.
- B. Each such person, while performing his or her respective duties, shall wear a metallic badge of a size and design to be determined by the animal control services director.
- C. The animal <u>control_services</u> director and his or her officers, when acting in the course and scope of their employment, are authorized to carry, in county vehicles, unloaded firearms or weapons of a type and caliber approved by the sheriff's department. The animal <u>control_services</u> director and his or her officers shall receive initial and recurrent training in the use of any type of firearm or weapon approved for use by the sheriff's department, in order to establish and assure satisfactory proficiency in the use of such weapons commensurate with the safety and welfare of the general public.

(Ord. 02-01 § 1, 2002.)

9.08.030 - Duties.

The animal <u>control_services</u> director and his or her officers shall pick up and impound animals as provided in Chapters 9.04 through 9.36 of this code. They shall also enforce the provisions of Chapters 9.04 through 9.36 and any other state law or local ordinances relating to animals.

(Ord. 02-01 § 1, 2002.)

9.08.040 - Fees.

The following fees are imposed, the amount of which shall be set by resolution of the board of supervisors:

- A. Redemption Fee. To redeem a dog from the pound, the amount of which shall include reasonable costs associated with of the care of dogs while impounded.
- B. Turn-in fee. When an animal is voluntarily turned in to the pound by its owner, the amount of which shall include reasonable costs associated with of the care of dogs while impounded.

(Ord. 02-01 § 1, 2002.)

9.08.050 - Authority.

Whenever the animal <u>control_services</u> director or his or her officers are authorized to take up and impound any animal under the provisions of Chapters 9.04 through 9.36, he or she shall have the authority in the exercise of a sound discretion to shoot to kill any such animal that attacks him or her while he or she is in the act of seizing it for impounding and to shoot any dog at large that has no known owner or home and which cannot be safely caught.

(Ord. 02-01 § 1, 2002.)

Chapter 9.12 - DOG LICENSES*

Sections:

9.12.010 - License—Required—Fee.

The owner of any dog over the age of four months shall procure a Mono County dog license and pay therefor an annual license fee for each dog in accordance with a resolution of the board of supervisors adopted for the purpose of declaring the fees appropriate for the licensing of nonspayed and nonneutered dogs. Such fee shall be reduced by fifty percent for spayed and neutered dogs, with receipt of an appropriate certificate from a licensed veterinarian declaring the dog to have so spayed or neutered.

(Ord. 02-01 § 2, 2002.)

9.12.020 - License—Term.

- A. All dogs shall be licensed in compliance with applicable State Law, including but not limited to California Health & Safety Code section 121690.
- <u>B.</u> Dogs that have attained the age of 12 months or older and have been fully vaccinated against rabies may be licensed for one-, two- or three-year durations.
- C. Dogs that have not yet been fully vaccinated against rabies or that are exempt from the rabies vaccination under applicable law may only be licensed for a maximum one-year duration and in no event shall any license extend beyond the expiration date of the dog's rabies vaccination.
- D. All dog licenses shall be issued at a rate of \$10 per year for altered dogs (i.e., spayed or neutered) and \$20 per year for unaltered dogs (i.e., nonspayed and nonneutered).
- E. Licenses shall be valid from the last day of the month in which the license is issued or at the expiration of the dog's rabies vaccination, whichever is earlier. If

a dog's license expired before the license was renewed, then the owner will be responsible for the amount of an annual license for each year that the dog was without such license.

| Term | <u>Altered</u> <u>Dog</u> | <u>Unaltered</u> <u>Dog</u> |
|---------------|------------------------------|--------------------------------|
| <u>1 Year</u> | <u>\$10</u> | <u>\$20</u> |
| <u>2 Year</u> | <u>\$20</u> | <u>\$40</u> |
| <u>3 Year</u> | <u>\$30</u> | <u>\$60</u> |

(Ord. 02-01 § 2, 2002.)

9.12.030 - License—Collector.

A license collector may be designated by the animal <u>control services</u> director for the purposes of this chapter.

(Ord. 02-01 § 2, 2002.)

9.12.040 - License—Issuance.

