

# MULTNOMAH COUNTY OREGON

BOARD OF COUNTY COMMISSIONERS  
ROOM 605, COUNTY COURTHOUSE  
1021 S.W. FOURTH AVENUE  
PORTLAND, OREGON 97204

GLADYS McCOY • Chair • 248-3308  
PAULINE ANDERSON • District 1 • 248-5220  
GRETCHEN KAFOURY • District 2 • 248-5219  
CAROLINE MILLER • District 3 • 248-5217  
POLLY CASTERLINE • District 4 • 248-5213  
JANE McGARVIN • Clerk • 248-3277

## AGENDA OF

### MEETINGS OF THE MULTNOMAH COUNTY BOARD OF COMMISSIONERS

#### FOR THE WEEK OF

August 1 - 5, 1988

Tuesday, August 2, 1988 - 9:30 AM - Planning Items . . . Page 2  
and EMS Appeal

Tuesday, August 2, 1988 - 1:30 PM - Informal Meeting . . Page 3

Thursday, August 4, 1988 - 9:30 AM - Formal. . . . . Page 4

-2-

Tuesday, August 2, 1988 - 9:30 AM

Multnomah County Courthouse, Room 602

Decisions of the Planning Commission of July 11, 1988, reported to the Board for acknowledgement by the Presiding Officer: Cases CU 11-88; LE 7-88

In the matter of a public hearing concerning exceptions to Proposed Final Order for EMS Rule Violation on Ambulance Run #691/208769A

Tuesday, August 2, 1988 - 1:30 PM

Multnomah County Courthouse, Room 602

INFORMAL

1. Informal Review of Bids and Requests for Proposals:
  - a) 5000 Lb. Fork Lift
  - b) NE 238th Drive - Halsey Street to Arata Road
  - c) Phase I: 223rd Avenue
  - d) Detention Center "pat-down" sinks
  - e) SE Hall Road
2. Update from Multnomah County's representative on activities of Columbia Gorge Bi-State Commission - Chris Olson Rogers
3. Informal Review of Formal Agenda of August 4  
Including work session on Ambulance Plan  
Ordinance and Requests for Credentials and  
Requests for Proposals
4. Briefing concerning report on the Potentially Dangerous Dog program - Mike Oswald

Thursday, August 4, 1988, 9:30 AM  
Multnomah County Courthouse, Room 602

Formal Agenda

CONSENT CALENDAR

SHERIFF'S OFFICE

- C-1 List (88-6) of found/unclaimed property in possession of the Sheriff for over 30 days, to be transferred to the Dept. of General Services for appropriate disposal in accordance with MCC 7.70

DEPARTMENT OF ENVIRONMENTAL SERVICES

- C-2 Order accepting deed from Les Schwab Tire Centers of Portland, Inc. on SE Burnside Road for County Road Purposes
- C-3 Petition #4966 in the matter of vacation of a portion of N. Hayden Island Drive to be referred to the Department of Environmental Services for investigation and report

REGULAR AGENDA

DEPARTMENT OF ENVIRONMENTAL SERVICES

- R-4 Order in the matter of Surrendering Jurisdiction to the City of Gresham, a portion of Towle Avenue County Road No. 767, lying within the corporate limits of the City of Gresham (\*Date to be set for Public Hearing)
- R-5 Budget Modification DES #1 amending adopted budget by reducing Bridge Fund totals by \$114,842 (Other Improvements), to comply with Local Budget Law

ORDINANCES - DEPARTMENT OF ENVIRONMENTAL SERVICES

- R-6 Second Reading - An Ordinance amending Multnomah County Code Chapter 5.30 (Motor Vehicle Fuel Tax)

DEPARTMENT OF GENERAL SERVICES

- R-7 Budget Modification DGS #1 amending adopted budget by reducing Cable Fund appropriation by \$37,211 (Professional Services) to comply with Local Budget Law

- R-8 Resolution in the matter of Levying Ad Valorem Property Taxes for Multnomah County, Oregon, for Fiscal Year 1988-89  
- Amended

DEPARTMENT OF HUMAN SERVICES

- R-9 In the matter of ratification of an intergovernmental agreement with Oregon Department of Agriculture whereby State will reimburse County \$5,000 for the control of noxious weeds for FY 88-89
- R-10 In the matter of ratification of an the FY 1988-89 State Revenue Contract with the State Senior Services Division for \$6,336,730 in federal Older American's Act, federal Title XIX, Oregon Project Independence and USDA funds, to the Aging Services Division

ORDINANCES - DEPARTMENT OF HUMAN SERVICES

- R-11 Second Reading - An Ordinance adopting an Ambulance Service Plan and amending MCC 6.31.039 =

