File Number: 12654 Page 1 of 2

Date: 05/06/2025				AGENDA ITEM			Item: 03
[X] Ordinance		[] Res	[] Resolution		[] Budget Resolution		[] Other
	County Goals						
0	More Efficient Regulatory Framew		0	Increase Efficie Effectiveness of Operations			Implement a Plan for Expanded Recreation
0	Enhance Fiscal Stewardship	I	0	Support a Solu Culture	tion-Oriented	[X]	NA

Department: Public Protection **Division:** Animal Services

Subject: Ordinance 2025-11, amending Section 14-42, classification of dogs as dangerous to include minimum insurance coverage requirements, amending provisions regarding statement by landlord of a dangerous dog owner, and providing penalties.

Randa Matusiak Interim Director Public Protection Approved by: Randa Matusiak Department Approval	Approved By:	Legal Morgan Swenk Assistant County Attorney Approved By:	County Manager's Office Ryan Ossowski Chief Financial Officer Approved By: Ryan Ossowski
Angela Miedema Director Animal Services Approved By:	Approved By:	Morgan Swenk Approved as to Form and Legality	Kyan Urrowru
Angela Miedema Division Approval			

Council Action:

Modification:

Account Number(s): NA Total Item Budget: NA

 Staff Contact(s):
 Phone:
 Ext.

 Angela Miedema
 386
 248
 1790
 11398

 Randa Matusiak
 386
 740
 5120

Summary/Highlights:

During the July 16, 2024, meeting the Council directed staff to update section 14-42(h) regarding insurance requirements for owners of dangerous dogs to reflect a \$100,000 minimum insurance requirement.

In accordance with Section 14-42(h) of the Code, the current owner requirements for maintaining a dangerous dog include a requirement to obtain and provide proof of general

File Number: 12654 Page 2 of 2

liability insurance for the premises where the dog resides. The proposed ordinance will amend Section 14-42 regarding the classification of dogs as dangerous to include a minimum insurance coverage limit for the liability insurance required prior to issuance of a certificate of dangerous dog registration or renewal.

The ordinance balances any owner's responsibility for the care of their animal with safeguarding the health, safety, and welfare of the public who may come into contact with that dog.

Most other municipalities do not have minimum insurance requirements. Of those that do, the requirements are typically phrased as "not less than \$50,000" or "not less than \$100,000" liability coverage. The City of Ormond Beach, for example, has a \$100,000 insurance requirement. The State of Florida is also considering legislative changes for insurance requirements.

The ordinance was advertised for the Council on April 1, 2025. A business impact estimate was posted on the County website. The ordinance was continued to May 6, 2025 during prior County Council meeting (April 15, 2025).

Recommended Motion: Adoption

1	ORDINANCE 2025 - 11
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	AN ORDINANCE OF THE COUNTY COUNCIL OF VOLUSIA COUNTY, FLORIDA, AMENDING THE CODE OF ORDINANCES OF THE COUNTY OF VOLUSIA, BY AMENDING ARTICLE II OF CHAPTER 14 - ANIMALS; AMENDING SECTION 14-42, CLASSIFICATION OF DOGS AS DANGEROUS; AMENDING LIABILITY INSURANCE REQUIREMENT FOR DANGEROUS DOG OWNER; AMENDING PROVISION REQUIRING A STATEMENT BY LANDLORD OF DANGEROUS DOG OWNER; PROVIDING PENALTIES FOR VIOLATION; PROVIDING FOR INCLUSION IN CODE; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICTING ORDINANCES; AND PROVIDING FOR AN EFFECTIVE DATE.
17	WHEREAS, pursuant to Article VIII, Section 1(g) of the Florida Constitution and
18	Section 125.01, Florida Statutes, the Volusia County Council has broad home rule powers
19	to govern the County, including the power to adopt ordinances as may be necessary to
20	carry out both county and municipal powers and purposes; and
21	WHEREAS, Section 767.12, Florida Statutes, provides express authorization for
22	an animal control authority to investigate incidents involving a dog that may be dangerous,
23	classify a dog as dangerous where appropriate and issue a certificate of registration for
24	any dog deemed dangerous; and
25	WHEREAS, Section 767.12, Florida Statutes, also provides express authorization
26	for an animal control authority serving the area in which a dangerous dog resides to
27	institute certain requirements from the owner of the dangerous dog prior to issuance of
28	the certificate of registration; and
29	WHEREAS, the requirement that every person owning, keeping, harboring,
30	caretaking, or controlling any dangerous dog in the unincorporated areas of the County
31	maintain sufficient insurance coverage for his or her dog prior to the issuance of a

