

**TOWN OF FAYAL**  
**St. Louis County, Minnesota**

**ORDINANCE No. 2013-01**  
Adopted 5 March 2013

The Board of Supervisors of the Town of Fayal hereby ordains as follows:

**RECITALS**

1. Many areas of the Town of Fayal are inhabited by dogs, cats, and other domestic animals, some of which are dangerous, allowed to run at large, neglected, or are abandoned. The purpose of this ordinance is to require that all animals in the Town of Fayal be kept under the control of their owner or keeper at all times so that they will not injure persons or other animals, damage property or create a public health threat.
2. The Town of Fayal is authorized by Minnesota Statute 365.10, Subd. 13, to implement and enforce necessary controls relative to dogs, cats, and other domestic animals. The provisions of this ordinance that apply to the owner of an animal apply equally to any person keeping, or having control, custody, or possession of that animal.

**ARTICLE I DEFINITIONS**

1. **Abandoned Animal.** An animal that has been deserted by its owner or keeper.
2. **Animal.** Every living sentient creature not a human being.
3. **Animal Control.** The control of dogs, cats and other domesticated animals and undomesticated animals.
4. **Animal Control Officer.** The Chief of Police or other qualified person employed by the Town of Fayal shall be known as and perform the duties of Animal Control Officer and shall be principally responsible for the enforcement of all laws related to dogs, cats, and other domesticated animals and also to undomesticated animals.
5. **Animal Shelter.** A facility, designated by the Township, that provides temporary or permanent housing, food, attempts to locate owners, adoption attempts, record keeping, euthanasia, and other services that may be required under this ordinance regarding stray, abandoned, abused, or owner-surrendered animals.
6. **At Large.** An animal off of the premises of the owner and not restrained by a leash.
7. **Dog.** Any of the large and varied groups of domesticated animals in the canine family.
8. **Domestic Animal.** A domestic animal is defined as a dog or cat or other animal of similar size and deportment, kept or harbored as a pet or similar use; animals kept as livestock are excluded from this definition.
9. **Leash.** A hand held device, 8 feet or less in length, which shall be used to restrain a domestic animal
10. **Nuisance.** A dog, cat, or other domestic animal shall be deemed a nuisance if it runs at large, chases, molests, or attacks persons acting peaceably in any place where that person may lawfully be, or, defaces, damages or destroys a person's property.

11. **Owner.** Any person or persons, firm, association or corporation owning, keeping or harboring an animal or any person having custody, possession, or control of an animal.
12. **Premises.** Any building, structure, shelter, or parcel of land whereon domestic animals or other animals are kept or confined.
13. **Responsible Party.** As used in this ordinance, the term “responsible party” means any person who has possession or custody of an animal.
14. **Restrained or Under Restraint.** Shall be defined as one or more of the following
  - a. The animal is controlled by a durable leash, or reel type leash, and under the immediate control of an accompanying person of suitable age and discretion.
  - b. The animal is securely contained within a vehicle that is parked or driven, providing that the animal is being kept within the vehicle in a humane manner.
  - c. The animal is within the property limits of its owner.

## ARTICLE II LICENSE REQUIREMENT

1. No person shall own, keep, or harbor any dog or cat over the age of six (6) months within the Town of Fayal unless a license therefor has first been secured. Licenses shall be issued by the Town Clerk for a fee of five dollars (\$ 5.00). Upon application, the Town Clerk shall record the owner’s name and address, the breed, color, sex, and the date of rabies inoculation of the animal. No license shall be issued for any animal unless a certificate signed by a licensed veterinarian is filed with the application showing that the animal has been inoculated against rabies. Each license issued shall be valid for a period equal to the effective period of the animal’s current rabies vaccination as indicated on the veterinarians certificate.
2. **License Tags.** Upon receipt of the required information and fee, the Town Clerk shall issue to the applicant a license certificate and a metallic, numbered, license tag for each animal licensed. Each owner shall be required to provide each animal with a collar to which the license tag must be affixed and shall be responsible for insuring that collar and tag are worn by the animal at all times. If a tag is lost or destroyed, a duplicate tag will be issued by the Town Clerk upon presentation of a receipt showing payment for the current vaccination period and the payment of two dollars (\$ 2.00) for such duplicate. Tags shall not be transferable from one animal to another. No refund shall be made of any license fees due to death of the animal or relocation out of the Town.
3. **Exceptions.** The licensing provisions of this section shall not apply to animals where the owners are non-residents, temporarily within the Township, nor to guide dogs properly trained to assist handicapped persons when such dogs are actually being used for that purpose.