DEPARTMENT OF HUMAN SERVICES

- R-12 Order in the matter of approving a Request for Credentials and Requests for Proposals for Emergency Ambulance Service (Continued one week from July 28)

DEPARTMENT OF JUSTICE SERVICES

- R-13 In the matter of ratification of an intergovernmental agreement with the City of Portland to provide funding for the Council for Prostitution Alternatives for FY 88-89

BOARD OF COUNTY COMMISSIONERS

- R-14 Resolution in Support of the Act for Better Child Care Services
- R-15 Resolution in the Matter of a Joint City/County Policy on Criminal Gangs

Thursday Meetings of the Multnomah County Board of Commissioners are recorded and can be seen at the following times:  
Thursday, 10:00 PM, Channel 11 for East and West side subscribers  
Friday, 6:00 P.M., Channel 27 for Rogers Multnomah East subscribers  
Saturday 12:00 PM, Channel 21 for East Portland and East County subscribers

SUPPLEMENTAL AGENDA

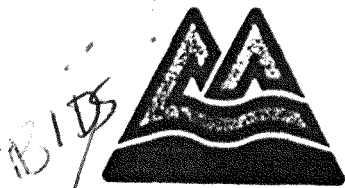
TUESDAY, AUGUST 2, 1988

The following item has been added to the Informal Agenda and will be heard immediately following discussion of Bids and Requests for Proposals:

Monthly briefing concerning Multnomah County Library -  
Sarah Long

NOTE for Formal Agenda of August 4:

Item R-14 will be heard first



# MULTNOMAH COUNTY OREGON

DEPARTMENT OF GENERAL SERVICES  
PURCHASING SECTION  
2505 S.E. 11TH AVENUE  
PORTLAND, OREGON 97202  
(503) 248-5111

GLADYS McCOY  
COUNTY CHAIR

## MEMORANDUM

TO: Jane McGarvin, Clerk of the Board

FROM: Lillie Walker, Director, Purchasing Section

DATE: July 25, 1988

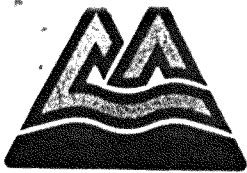
SUBJECT: FORMAL BIDS AND REQUESTS FOR PROPOSALS SCHEDULED FOR INFORMAL BOARD

The following Formal Bids and/or Professional Services Request for Proposals (RFPs) are being presented for Board review at the Informal Board on Tuesday, August 2, 1988.

Bid/RFP No.	Description/Buyer	Initiating Department
B61-300-3039	DETENTION CENTER - PAT DOWN SINKS	DES/FM
		Contact: Gary Hall
		Buyer: Franna Ritz/LMW Ex. 5111 Phone: X5015
B61-250-3041	N.E. 238TH DRIVE	DES/TRANSPORTATION
		Contact: Roy Morrison
		Buyer: Franna Ritz/LMW Ex. 5111 Phone: X5050
B61-200-3046	PHASE I: 223RD AVENUE	DES/TRANSPORTATION
		Contact: Steve Farnsworth
		Buyer: Franna Ritz Ex. 5111 Phone: X5050

cc: Gladys McCoy, County Chair  
Board of County Commissioners  
Linda Alexander, Director, DGS  
Caroline Miller, Commissioner

Copies of the bids and RFPs are available from the Clerk of the Board.



# MULTNOMAH COUNTY OREGON

DEPARTMENT OF GENERAL SERVICES  
PURCHASING SECTION  
2505 S.E. 11TH AVENUE  
PORTLAND, OREGON 97202  
(503) 248-5111

GLADYS McCOY  
COUNTY CHAIR

Formal Bids and Professional Services Requests for Proposals (RFPs) for Informal Board, Tuesday, August 2, 1988.

Continued . . .

Bid/RFP No.	Description/Buyer	Initiating Department
B61-250-3048	S.E. HALL ROAD	DES/TRANSPORTATION
		Contact: Steve Farnsworth Phone: X5050
B23-300-3044	5000 LB. Fork Lift	DES
		Contact: Tom Guiney Phone: 5050
		Contact:
		Buyer: Ex. 5111 Phone:
		Contact:
		Buyer: Ex. 5111 Phone:
		Contact:
		Buyer: Ex. 5111 Phone:



BOARD OF  
COUNTY COMMISSIONERS  
1988 JUL 28 AM 11:30  
MULTNOMAH COUNTY  
OREGON

TO: The Portland Business Today/DJC

Please run the following Classified Advertisement as indicated below, under your CALL FOR BIDS section.