The amount of a license fee shall be paid to the license collector and, upon payment thereof, there shall be issued to the person making such payment a dog tag with the date of expiration thereon and the words "Mono County" and "Dog License" plainly inscribed thereona dog tag displaying Mono County Animal Service's name or logo; provided that the owner or custodian of the dog shall have the dog vaccinated and shall present to the license collector a vaccination certificate signed by a licensed veterinarian indicating that the period of time elapsing from the date of vaccination to the date of expiration of the license being issued does not exceed thirty-six months. The vaccination certificate need not be presented whenever the dog has a condition or illness that temporarily renders it unfit to be vaccinated, provided this condition is proved to the satisfaction of the license collector by documentation from a licensed veterinarian.

(Ord. 02-01 § 2, 2002.)

9.12.050 - License—Issued by another government.

- A. The license collector shall honor a dog license issued by authority of another government, but only when all of the following facts exist:
 - The dog license to be honored is current and effective until the thirtieth day of June and this fact is established by proof of a dog license tag, certificate, or receipt of the other government which shows the period for which the license is issued;
 - 2. The dog has been vaccinated against rabies and the period of time elapsing from the date of vaccination to the next thirtieth of June does not exceed thirty-six months and this fact is established by the presentation of a

vaccination certificate signed by a licensed veterinarian or a dog license tag, receipt, or certificate that on its face establishes the date and type of vaccination;

- 3. The request to so honor the license is made within thirty days after the dog is brought into the county
- B. The dog license shall be honored by the issuance of Mono County dog license, provided that the owner pays a license fee therefor in the amount set by a resolution of the board of supervisors.

(Ord. 02-01 § 2, 2002.)

9.12.060 - License—Tag attachment.

The <u>A permanent</u> dog license tag <u>shall be</u> issued to any person upon the payment of the license fee<u>. provided for in this chapter</u> <u>The dog license tag</u> shall be securely <u>attached fixed</u> to a collar or harness on <u>such the dog for which the tag has been issued</u>. The animal <u>control services</u> director or his or her officers shall impound any dog found not wearing a current Mono County dog license tag.

(Ord. 02-01 § 2, 2002.)

9.12.070 - Licenses—Late Penalty.

If a license renewal fee has not been paid before June 30th of any given year, then a late fee will be imposed as specified in a resolution of the board of supervisors. <u>A late fee in an amount determined annually by the County Board of Supervisors shall be added to the regular license fee when the license being renewed has been expired for 30 days or longer.</u>

(Ord. 02-01 § 2, 2002.)

Chapter 9.16 - KENNEL LICENSES

Sections:

9.16.010 - Kennel license.

Every person owning or operating a kennel or place where four or more dogs are kept for breeding, boarding, training or other commercial purposes in lieu of obtaining licenses for the individual dogs kept therein may obtain a kennel license for all dogs regularly kept therein; provided, however, all such dogs shall be vaccinated as provided in Chapters 9.04 through 9.36. It is unlawful for any person to fail to procure the license. The fee therefor shall be set by resolution of the board of supervisors in a amount not to exceed the county's costs of administering this chapter, which fee shall be due, payable, delinquent, penalized, and proratable in the same manner as is provided for individual dog licenses in Chapter 9.12. Before any kennel license is issued, a permit therefor

shall be obtained from the health officer, and all kennels shall be so constructed as to prevent dogs confined therein from running at large or leaving the premises where the kennel is maintained. It shall be operated and constructed in a sanitary and proper manner so that the same will not become a nuisance to the neighborhood thereof. The operation of all kennels licensed pursuant to provisions of this section shall be subject to reasonable regulations of the health officer.

(Ord. 99-10 § 7, 1999: Ord. 399 § 5, 1970.)

9.16.020 - Working dog kennel license.

Every person owning or operating a working dog kennel, in lieu of obtaining licenses for the individual dogs kept therein, may obtain a working dog kennel license for all dogs regularly kept therein, at a fee set by resolution of the board of supervisors not to exceed the county's cost of administering this chapter; provided, however, all such dogs are vaccinated as provided in Chapter 9.04 through 9.36.

(Ord. 99-10 § 8, 1999: Ord. 766-399-H § 3, 1976.)

Chapter 9.20 - VACCINATION OF DOGS*

Sections:

9.20.010 - Vaccination—Required.