## ARTICLE III ANIMALS RUNNING AT LARGE

1. It shall be unlawful for the owner of any dog, cat, or other domestic animal to allow that animal to run at large; provided, that such animal shall not be deemed to be running at large if it is on a leash or otherwise restrained, or is upon the property of the owner.
2. It shall be the duty of the Animal Control Officer, or his designee, to apprehend any animal running at large. All domestic animals found at large in violation of this ordinance may be impounded at the Animal Shelter or returned to the owner at the discretion of the Animal Control Officer.

## **ARTICLE IV NUISANCE ANIMALS**

The owner of any domestic animal within the Town of Fayal shall prevent the animal from committing any act which constitutes a nuisance. Failure of the owner to prevent the animal from committing such nuisance is a violation of this ordinance. The Animal Control Officer shall have the right to enter upon any premises at all reasonable times for the purpose of discharging the duties imposed by this ordinance where there is a reasonable belief that a violation of this ordinance has been committed.

1. It is a nuisance for any domestic animal to habitually or frequently bark, howl, or cry so as to unreasonably disturb the comfort and repose of persons in the vicinity of said animal. If the nuisance continues after the owner or custodian has been notified, a complaint may be filed with the Animal Control Officer to enforce the ordinance and impound the animal. This section shall not apply if any animal is provoked by trespassing people or animals on private property on which the animal is situated or by other legitimate cause for provocation.
2. It is a nuisance for any domestic animal to run at large, damage any lawn, garden, or other property or to trespass on the property of someone other than the owner or custodian of said animal.
3. The owner or custodian of any domestic animal must remove and dispose in a sanitary manner any feces left by his/her animal on any sidewalk, street, public property or private property (other than the property of the owner of the animal or of a person who consented to the presence of the animal on their property). It is a nuisance for any owner or custodian of any animal to fail to clean up any feces of the animal.
4. Every female animal in heat shall be kept in a building or secure enclosure such that the animal cannot come in contact with another animal except for breeding purposes.
5. The owner or custodian of any fierce, dangerous, or vicious animal shall confine such animal within a building or secure enclosure and shall not be taken out of such building or enclosure unless the animal is securely muzzled.
6. Any person who is assaulted by a dog or other domestic animal or any person witnessing an assault against a person or domestic animal or a person with knowledge of an assault against a minor, may make a written complaint to the Animal Control Officer. The Animal Control Officer shall investigate the complaint and shall determine if the dog or other domestic animal is dangerous, or potentially dangerous, pursuant to Minnesota Statutes Chapters 347.50 through 347.565. Minnesota Statutes Chapters 347.50 through 347.565 as from time to time amended are hereby adopted and made part of this ordinance as if set out here in full. Should the Animal Control Officer determine the animal is dangerous or potentially dangerous, all provisions of the referenced statutes shall be followed.
7. It shall be unlawful for any person to abandon a domestic animal within the limits of the Town of Fayal without making proper arrangements for the care of such animal or arrangements for a designated person to harbor or keep the animal.

## **ARTICLE V IMPOUNDMENT**

If an animal is found running at large or otherwise in violation of this ordinance, it may be taken up and impounded and shall not be released except upon the payment of the fees and penalties as provided in this

ordinance. However, if any fierce, dangerous, or vicious animal so found at large cannot be safely taken up and impounded, such animal may be destroyed by the Animal Control Officer or any law enforcement officer.