MULTNOMAH COUNTY

DETENTION CENTER - PAT DOWN SINKS

Bids Due August 23, 1988 at 2:00 P.M.  
Bid No. B61-300-3039

Sealed bids will be received by the Director of Purchasing, Multnomah County Purchasing Section, 2505 S.E. 11th Ave., Portland, OR 97202 for:  
Installation of fourteen (14) "pat-down" sinks in general housing jail modules

Plans and Specifications are filed with the Purchasing Director and copies may be obtained from the above address for a \$25.00 refundable fee. CHECKS AND MONEY ORDERS ONLY. Plans and Specifications will not be mailed within the Tri-County area.

PREBID CONFERENCE: M A N D A T O R Y - August 11, 1988, 2:00 pm, 1120 SW 3rd, Room 308, Portland, Oregon 97204

PREQUALIFICATION OF BIDDERS: Pursuant to the Multnomah County Public Contract Review Board Administrative Rules (AR 40.030) Prequalification shall be mandatory for this project for the following class(es) of work: Building Alteration and Repair

Prequalification applications or statements must be prepared during the period of one year prior to the bid date. Prequalification application or proof of prequalification by the Oregon Department of Transportation must be actually received or postmarked to Multnomah County by not later than 10 days prior to bid opening.

All bidders must comply with the requirements of the prevailing wage law in ORS 279.350.

Details of compliance are available from the Purchasing Section, Division of Administrative Services, 2505 S.E. 11th Avenue, Portland, OR 97202, (503) 248-5111.

Contractors and subcontractors must be licensed for asbestos abatement work if the project involves working with asbestos.

**NONDISCRIMINATION:** Bidders on this work will be required to comply with the provisions of Federal Executive Order 11246. The requirements for Bidders and Contractors are explained in the Specifications.

No proposal will be considered unless accompanied by a check payable to Multnomah County, certified by a responsible bank, or in lieu thereof, a surety bond for an amount equal to ten percent (10%) of the aggregate proposal. The successful bidder shall furnish a bond satisfactory to the Board in the full amount of the contract.

Multnomah County reserves the right to reject any or all bids.

LILLIE WALKER, DIRECTOR  
PURCHASING SECTION

Publish August 4, 5, & 8, 1988

To: The Portland Business Today/DJC

Please run the following Classified Advertisement as indicated below, under your CALL FOR BIDS section.

**MULTNOMAH COUNTY**

N.E. 238TH DRIVE - HALSEY STREET TO ARATA ROAD

Bids Due August 23, 1988 at 2:00 P.M.  
Bid No. B61-250-3041

Sealed bids will be received by the Director of Purchasing, Multnomah County Purchasing Section, 2505 S.E. 11th Ave., Portland, OR 97202 for:  
Earthwork and Drainage, Aggregate Bases, Asphalt Concrete Pavement and Oiling, and Sewer Construction.

Plans and Specifications are filed with the Purchasing Director and copies may be obtained from the above address for a \$5.00 non-refundable fee. **CHECKS AND MONEY ORDERS ONLY.** Plans and Specifications will not be mailed within the Tri-County area.

PREQUALIFICATION OF BIDDERS: Pursuant to the Multnomah County Public Contract Review Board Administrative Rules (AR 40.030) Prequalification shall be mandatory for this project for the following class(es) of work: MUNICIPAL STREET CONSTRUCTION

Prequalification applications or statements must be prepared during the period of one year prior to the bid date. Prequalification application or proof of prequalification by the Oregon Department of Transportation must be actually received or postmarked to Multnomah County by not later than 10 days prior to bid opening.

All bidders must comply with the requirements of the prevailing wage law in ORS 279.350.

Details of compliance are available from the Purchasing Section, Division of Administrative Services, 2505 S.E. 11th Avenue, Portland, OR 97202, (503) 248-5111.

Contractors and subcontractors must be licensed for asbestos abatement work if the project involves working with asbestos.

**MINORITY AND WOMEN BUSINESS UTILIZATION:** All bidders are hereby specifically advised that these conditions require a minimum of 10 % of the total bid amount for Minority Business Enterprise participation in one or more of the following subcontract areas: bidder's option, and 2 % of the total bid amount for Female Business Enterprise participation in one or more of the following subcontract areas: bidder's option.

**NONDISCRIMINATION:** Bidders on this work will be required to comply with the provisions of Federal Executive Order 11246. The requirements for Bidders and Contractors are explained in the Specifications.

No proposal will be considered unless accompanied by a check payable to Multnomah County, certified by a responsible bank, or in lieu thereof, a surety bond for an amount equal to ten percent (10%) of the aggregate proposal. The successful bidder shall furnish a bond satisfactory to the Board in the full amount of the contract.

Multnomah County reserves the right to reject any or all bids.