Every person who keeps or harbors any dog over the age of four months shall have such dog vaccinated against rabies by a duly licensed veterinarian, with a canine antirabies vaccine approved by and in a manner prescribed by the California Department of Health Services.

(Ord. 85-399-N § 3 (part), 1985.)

9.20.020 - Dog imported into county-Vaccination provisions.

Every person bringing any dog into the county which has not been vaccinated with a canine anti-rabies vaccine approved by and in the manner prescribed by the California Department of Health Services, prior to importation, shall cause such dog to be vaccinated within thirty days after its arrival in the county.

(Ord. 85-399-N § 3 (part) 1985.)

9.20.030 - Vaccination—Certificate—Exhibition upon demand.

On demand of the animal <u>control services</u> officer, every person keeping or harboring any dog over four months of age shall exhibit to the animal <u>control services</u> officer a

certificate of a duly licensed veterinarian certifying that the dog has been vaccinated, the date of the vaccination and the type of vaccine used.

(Ord. 85-399-N § 3 (part), 1985.)

9.20.040 - Vaccination—Certificate—Issuance—Contents.

- A. Every person practicing veterinary medicine in the county who vaccinates a dog with rabies vaccine shall issue to the owner of the dog a duplicate original of a certificate signed by the veterinarian which states:
 - 1. The name and address of the owner or harborer of the vaccinated dog;
 - 2. The kind of vaccine used, the name of the manufacturer, and the date of vaccination;
 - 3. The breed, age, color, sex, and name of the vaccinated dog.
- B. The original copy of the certificate shall be mailed to the animal <u>control services</u> director within ten days after the date of vaccination.

(Ord. 85-399-N § 3 (part), 1985.)

9.20.050 - Violation—Penalty.

Any person violating the provision of this chapter shall be guilty of an infraction and upon conviction shall be punishable by:

- A. A minimum fine not less than fifteen dollars for the first violation;
- B. A minimum fine not less than thirty dollars for a second violation of this chapter within one year.

(Ord. 85-399-N § 3 (part), 1985.)

Chapter 9.24 - IMPOUNDMENT OF ANIMALS

Sections:

9.24.010 - Impounding.

Any officer may take up and impound in the county pound any animal including any unlicensed dog or dog bearing no license tag as herein provided which may be found running at large off the premises of the owner and not in the presence of the owner or a member of his family, and may take up and impound any licensed dog or dog bearing a license tag which appears to be lost or strayed and the owner of which cannot be found with diligence.

(Ord. 399-E § 3, 1971: Ord. 399 § 6, 1970.)

9.24.020 - Pound established.

The board of supervisors shall establish or cause to be established by contract or agreement with an agency, society or organization organized for that purpose a suitable place for the impounding of dogs from the unincorporated areas of the county, which premises shall be considered as the Mono County pound; provided, that nothing herein contained shall be construed as preventing the pound from being operated in conjunction with a pound operated by the agency, society, organization or public agency in or for any city or county.

(Ord. 399 § 16, 1970.)

9.24.030 - Stray animals.

The animal <u>control services</u> officer may take up and impound any stray or abandoned animal, and thereupon hold and dispose of any such animal as provided herein.

(Ord. 399-E § 8, 1971: Ord. 399 § 23.1, 1970.)

Chapter 9.28 - DISPOSITION AND REDEMPTION OF IMPOUNDED ANIMALS

Sections:

9.28.010 - Disposition—Generally.

Any animal, including any dog which bears a valid tag, taken up and impounded and which is not redeemed within a period of six days from the date of the taking up may be destroyed by the animal control services officer in a humane manner, or if such animal is saleable, may be sold for cash at a private sale without notice for such price as the animal control services officer deems reasonable and proper or he may deliver any such unredeemed dog to the United States military authorities; provided, however, it shall be the duty of the animal control services officer within three days after the impounding of any dog bearing a license tag to mail a notice of such impounding in a sealed envelope directed to the licensee at the address shown by the application therefor on file with the license collector.

(Ord. 399-E § 4, 1971: Ord. 399 § 7, 1970.)

9.28.020 - Disposition—Unlicensed dogs.