1. Upon the impounding of any animal, the owner (if known) shall be notified of the impoundment not more than three (3) days after the impoundment. If the owner is not known, written notice shall be posted on the usual posting places of the Township, or published in the official newspaper. Said notice shall describe the animal and the time and place of the impoundment.
2. Every animal so impounded in the Animal Shelter shall be held for redemption by the owner for a period of not less than seven (7) working days. Beyond these seven days, the Town will no longer pay for any costs to maintain the animal at the Animal Shelter and the animal may be destroyed. Any animal which appears to be suffering from rabies, mange, or other infectious disease shall not be released from the Animal Shelter but shall be destroyed.
3. Animals shall be released from the Animal Shelter to their owners only after all fees and expenses, impounding or otherwise, that are due to both the Animal Shelter and the Town of Fayal have been paid for the period the animal was impounded. An impound fee shall be paid to the Town Clerk of \$ 50.00 for the first impound, \$ 75.00 for the second impound, and \$ 100.00 for each subsequent impound in a calendar year. The Animal Shelter shall not release an impounded animal without a receipt presented by the owner that these Township fees have been paid and may also charge the owner additional fees for housing and care of the animal.
4. If unclaimed, an impounded animal may be humanely destroyed, or the animal may be adopted according to the same adoption practice as the local humane society, after the expiration of the seven day holding period.
5. Destruction or adoption of an animal shall not eliminate the liability of the owner for impounding fees and expenses incurred by the Township and such fees and expenses are recoverable by the Township in a civil cause of action.

#### **ARTICLE VI PENALTIES**

Any person who violates the terms of this ordinance will be guilty of a **petty** misdemeanor punishable by a fine of not more than \$300.00 dollars and shall be liable for any damages caused by such animal to any person or property.

Any person who violates the terms of this ordinance under Article IV 5, 6 or 7 shall be guilty of a misdemeanor, punishable by a sentence of not more than 90 days or a fine of not more than \$1,000.00 dollars, or both, and shall be liable for any damages caused by such animal to any person or property.

The Town Board of Supervisors is hereby authorized and directed to institute any criminal or civil proceedings as may be necessary against any persons violating this ordinance and such action shall be brought before Saint Louis County District Court.

#### **ARTICLE VII SEVERABILITY AND EFFECTUATION**

If any part of this ordinance shall be held invalid, such part shall be deemed severable and invalidity thereof shall not affect the remaining parts of this ordinance.

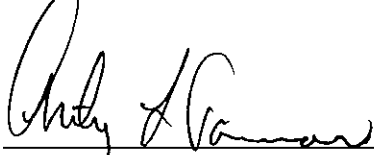
This Ordinance shall be in full force and effect from and after its adoption by the Town Board of Fayal Township and publication according to law. This Ordinance supersedes ORDINANCE 95-3, ANIMAL CONTROL ORDINANCE adopted on 2 January 1996 and amended on 19 January 2000, ORDINANCE 2011-01 ANIMAL CONTROL ORDINANCE adopted 21 June 2011 and also supersedes any previous animal control ordinance and amendments.

The adoption of this Ordinance was moved by Supervisor Erjavec, seconded by Supervisor Pernu and it was adopted on 5 March 2013 by the following vote:

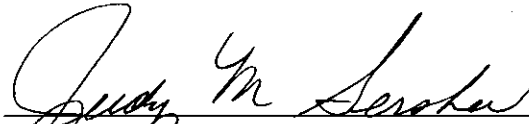
AYES: Erjavec, Pernu, Coldagelli, Tammaro

NAYS: Branville

ABSENT: None

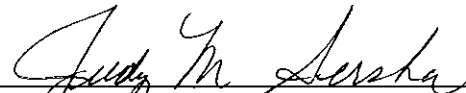


Anthony Tammaro, Chairman  
Town of Fayal, Minnesota



Judy M. Sersha, Clerk  
Town of Fayal, Minnesota

Ordinance 2013-01 was published according to law on March 9, 2013



Judy M. Sersha  
Clerk, Town of Fayal

TOWN OF FAYAL  
St. Louis County,  
Minnesota

ORDINANCE No. 2013-01  
Adopted 5 March 2013

The Board of Supervisors  
of the Town of Fayal  
hereby ordains as  
follows:

RECITALS

1. Many areas of the Town  
of Fayal are inhabited by  
dogs, cats, and other  
domestic animals, some of  
which are dangerous, al-  
lowed to run at large, ne-  
glected, or are abandon-  
ed. The purpose of this  
ordinance is to re-  
quire that all animals in  
the Town of Fayal be kept  
under the control of their  
owner or keeper at all  
times so that they will not  
injure persons or other  
animals, damage property or  
create a public health  
threat.

ARTICLE I DEFINITIONS

- 1. Abandoned Animal. An  
animal that has been re-  
served by its owner or  
keeper.
- 2. Animal. Every living  
creature not a human  
being.
- 3. Animal Control. The  
control of dogs, cats, and  
other domesticated ani-  
mals and un-domesticated  
animals.
- 4. Animal Control Officer.  
The Chief of Police or  
other qualified person ap-  
pointed by the Town of  
Fayal shall be the  
Animal Control Officer  
and shall be principal  
responsible for the enforce-  
ment of all laws related to  
dogs, cats, and other  
domesticated animals and  
also to un-domesticated  
animals.
- 5. Animal Shelter. A facility  
designated by the  
Township that provides  
temporary or permanent  
housing, food, attempts  
to locate owners, adoption  
attempts, record  
keeping, euthanasia, and  
other services that may  
be required under this  
ordinance regarding stray,  
abandoned, abused, or  
owner surrendered ani-  
mals.
- 6. At Large. An animal off  
of the premises of the  
owner and not restrained  
by a leash.
- 7. Dog. Any of the large and  
varied groups of domesti-  
cated animals in the can-  
ine family.
- 8. Domestic Animal. A do-  
mestic animal is defined  
as a dog or cat of other  
animal of similar size and  
department, kept or har-

- bored as a pet or similar  
use; animals kept as live-  
stock are excluded from  
this definition.
- 9. Leash. A hand held de-  
vice, 8 feet or less in  
length, which shall be  
used to restrain a domes-  
tic animal.
- 10. Nuisance. A dog, cat, or  
other domestic animal  
shall not be deemed a nu-  
isance if it runs at large,  
chases, molests, or at-  
tacks persons acting  
peaceably in any place  
where that person may  
lawfully be at, damages,  
damages or destroys a  
person's property.
- 11. Owner. Any person or  
persons, firm, association  
or corporation owning,  
keeping or harboring an  
animal. Or any person  
having custody, posses-  
sion, or control of an ani-  
mal.
- 12. Premises. Any building,  
structure, shelter, or por-  
cel of land whereon do-  
mestic animals or other  
animals are kept or con-  
tained.
- 13. Responsible Party. As  
used in this ordinance, the  
term "responsible party"  
means any person who  
has possession or custody  
of an animal.
- 14. Restrained or Under  
Restraint. Shall be de-  
fined as one or more of  
the following:  
a. The animal is controlled  
by a durable leash, of not  
less than 6 feet in length,  
and under the immediate  
control of an accompan-  
ying person of suitable  
age and disposition.
- b. The animal is securely  
contained within a vehicle  
that is parked or driven,  
providing that the animal  
is being kept within the  
vehicle in a humane man-  
ner.
- c. The animal is within the  
property limits of its own-  
er.

