	Introduced by		
First Reading		 Second Reading	
Third Reading		 Fourth Reading	
Ordinance No.		Council Bill No.	B 234-19

AN ORDINANCE

amending Chapter 5 and Chapter 11 of the City Code as it relates to Public Health and Human Services Department fees; and fixing the time when this ordinance shall become effective.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBIA, MISSOURI, AS FOLLOWS:

SECTION 1. Chapter 5 of the Code of Ordinances of the City of Columbia, Missouri, is hereby amended as follows:

Material to be deleted in strikeout; material to be added underlined.

- Sec. 5-5. Redemption; microchipping; neutering; payment of fees; disposition of unredeemed animals.
- (a) The owner of any animal impounded for running at large that is not a dangerous exotic animal or a dangerous or aggressive animal may redeem the animal upon proof of ownership satisfactory to the animal control officer and upon paying a boarding fee of twenty-fifteen dollars (\$20.00-15.00) for each day or part of day the animal has been impounded and an impoundment fee of thirty-five twenty-five dollars (\$35.00-25.00) for each impoundment. If the animal is a domestic dog or cat that has not been implanted with a readable identifying microchip, the animal shall be implanted with an identifying microchip before being released. The owner shall pay a microchip implantation fee of fifteen ten dollars (\$15.00-10.00) plus the cost of the microchip before the dog or cat is released. If the animal has previously been implanted with a microchip, the owner shall notify the department and any applicable national registry of any change in address or telephone number. Intact dogs and cats impounded for the third time shall be spayed or neutered before being released, with the following exceptions:
 - (1) Dogs being used by law enforcement agencies for law enforcement activities or such dogs designated as breeding stock by an appropriate agency or organization approved by the director;
 - (2) Dogs that have been appropriately trained and are being used as service dogs such as a guide dog, hearing dog, assistance dog, seizure alert dog or

- social/therapy dog or such dogs designated as breeding stock by an appropriate agency or organization approved by the director;
- (3) Dogs that have been appropriately trained and are being used by search and rescue agencies for search and rescue activities or such dogs designated as breeding stock by an appropriate agency or organization approved by the director:
- (4) Dogs or cats certified by a licensed veterinarian as having a health reason for not being spayed or neutered;
- (5) Dogs that have been appropriately trained and are being used for herding of other animals or as livestock guardian dogs, or such dogs designated as breeding stock by an appropriate agency or organization approved by the director;
- (6) Dogs or cats boarded in a licensed kennel or licensed business which boards such animals for professional training or resale;

The owner shall pay a spay or neuter fee of <u>one hundred seventy-five</u> dollars (\$100.00 75.00) before the dog or cat is released.

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Sec. 5-57. Dangerous or aggressive animals.

- (a) No person shall own, keep, harbor or allow to be in or upon the person's premises any dangerous or aggressive animal unless it is confined in accordance with the provisions of this section. An animal is dangerous or aggressive:
 - (1) If it bites or otherwise injures any person or domestic animal or pet, or
 - (2) If it habitually snaps at, growls or otherwise manifests a disposition to bite, attack or injure any person or domestic animal or pet, or
 - (3) If it causes any person to have a reasonable fear of immediate serious physical injury.

Any trained dog maintained and utilized by the Columbia Police Department as a police dog shall not be considered a dangerous or aggressive animal so long as it is maintained and utilized by the Columbia Police Department as a police dog.

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(i) No person shall own, keep or harbor any dangerous or aggressive animal without a current annual dangerous or aggressive animal registration issued by the

department of health. The annual fee for a dangerous or aggressive animal registration shall be three hundred two hundred seventy-five dollars (\$300.00-275.00). A prorated portion of the fee shall be refunded if the dangerous or aggressive animal dies or has been permanently moved outside the city limits.

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SECTION 2. Chapter 11 of the Code of Ordinances of the City of Columbia, Missouri, is hereby amended as follows:

Material to be deleted in strikeout; material to be added underlined.

Sec. 11-132. Fees.

- (a) Food establishments shall pay an annual inspection fee based on their annual gross receipts according to the following schedule:
 - (1) Annual Gross Receipts less than \$250,000.00......\$205.00-220.00
 - (2) Annual Gross Receipts of \$250,000.00—\$750,000.00 285.00-305.00

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(f) Persons conducting a temporary food event (an event lasting less than fifteen (15) days) shall pay an inspection fee as follows:

One—Three-day event	\$ 35.00 - <u>40.00</u>
Four—Fourteen-day event	. 65.00 <u>70.00</u>

The temporary food event inspection fee shall be paid to the business license administrator prior to receipt of the operating permit.

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- (i) There shall be a food establishment plan review fee of:

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Sec. 11-179. Junkyard inspections.

The director, or the director's his duly authorized representative, shall inspect all junkyards licensed under this article at least once a year to determine whether such yards are being operated in accordance with the provisions of this article and other applicable provisions of law.

Junkyards with annual gross sales of twenty-five thousand dollars (\$25,000.00) or less shall pay an annual inspection fee of one hundred ten dollars (\$110.00 100.00). Junkyards with annual gross sales greater than twenty-five thousand dollars (\$25,000.00) shall pay an annual inspection fee of one hundred sixty-fifty dollars (\$160.00 150.00). Inspection fees shall be paid to the business license administrator at the time of business license application or renewal.

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Sec. 11-278. Operating permit required; revocation of permit; hearings and appeals.

(a) Every person owning, operating or maintaining a class A, B, C, E or F swimming pool in the City of Columbia shall be required to hold a valid operating permit from the health department. The permit will be issued annually upon application and after certification by the health department that all requirements of this article and the rules and regulations of the health department regarding safety and sanitation have been complied with. An annual inspection fee of two hundred seventy fifty dollars (\$270.00-250.00) per pool or spa permit for pools requiring seasonal inspections shall be collected. An annual inspection fee of four hundred thirty dollars (\$430.00-400.00) per pool or spa permit requiring annual inspections shall be collected. Such fees shall be collected by the business license administrator and are payable at the time that the permit is issued.

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Sec. 11-362. Tattoo establishment permits.

(a) It shall be unlawful for any person to tattoo another person except at a tattoo establishment which has a current tattoo establishment permit issued by the director.

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(d) An annual inspection fee of one hundred sixty-five fifty dollars (\$165.00 150.00) shall be collected by the business license administrator at the time the permit is issued.

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SECTION 3. This ordinance shall be in full force and effect from and after October 1, 2019.

	PASSED this	_ day of		, 2019.
ATTE	ST:			
City C	Clerk		Mayor and Presidin	g Officer
APPR	ROVED AS TO FORM:			
City C	Counselor			