Any unlicensed dog or dog bearing no license tag taken up and impounded pursuant to the provisions of Chapters 9.04 - 9.36 and which is not redeemed in the manner hereinafter provided within a period of three full days from the time of the taking up may be destroyed by the dog <u>control services</u> officer in a humane manner, or if such dog is saleable, may be sold for cash at private sale without notice for such price as the dog

control services officer deems reasonable and proper or he may deliver such redeemed dog to the United States military authorities.

(Ord. 399 § 8, 1970.)

9.28.030 - Impounded animals—Sale.

When any animal is sold by the animal control-services officer as provided by Sections 9.28.010 and 9.28.020, it shall be his duty to deliver to the purchaser of such animal a statement in writing, which statement shall contain a description of the animal sold, the date when the animal was impounded, the date of sale and the amount of the purchase price. Before any dog is released to the purchaser, he shall obtain a license therefor. The animal control-services officer shall retain a duplicate of all statements issued by him in connection with the sale. All sales made under the provisions of this section shall convey a good and valid title to the purchaser, and the previous owner of the animal so sold thereafter shall be barred from all right to recover the same; provided, however, that if such original owner appears within three months after the date of the sale and proves to the satisfaction of the animal control-services officer that he was the owner of such animal, and upon making a verified claim therefor to the board of supervisors, he shall be reimbursed for any such sum as has been realized from the sale of the animal less such redemption fees as he would have been required to pay had he redeemed the animal as hereinafter provided on the date of such sale, plus the further sum of three dollars.

(Ord. 399-E § 5, 1971: Ord. 399 § 9, 1970.)

9.28.040 - Impounded animals—Redemption.

The owner or person entitled to the possession of any animal impounded may at any time prior to its sale or disposal as provided in this chapter redeem the same. Such person desiring to redeem an animal shall deliver to the animal <u>control_services</u> officer a statement on a form prepared by the animal <u>control_services</u> officer which shall contain a description of the animal sought to be redeemed, the name and address of the claimant and the statement that he is the owner of such animal. It shall be the duty of the animal <u>control_services</u> officer to issue to such person a written statement containing the name and address of the claimant, a description of the animal to be redeemed, the date when the animal was impounded and accrued fees for its redemption, care and accrued license fee, if any, which statement shall serve as a certificate of redemption and receipt for the fee paid. The animal <u>control_services</u> officer shall keep duplicates of all statements issued by him.

(Ord. 399-E § 6, 1971: Ord. 399 § 10, 1970.)

9.28.050 - Impound fees and other fees.

Fees for the redemption of impounded animals shall be set by resolution of the board of supervisors in amounts not to exceed the county's costs administering this chapter. The board of supervisors may also establish and set by resolution such other fees as it may deem appropriate for animal <u>control services</u>, including but not limited to euthanasia, disposal, adoption, plan-checks, turn-ins, and boarding, in amounts not to exceed the county's costs of providing such services.

(Ord. 99-10 § 9, 1999: Ord. 399-E § 1971: Ord. 399 § 11, 1970.)

Chapter 9.32 - PROTECTION AGAINST RABIES—QUARANTINE

Sections:

9.32.010 - Suspected rabid or biting dog—Owner's duty.

Whenever the owner of any dog observes or learns that such dog has shown symptoms of rabies or has acted in a manner which would lead a reasonable person to suspect that it might have rabies, or that it has been bitten by a dog having rabies or suspected of having rabies, or otherwise exposed to rabies, or has bitten a human being, such person shall immediately notify the health officer and shall immediately confine the dog.

(Ord. 399 § 12, 1973.)

9.32.020 - Quarantine—Procedure.

Whenever any dog has bitten any human being or whenever the health officer has reasonable grounds to suspect that the dog has rabies, he is empowered to immediately quarantine the dog either upon the premises of the owner or within the county pound. Such quarantine shall be by written notice served upon the owner of the dog and shall contain the statement that the dog is quarantined and the instructions to be followed. If the quarantine is upon the premises of the owner of the dog, it shall be immediately confined within a locked enclosure so constructed that it cannot escape or have contact with any other animal or human being other than the person responsible for its care, or at the discretion of the health officer it may be kept under restraint by leash in charge of a responsible person or under such other restriction as the health officer may deem necessary; provided, however, that the owner may, in lieu of quarantine of the animal upon the premises, place the same in care of a duly licensed veterinarian for the purpose of confinement. The owner of any such dog guarantined on the premises shall immediately report to the health officer any change in disposition or unusual actions of the dog. The dog shall be kept guarantined and restrained until the health office shall in writing order its destruction or release. Where such dog is quarantined in the county pound, it shall be restrained for a sufficient period to determine whether or not it is infected with rabies and thereupon shall be destroyed if determined to be rabid, or if not, released to the owner. Upon its release the owner thereof shall be notified in writing and the dog shall be released to him upon the