ARTICLE II  
LICENSE REQUIREMENT

No person shall own,  
keep, or harbor any dog  
or cat over the age of six  
(6) months within the  
Town of Fayal unless a li-  
cense therefor has first  
been secured. Licenses  
shall be issued by the  
Town Clerk for a fee of  
five dollars (\$5.00). Upon  
application, the Town  
Clerk shall record the  
owner's name and ad-  
dress, the breed, color,  
sex, and the date of the  
most recent rabies vac-  
cination of the ani-  
mal. No license shall be  
issued for any animal un-  
less a certificate signed  
by a licensed veterinarian  
is filed with the application  
showing that the animal  
has been inoculated  
against rabies. Each li-  
cense issued shall be val-  
id for a period equal to the  
effective period of the ani-  
mal's current rabies vac-  
cination as indicated on the  
veterinarian's certificate.

cate and a metallic, num-  
bered, license tag for  
each animal licensed.  
Each owner shall be re-  
quired to provide each  
animal with a collar to which  
the license tag must be af-  
fixed and shall be respon-  
sible for insuring that col-  
lar and tag are worn by the  
animal at all times. If a  
tag is lost or destroyed, a  
duplicate tag will be is-  
sued by the Town Clerk  
upon presentation of a re-  
ceipt showing payment for  
the current vaccination  
period and the payment of  
two dollars (\$2.00) for  
such duplicate. Tags shall  
not be transferable from  
one animal to another.  
No refund shall be made  
of any license fees due to  
death of the animal or re-  
location out of the town.

ARTICLE III  
ANIMALS RUNNING  
AT LARGE

- 1. It shall be unlawful for the  
owner of any dog, cat, or  
other domestic animal to  
allow that animal to run at  
large, provided, that such  
animal shall not be  
deemed to be running at  
large if it is on a leash or  
otherwise restrained, or is  
upon the property of the  
owner.
- 2. It shall be the duty of the  
Animal Control Officer,  
or his designee, to appre-  
hend any animal running  
at large. All domestic ani-  
mals found at large in vi-  
olation of this ordinance  
may be impounded at the  
Animal Shelter or returned  
to the owner at the discre-  
tion of the Animal Control  
Officer.

ARTICLE IV  
NUISANCE ANIMALS

The owner of any domestic  
animal within the Town of  
Fayal shall prevent the  
animal from committing  
any act which constitutes  
a nuisance. Failure of the  
owner to prevent the ani-  
mal from committing such  
nuisance is a violation of  
this ordinance. The Ani-  
mal Control Officer shall  
have the right to enter,  
upon any premises at all  
reasonable times for the  
purpose of discharging  
the duties imposed by this  
ordinance, where there is  
a reasonable belief that a  
violation of this ordinance  
has been committed.

- 1. It is a nuisance for any  
domestic animal to habit-  
ually or frequently bark,  
howl, or cry so as to un-  
reasonably disturb the  
comfort and repose of  
persons in the vicinity of  
said animal. If the nu-  
isance continues after the  
owner or custodian has  
been notified, a complaint  
may be filed with the Ani-  
mal Control Officer to en-

force the animal. This  
section shall not apply if  
any animal is provoked by  
trespassing people or ani-  
mals on private property  
on which the animal is sit-  
uated or by other legiti-  
mate cause for provoca-  
tion.- 2. It is a nuisance for any  
domestic animal to run at  
large, damage any lawn,  
garden, or other property  
of someone other than  
the owner or custodian  
of said animal.
- 3. The owner or custodian  
of any domestic animal  
must remove and dispose  
in a sanitary manner any  
feces left by his/her ani-  
mal on any sidewalk,  
street, public property or  
private property (other  
than the property of the  
owner of the animal or of  
a person who consented  
to the presence of the ani-  
mal on their property). It  
is a nuisance for any owner  
or custodian of any animal  
to fail to clean up any  
feces of the animal.
- 4. Every female animal in  
heat shall be kept in a  
building or secure enclo-  
sure such that the animal  
cannot come in contact  
with another animal ex-  
cept for breeding pur-  
poses.
- 5. The owner or custodian  
of any fierce, dangerous,  
or vicious animal shall  
confine such animal within  
a building or secure enclo-  
sure and shall not be tak-

