



REPORT TO COUNCIL

City of Sacramento

915 I Street, Sacramento, CA 95814-2604
www.CityofSacramento.org

CONSENT
May 18, 2010

**Honorable Mayor and
Members of the City Council**

**Title: Ordinance Amendment: Sacramento City Code Section 9.44.190 Relating to
Animal Redemption Fees**

Location/Council District: Citywide

Recommendation: Adopt an **Ordinance** amending City Code Section 9.44.190
relating to animal redemption fees.

Contact: Penny Cistaro, Animal Care Services Manager, 808-7433

Presenters: None

Department: General Services

Organization No: 13001121

Description/Analysis

Issue: Current City Code (Section 9.44.190.B) creates a specific relationship between first, second and third redemption fees for animals impounded. This structure limits the City's ability to create a redemption fee that scales fees to reflect the cost of service for handling a given animal.

Policy Considerations: The recommendation is consistent with City Council priorities and policies related to compliance with the City's Codes, cost recovery, and the City's goal to enhance and preserve the neighborhoods by providing enforcement of animal related laws.

Environmental Considerations:

California Environmental Quality Act (CEQA): CEQA does not apply because adoption of the proposed ordinance pertains to administrative activities that will not have a significant effect on the environment (CEQA Guidelines Section 15061(b)(3)), and that do not constitute a "project" for purposes of CEQA (CEQA Guidelines Section 15378(b)(2))C

Sustainability Considerations: None

Committee/Commission Action: On March 30, 2010 the Animal Care Services Citizens Advisory Committee was notified that City staff would be pursuing a change in ordinance language to allow greater flexibility in establishing redemption fees. The Committee was also provided with the proposed new fee schedule shown in Attachment 1 to this report. On April 27, 2010, the Committee voted to support the specific ordinance language and the proposed new redemption fees.

On May 4, 2010, the Law and Legislation Committee heard this item and approved moving the item forward to City Council for adoption.

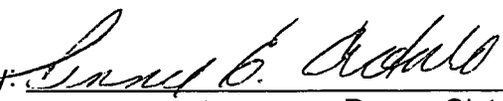
On May 11, 2010, this item was passed for publication.

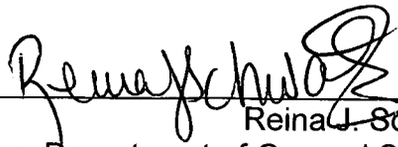
Rationale for Recommendation: Currently, City Code Section 9.44.190.B states that redemption fees shall be twice the first impound fee for the second impound and three times the first impound fee for the third impound. This existing language does not allow the City to implement a redemption fee schedule that scales fees to reflect the cost of service for handling a given animal. For example, a dog that is impounded that has been altered and is already licensed is less costly to process than one that is unaltered and unlicensed. Additionally the current fee schedule does not offer an incentive for an owner to alter their animal or maintain its license. In order to provide greater flexibility (and potentially greater cost recovery), Section 9.44.190.B is recommended to be deleted. Redemption fees will be set by City Council resolution, pursuant to existing code (9.44.180).

The proposed new fee schedule (Attachment 1) is recommended to City Council as part of the May 18, 2010 Citywide Fee & Charges report. Current fees are \$30 - \$120 for redemptions. No action is requested on the fees at this time. Amending this ordinance language allows for the flexibility needed to change the fee schedule.

Financial Considerations: This report does not result in any financial impact to the City.

Emerging Small Business Development (ESBD): No goods or services are being purchased as a result of this report.

Respectfully Submitted by: 
Penny Cistaro
Animal Care Services Manager

Approved by: 
Reina J. Schwartz
Director, Department of General Services

Recommendation Approved:

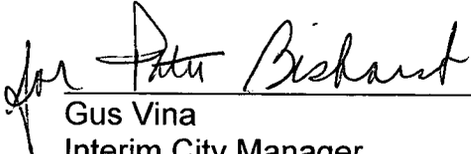

Gus Vina
Interim City Manager

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DRAFT FEE SCHEDULE

REDEMPTION FEES (within a 24 month period)

DOGS	First	Second	Third	Fourth
Altered wearing current license	40	40	40	40
Altered not licensed / not wearing current license	60	80	100	120
Unaltered wearing current license	60	80	100	120
Unaltered not licensed / not wearing current license	80	100	120	140

CATS	First	Second	Third	Fourth
Altered wearing current license	40	40	40	40
Altered not licensed / not wearing current license	60	80	100	120
Unaltered wearing current license	60	80	100	120
Unaltered not licensed / not wearing current license	80	100	120	140