payment of the sum of seventy-five cents for each day the dog has been detained in the pound as a charge for keeping such animal; provided, however, that if no person lawfully entitled thereto appears within six days from the date of the giving of such written notice and claims the dog and pays for such charges, it may be sold or destroyed as provided in Chapter 9.28.

(Ord. 399 § 13, 1970.)

9.32.030 - Quarantine—Violation.

When any dog is quarantined, it is unlawful for the owner or person in possession thereof to violate the quarantine by removing the dog from the premises, allowing it to run at large, destroying it without authorization, concealing it from the health officer or disobeying any other quarantine restriction which may have been imposed by the health officer.

(Ord. 399 § 14, 1970.)

Chapter 9.36 - PROHIBITED ACTS

Sections:

9.36.010 - Prohibited acts—Generally.

- A. No unauthorized person shall remove any current, valid license tag from any dog.
- B. No person shall attach to or keep upon any dog any license tag provided for in Chapters 9.04 through 9.36, except a tag issued for such dog under the provisions of Chapters 9.04 through 9.36.
- C. No person shall harbor or keep any dog which is not licensed in accordance with the requirements of Chapters 9.04 through 9.36.
- D. No person shall interfere with, oppose or resist any animal <u>control services</u> officer who is taking up or impounding animals or issuing citations, while such animal <u>control services</u> officer is engaged in the performance of any act authorized by Chapters 9.04 through 9.44 of the Mono County Code.

(Ord. 82-399-L § 2, 1982; Ord. 399 § 15, 1970.)

9.36.020 - Interference with use of highways.

It is unlawful for any person or owner in possession thereof to permit any dog to be at large which attacks, worries or barks at pedestrians, vehicles or other users of the public areas, roads, streets and highways.

(Ord. 82-399-L § 3, 1982: Ord. 399 § 20, 1970.)

9.36.030 - Noisy dogs.

It is unlawful for any person to permit any dog owned by him or in his possession or under his control to habitually destroy the peace and quiet of any person or neighborhood by habitual barking or howling.

(Ord. 399 § 21, 1970.)

9.36.040 - Dog nuisances.

It is unlawful for any person to permit any animal owned by him or in his possession or under his control to commit a nuisance in any public place or on the property of another.

(Ord. 82-399-L § 4, 1982: Ord. 399 § 22, 1970.)

9.36.050 - Violation—Penalty.

Any person violating the provisions of this chapter shall be guilty of an infraction and upon conviction shall be punishable by:

- A. A minimum fine not less than thirty dollars for the first violation;
- B. A minimum fine not less than fifty dollars for a second violation of this chapter within one year;
- C. A minimum fine not less than seventy-five dollars for a third or more violation of this chapter within one year.

(Ord. 82-399-L § 5, 1982.)

Chapter 9.37 - PROHIBITED ACTS—POLICE DOGS

Sections:

9.37.010 - Prohibited activities.

It is unlawful for any person who is not an officer or employee of the Mono County sheriff's department to touch, strike, feed, tease, bother or otherwise harass or interfere with any dog utilized by the Mono County sheriff's department for law enforcement investigation, patrol or crowd control activities while the dog is in the presence of a sworn officer of the Mono County sheriff's department, is in its regular kennel, or is kept in a Mono County sheriff's department patrol vehicle.

(Ord. 83-399-M § 2 (part), 1983.)

9.37.020 - Penalties.

This chapter may be enforced as either a misdemeanor or an infraction. If enforced as a misdemeanor, conviction of an offense hereunder shall be punishable by up to six

months in custody and/or a five hundred dollar fine and a minimum fine imposed of not less than one hundred dollars.

(Ord. 83-399-M § 2 (part), 1983.)

Chapter 9.40 - POTENTIALLY DANGEROUS AND VICIOUS DOGS

Sections:

9.40.010 - Incorporation of state law.