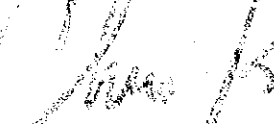
ing out of such building or  
enclosure unless the ani-  
mal is securely muzzled.- 6. Any person who is as-  
saulted by a dog or other  
domestic animal or any  
person witnessing an as-  
sault against a person or  
domestic animal or a per-  
son with knowledge of an  
assault against a minor,  
may make a written com-  
plaint to the Animal Con-  
trol Officer. The Animal  
Control Officer shall in-  
vestigate the complaint and  
shall determine if the dog  
or other domestic animal  
is dangerous or potential-  
ly dangerous, pursuant to  
Minnesota Statutes, Chap-  
ters 347.50 through  
347.565, Minnesota Stat-  
utes, Chapters 347.50  
through 347.565 as from  
time to time amended are  
hereby adopted and made  
part of this ordinance as if  
set out here in full. Should

the Animal Control Officer  
determine the animal is  
dangerous or potentially  
dangerous, all provisions  
of the referenced statutes  
shall be followed.- 7. It shall be unlawful for  
any person to abandon a  
domestic animal within

Chris Knight, being duly sworn, on oath says that he/she  
is the publisher or authorized agent and employee of the publisher  
of the newspaper know as Mesabi Daily News, and has full knowledge  
of the facts which are stated below:

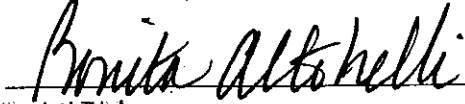
- (A) The newspaper has compiled with all of the requirements  
constituting qualification as a qualified newspaper, as provided by  
Minnesota Statute 331A.02, 331A.07, and other applicable laws, as  
amended.
- (B) The printed Town of Fayal - Ordinance 2013-01 which is  
attached was cut from the columns of said newspaper, and was printed  
and published one time; it was published on Saturday, the 9th day of  
March, 2013; and printed below is a copy of the lower case alphabet  
from A to Z, both inclusive, which is hereby acknowledged as being the  
size and kind of type used in the composition and publication of the  
notice.

abcdefghijklmnopqrstuvwxyz



BY: \_\_\_\_\_ Publisher

Subscribed and sworn to before me on this  
9th day of March, 2013



Notary Public

impound the animal. This  
section shall not apply if  
any animal is provoked by  
trespassing people or ani-  
mals on private property  
on which the animal is sit-  
uated or by other legiti-  
mate cause for provoca-  
tion.- 2. It is a nuisance for any  
domestic animal to run at  
large, damage any lawn,  
garden, or other property  
of someone other than  
the owner or custodian  
of said animal.
- 3. The owner or custodian  
of any domestic animal  
must remove and dispose  
in a sanitary manner any  
feces left by his/her ani-  
mal on any sidewalk,  
street, public property or  
private property (other  
than the property of the  
owner of the animal or of  
a person who consented  
to the presence of the ani-  
mal on their property). It  
is a nuisance for any owner  
or custodian of any animal  
to fail to clean up any  
feces of the animal.
- 4. Every female animal in  
heat shall be kept in a  
building or secure enclo-  
sure such that the animal  
cannot come in contact  
with another animal ex-  
cept for breeding pur-  
poses.
- 5. The owner or custodian  
of any fierce, dangerous,  
or vicious animal shall  
confine such animal within  
a building or secure enclo-  
sure and shall not be tak-

the limits of the Town of  
Fayal without making prop-  
er arrangements for the  
care of such animal or ar-  
rangements for a design-  
ated person to harbor or  
keep the animal.

**ARTICLE V  
IMPOUNDMENT**

If an animal is found running  
at large or otherwise in vi-  
olation of this ordinance, it  
may be taken up and im-  
pounded and shall not be  
released except upon the  
payment of the fees and  
penalties as provided in  
this ordinance. However,  
if any fierce, dangerous,  
or vicious animal so found  
at large cannot be safely  
taken up and impounded,  
such animal may be de-  
stroyed by the Animal  
Control Officer or any law  
enforcement officer.

Upon the impounding of  
any animal, the owner (if  
known) shall be notified of  
the impoundment not  
more than three (3) days  
after the impoundment. If  
the owner is not known,  
written notice shall be  
posted on the usual post-  
ing places of the Town-  
ship, or published in the  
official newspaper. Said