32	dangerous dog certificate of registration is the most efficient or effective method of				
33	advancing the public purpose of animal control and public safety; and				
34	WHEREAS, Volusia County seeks to amend Article II, Chapter 14, Section 14-42				
35	(h) of the Code of Ordinances, County of Volusia, pertaining to the registrations and				
36	restrictions for a dog classified as Dangerous; and				
37	BE IT ORDAINED BY THE COUNTY COUNCIL OF VOLUSIA COUNTY,				
38	FLORIDA, AS FOLLOWS:				
39	SECTION I: Incorporation of Recitals. The above recitals represent the legislative				
40	findings of the Volusia County Council supporting the need for this ordinance.				
41	SECTION II: Chapter 14, Article II, Section 14-42(h) of the Code of Ordinances of				
42	the County of Volusia is hereby amended to read as follows:				
43	Section 14-42 Classification of dogs as dangerous; destruction.				
44					
45	(h) Registration and restrictions.				
45 46	(h) Registration and restrictions.(1) Except as otherwise provided in Paragraph (2) below, the owner of a dog				
46	(1) Except as otherwise provided in Paragraph (2) below, the owner of a dog				
46 47	(1) Except as otherwise provided in Paragraph (2) below, the owner of a dog classified as a dangerous dog shall:				
46 47 48	(1) Except as otherwise provided in Paragraph (2) below, the owner of a dog classified as a dangerous dog shall:a. Within fourteen (14) days after issuance of the final order classifying the dog				
46 47 48 49	(1) Except as otherwise provided in Paragraph (2) below, the owner of a dog classified as a dangerous dog shall:a. Within fourteen (14) days after issuance of the final order classifying the dog as dangerous or the conclusion of any appeal that affirms such final order,				
46 47 48 49 50	 (1) Except as otherwise provided in Paragraph (2) below, the owner of a dog classified as a dangerous dog shall: a. Within fourteen (14) days after issuance of the final order classifying the dog as dangerous or the conclusion of any appeal that affirms such final order, obtain a certificate of registration for the dog from the Animal Services 				

54	the owner shall be at least eighteen (18) years of age and shall present to			
55	the Animal Services Division sufficient evidence of:			
56	i.	A current certificate of rabies vaccination for the dog.		
57	ii.	A proper enclosure to confine a dangerous dog as defined in section		
58		14-42(b)(3).		
59	iii.	The posting of the premises with a clearly visible warning sign		
60		measuring at least 8 1/2" x 11" in size conspicuously placed at all		
51		entry points that informs the public of the presence of a dangerous		
52		dog on the property.		
53	iv.	Permanent identification of the dog, such as a tattoo on the inside		
54		thigh or electronic implantation.		
65	٧.	A certificate from a veterinarian that the dog has been spayed or		
56		neutered.		
67	vi.	Proof of liability insurance for the premises where the dangerous dog		
58		shall be securely enclosed that includes coverage for dog bites or		
59		attacks in the amount of at least \$100,000.00 covering any damage		
70		or injury which may be caused by the dangerous dog during the 12-		
71		month period for which licensing is sought. The owner shall name		
72		the animal control authority as a certificate holder and notify the		
73		animal control authority of any cancellation, modification, expiration		
74		or termination of the liability policy required by this section.		
75	vii.	If applicable, a notarized statement shall be submitted to the Animal		
76		Services Division by the landlord of the dog owner's premises where		

77	the dangerous dog shall be securely enclosed, which states that the
78	landlord is aware of the dangerous dog classification and that the
79	tenant must adhere to additional requirements, including —a
80	statement confirming that the landlord shall adhere to all posting
81	regulations and insurance requirements.
82	
83	(3) Violations of this Part.
84	a. A violation of any provision of this Part shall be a civil infraction punishable
85	by a fine of \$500.
86	b. An Animal Control Officer may immediately impound a dangerous dog and
87	after proper ten-day notification in accordance with Section 767.13, Florida
88	Statutes, as amended, or after appeal thereof, the dog may be euthanized
89	in an expeditious and humane manner.
90	c. Nothing contained in this Part prohibits the County from enforcing Chapter
91	14 – Animals, by any other action or remedy authorized by law or in equity.
92	SECTION III: AUTHORIZING INCLUSION IN CODE - The provisions of this
93	ordinance shall be included and incorporated into the Code of Ordinances of the County
94	of Volusia, as additions or amendments thereto, and shall be appropriately renumbered
95	to conform to the uniform numbering system of the code.
96	SECTION IV: SEVERABILITY - Should any word, phrase, sentence, subsection, or
97	section be held by a court of competent jurisdiction to be illegal, void, unenforceable, or
98	unconstitutional, then that word, phrase, sentence, subsection, or section so held shall

99	be severed from this ordinance and all other	words, phrases, sentences, subsections, or		
100	sections shall remain in full force and effect.			
101	SECTION V: CONFLICTING ORDINAL	NCES - All ordinances, or part thereof, in		
102	conflict herewith are, to the extent of such co	nflict, repealed.		
103	SECTION VI: EFFECTIVE DATE - A c	ertified copy of this Ordinance shall be filed		
104	with the Department of State by the County M	lanager within ten (10) days after enactment		
105	by the County Council and this Ordinance sha	all take effect upon filing with the Department		
106	of State.			
107 108 109 110 111	ADOPTED BY THE COUNTY COUN OPEN MEETING DULY ASSEMBLED IN THI THOMAS C. KELLY ADMINISTRATION C DELAND, FLORIDA, THIS 15TH DAY OF AR	CENTER, 123 WEST INDIANA AVENUE,		
112 113 114 115 116 117	ATTEST:	COUNTY COUNCIL COUNTY OF VOLUSIA, FLORIDA		
118 119	George Recktenwald County Manager	Jeffrey S. Brower County Chair		