Chapter 9 of Division 14, Article 1, commencing with Section 31601 of the Food and Agriculture Code, is adopted and made a part of this code.

(Ord. 91-9 § 2 (part), 1991.)

9.40.020 - Administrative hearing officer.

Pursuant to Section 31621 of the Food and Agriculture Code, the county administrative officer shall appoint a county employee to serve as a hearing officer. The hearing officer shall make the determinations described in Sections 31621 and 31622(a) of the Food and Agriculture Code.

(Ord. 91-9 § 2 (part), 1991.)

9.40.030 - Appeals.

The petitioner or the owner or keeper of the dog may appeal a determination made by the hearing officer to the Mono County justice court. The appeal shall be filed within five days of the receipt of the notice of determination of the hearing officer and shall be accompanied by a filing fee of twenty dollars made payable to the county clerk.

(Ord. 91-9 § 2 (part), 1991.)

Chapter 9.44 - DOG REGULATIONS

Sections:

9.44.010 - Definitions.

As used in this chapter:

A. "At large." It shall be unlawful for any person owning, harboring, or having the care, custody, or possession of any dog to keep or maintain any dog in any place in the designated leash law areas of the county except fastened securely by a chain, rope, or leash or except securely confined within private property legally

controlled by the person in possession of the dog. Further, any dog off the premises of its owner or person having the care, custody or possession, shall be on a rope, chain, or leash, not exceeding six feet in length and under the immediate physical control of a competent person. Further, the term "at large" shall not include any dog being trained in obedience or other class or being exhibited at show or obedience trial, or being trained for or used for bona fide hunting purposes, or that is engaged in the herding, grazing or control of livestock, and while under the immediate vocal control of a competent person.

B. "June Lake" means that certain unincorporated area of the June Lake Loop area of Mono County, described as follows:

All that land within Sections 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 14, 15, 16, 17, 20, 21, and 22, Township 2 South, Range 26 East, Mount Diablo Base and Meridian.

C. "Hilton Creek" means that certain unincorporated area of Hilton Creek, more particularly described as follows:

Beginning at the northeast corner of Section 35, Township 4 South, Range 29 East, Mount Diablo Base and Meridian, thence west one-fourth mile, thence south one-half mile, thence west one-fourth mile to the center of Section 35, Township 4 South, Range 29 East, Mount Diablo Base and Meridian, thence north one-eighth mile, thence west one-fourth mile, thence north one-eighth mile, thence west one-fourth mile, thence north five-eighths mile, thence east one-fourth mile, thence south one-eighth mile, thence east one-half mile, thence north one-fourth mile, thence east one-half mile, thence south one-half mile, thence west one-fourth mile to the point of beginning.

D. "Mammoth-June Lake Airport" means that certain airport within the county of Mono more particularly described as follows:

A portion of Sections 1, 2 and 3, Township 4 South, Range 28 East, Mount Diablo Base and Meridian.

E. "White Mountain Estates" means that unincorporated area of Mono County more particularly described as follows:

The S.E. ¼, S.W. ¼ and the S.½, S.E. ¼, Section 22, T.5.S., R.23E. M.D.M., in the county of Mono, state of California.

F. "Lee Vining" means that certain unincorporated area of Lee Vining, more particularly described as follows:

That portion of Sections 4, 5, 8, 9, and 16, Township 1 North, Range 26 East, Mount Diablo Base and Meridian, described as follows:

The South one-half of the south west one-quarter of Section 4, the South east onequarter of the south east one-quarter of Section 5, the north east one-quarter of the north east one-quarter of Section 8, the west one-half of Section 9 and the north onehalf of the north west one-quarter of Section 16.

G. "Wheeler Crest" means that certain unincorporated area including Sky Meadow, Swall Meadows and Pinion Ranch, more particularly described as follows: That portion of Sections 13, 14, 23 and 24, Township 5 South, Range 30 East, Mount Diablo Base and Meridian, described as follows:

The west one-half of the southwest one-quarter and the west one-half of the east one-half of the southwest one-quarter of Section 13.