Biting or Intimidating Dogs	First	Second	Third	Fourth
Altered wearing current license	80	120	160	300
Altered not licensed / not wearing current license	120	160	200	340
Unaltered wearing current license	120	160	200	340
Unaltered not licensed / not wearing current license	160	200	240	380
Confiscation Fee	200			

Potentially Dangerous or Dangerous Dogs	First	Second
Potentially Dangerous	200	400
Dangerous	400	not redeemable
Confiscation Fee	300	
Yearly Permit PDD	200	plus proof of insurance
Yearly Permit DD	300	plus proof of insurance

Board Fees

All impounded and confiscated animals shall incur boarding fees of \$12.00 per day or any portion thereof.

REDLINE VERSION

ORDINANCE NO.

Adopted by the Sacramento City Council

Date Adopted

**AN ORDINANCE AMENDING SACRAMENTO CITY CODE SECTION
9.44.190 RELATING TO ANIMAL REDEMPTION FEES**

BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF SACRAMENTO:

SECTION 1.

Section 9.44.190 of the Sacramento City Code is amended to read as follows:

9.44.190 ~~Redemption subsequent to first redemption~~ Required alteration.

Required Alteration. In order to reduce the likelihood that dogs allowed to be at large shall breed unwanted animals, any dog impounded for being at large which previously has been redeemed from the ~~animal control~~ Animal Care Services center after impoundment for being at large shall be spayed or neutered at the redeeming owner's expense prior to a second or subsequent redemption. The ~~chief animal control officer~~ Animal Care Services Manager may waive this requirement when there are extenuating circumstances that justify waiver.

In the event the ~~chief animal control officer~~ Animal Care Services Manager determines that a dog shall be spayed or neutered at the redeeming owner's expense prior to redemption, the ~~chief animal control officer~~ Animal Care Services Manager shall notify the owner of this requirement in writing and inform the owner of the owner's right to appeal as provided by this section.

The owner of the animal may, prior to the date specified by the ~~chief animal control officer~~ Animal Care Services Manager in the written notice, appeal the determination of the ~~chief animal control officer~~ Animal Care Services Manager by filing a notice of such appeal with the ~~chief animal control officer~~ Animal Care Services Manager. The city manager shall appoint a hearing officer, who may be an employee of the city.

The hearing shall be informal. The hearing officer shall determine, based on evidence presented, whether the ~~chief animal control officer~~ Animal Care Services

Manager correctly determined that the requirement to spay or neuter applies, and if so, whether there are any extenuating circumstances which justify waiver of the requirement to spay or neuter, or waiver of the requirement that the owner pay for the procedure. The decision of the hearing officer shall be final.

~~————— B. ——— Redemption Fees. In addition to any payment which may be required pursuant to subsection A of this section, the owner of any animal which has been previously redeemed from the animal control center shall pay a redemption fee of twice the amount of the usual redemption fee for the second redemption of such animal and shall pay a redemption fee three times the amount of the usual redemption fee for the third and any subsequent redemption, in addition to the per diem costs established by resolution of the city council, and other actual costs of impoundment. (Prior code § 6.07.086)~~

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9.44.190 Required alteration.

Required Alteration. In order to reduce the likelihood that dogs allowed to be at large shall breed unwanted animals, any dog impounded for being at large which previously has been redeemed from the Animal Care Services center after impoundment for being at large shall be spayed or neutered at the redeeming owner's expense prior to a second or subsequent redemption. The Animal Care Services Manager may waive this requirement when there are extenuating circumstances that justify waiver.

In the event the Animal Care Services Manager determines that a dog shall be spayed or neutered at the redeeming owner's expense prior to redemption, the Animal Care Services Manager shall notify the owner of this requirement in writing and inform the owner of the owner's right to appeal as provided by this section.

The owner of the animal may, prior to the date specified by the Animal Care Services Manager in the written notice, appeal the determination of the Animal Care Services Manager by filing a notice of such appeal with the Animal Care Services Manager. The city manager shall appoint a hearing officer, who may be an employee of the city.

The hearing shall be informal. The hearing officer shall determine, based on evidence presented, whether the Animal Care Services Manager correctly determined that the requirement to spay or neuter applies, and if so, whether there are any extenuating circumstances which justify waiver of the requirement to spay or neuter, or waiver of the requirement that the owner pay for the procedure. The decision of the hearing officer shall be final.