The south one-half of the northeast one-quarter of the northwest one-quarter of the northeast one-quarter, the east one-half of the southeast one-quarter of the northwest one-quarter, the south one-half of the northwest one-quarter of the northwest one-quarter, the south one-half of the northwest one-quarter of the northwest one-quarter, the north one-half of the southwest one-quarter of the northwest one-quarter, the north one-half of the southeast one-quarter of the northwest one-quarter, the north one-half of the southeast one-quarter of the northwest one-quarter, the north one-half of the southeast one-quarter of the northwest one-quarter, the south one-half of the southeast one-quarter, the south one-half of the northeast one-quarter, the south one-half of the northeast one-quarter, the south one-half of the northeast one-quarter, the south one-half of the southeast one-quarter, the south one-half of the northeast one-quarter, the south one-half of the northeast one-quarter, the south one-half of the northeast one-quarter, the south one-half of the southeast one-quarter of the northeast one-quarter, the south one-half of the southeast one-quarter of the northeast one-quarter, the south one-half of the southeast one-quarter of the northeast one-quarter, the south one-half of the southeast one-quarter of the northeast one-quarter, the south one-half of the southeast one-quarter of the northeast one-quarter and the southeast one-quarter, of Section 14.

The northeast one-quarter of the northeast one-quarter of the northwest one-quarter, the north one-half of the northwest one-quarter of the northeast one-quarter, the north one-half of the northeast one-quarter of the northeast one-quarter, the north one-half of the south one-half of the northwest one-quarter of the northeast one-quarter and the north one-half of the south one-half of the northeast one-quarter and the north one-half of the south one-half of the northeast one-quarter of the northeast one-

The northwest one-quarter, the northeast one-quarter, the southwest one-quarter and the west one-half of the southeast one-quarter of Section 24.

- H. "Chalfant" means that unincorporated area of Mono County in Sections 8, 9 and 17 of Township 5 South, Range 33 East, Mount Diablo Base and Meridian, depicted in the map entitled Prohibited Area 944.010(H)—Chalfant, a copy of which is reproduced in this chapter of the county code and is attached as Exhibit A to the ordinance that added this subsection to Section 9.44.010.
- "Sunny Slopes and Pine Glade" means those portions of Sections 28, 29, 32 and 33 located in Township 4 South, Range 30 East, Mount Diablo Base and Meridian, more particularly described as follows: (1) the west half of Section 28; (2) the east half of Section 29; (3) all of that portion of Section 32 located northerly of U.S. Highway 395; and (4) all of that portion of Section 33 located northerly of U.S. Highway 395.

(Ord. 03-01 § 1, 2003; Ord. 97-10 §§ 1, 2, 1997; Ord. 89-423-§ 1, 1989; Ord. 89-423-H § 1, 1989; Ord. 89-423-G § 1-3, 1989; Ord. 82-399-L § 6, 1982; Ord. 81-339-K § 1, 1981; Ord. 79-423-E § 1, 1979; Ord. 72-423C § 1, 1973; Ord. 72-423A § 1, 1972; Ord. 72-423 § 1, 1972.)

9.44.020 - Prohibited acts.

No person owning or having possession, charge, custody or control of a dog in the areas June Lake, Hilton Creek, the Mammoth-June Lake Airport, White Mountain Estates, Lee Vining, Wheeler Crest or Chalfant, shall allow the dog to run at large.

(Ord. 03-01 § 2, 2003: Ord. 97-10 § 4, 1997; Ord. 81-399-K § 2, 1981; Ord. 79-423-E § 2, 1979: Ord. 74-423-D § 1, 1974: Ord. 73-423B § 1, 1973: Ord. 72-423 § 3, 1972.)

9.44.030 - Signs.

The county may post signs giving notice of the leash law requirement in all areas and communities subject to the regulation of this chapter. The failure to post such signs shall not be deemed as a defense for any violation of this chapter.

(Ord. 84-423-F § 1, 1984: Ord. 79-423-E § 3, 1979: Ord. 73-423B 2, 1973: Ord. 72-423 § 4, 1972.)

9.44.040 - Violation—Penalty.

Violation of the provisions of this chapter is an infraction punishable by a fine of not more than fifty dollars for the first offense, and for a second or subsequent offense a fine of not more than one hundred dollars.

(Ord. 72-423C § 2, 1973: Ord. 72-423 § 2, 1972.)