LILLIE WALKER, DIRECTOR  
PURCHASING SECTION

Publish August 4, 5, & 8, 1988

TO: The Portland Business Today/DJC

Please run the following Classified Advertisement as indicated below, under your CALL FOR BIDS section.

**MULTNOMAH COUNTY**

**PHASE I: 223RD AVENUE**

Bids Due August 25, 1988 at 2:00 P.M.  
Bid No. B61-200-3046

Sealed bids will be received by the Director of Purchasing, Multnomah County Purchasing Section, 2505 S.E. 11th Ave., Portland, OR 97202 for:  
Grading, Paving, & Drainage

Plans and Specifications are filed with the Purchasing Director and copies may be obtained from the above address for a \$5.00 non-refundable fee. **CHECKS AND MONEY ORDERS ONLY.** Plans and Specifications will not be mailed within the Tri-County area.

**PREQUALIFICATION OF BIDDERS:** Pursuant to the Multnomah County Public Contract Review Board Administrative Rules (AR 40.030) Prequalification shall be mandatory for this project for the following class(es) of work: Earthwork and Drainage - Highways, Roads, Streets, and Airport Runways.

Prequalification applications or statements must be prepared during the period of one year prior to the bid date. Prequalification application or proof of prequalification by the Oregon Department of Transportation must be actually received or postmarked to Multnomah County by not later than 10 days prior to bid opening.

All bidders must comply with the requirements of the prevailing wage law in ORS 279.350.

Details of compliance are available from the Purchasing Section, Division of Administrative Services, 2505 S.E. 11th Avenue, Portland, OR 97202, (503) 248-5111.

Contractors and subcontractors must be licensed for asbestos abatement work if the project involves working with asbestos.

**MINORITY AND WOMEN BUSINESS UTILIZATION:** All bidders are hereby specifically advised that these conditions require a minimum of 5 % of the total bid amount for Minority Business Enterprise participation in one or more of the following subcontract areas: bidder's option, and 0 % of the total bid amount for Female Business Enterprise participation in one or more of the following subcontract areas: bidder's option.

**NONDISCRIMINATION:** Bidders on this work will be required to comply with the provisions of Federal Executive Order 11246. The requirements for Bidders and Contractors are explained in the Specifications.

No proposal will be considered unless accompanied by a check payable to Multnomah County, certified by a responsible bank, or in lieu thereof, a surety bond for an amount equal to ten percent (10%) of the aggregate proposal. The successful bidder shall furnish a bond satisfactory to the Board in the full amount of the contract.

Multnomah County reserves the right to reject any or all bids.

LILLIE WALKER, DIRECTOR  
PURCHASING SECTION

Publish August 4, 5, & 8, 1988

Please run the following Classified Advertisement as indicated below, under your CALL FOR BIDS section.

MULTNOMAH COUNTY

S.E. HALL ROAD

Bids Due August 30, 1988 at 2:00 P.M.

Bid No. B61-250-3048

Sealed bids will be received by the Director of Purchasing, Multnomah County Purchasing Section, 2505 S.E. 11th Ave., Portland, OR 97202 for:

Municipal Street Construction on S.E. Hall Road from 242nd Avenue to S.E. 257th Drive, Gresham, Oregon.

Plans and Specifications are filed with the Purchasing Director and copies may be obtained from the above address for a \$5.00 non-refundable fee. CHECKS AND MONEY ORDERS ONLY. Plans and Specifications will not be mailed within the Tri-County area.

PREQUALIFICATION OF BIDDERS: Pursuant to the Multnomah County Public Contract Review Board Administrative Rules (AR 40.030) Prequalification shall be mandatory for this project for the following class(es) of work: Earthwork & Drainage - Highways, Roads, Streets, & Airport Runways

Prequalification applications or statements must be prepared during the period of one year prior to the bid date. Prequalification application or proof of prequalification by the Oregon Department of Transportation must be actually received or postmarked to Multnomah County by not later than 10 days prior to bid opening.

All bidders must comply with the requirements of the prevailing wage law in ORS 279.350.

Details of compliance are available from the Purchasing Section, Division of Administrative Services, 2505 S.E. 11th Avenue, Portland, OR 97202, (503) 248-5111.

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**NONDISCRIMINATION:** Bidders on this work will be required to comply with the provisions of Federal Executive Order 11246. The requirements for Bidders and Contractors are explained in the Specifications.

No proposal will be considered unless accompanied by a check payable to Multnomah County, certified by a responsible bank, or in lieu thereof, a surety bond for an amount equal to ten percent (10%) of the aggregate proposal. The successful bidder shall furnish a bond satisfactory to the Board in the full amount of the contract.

Multnomah County reserves the right to reject any or all bids.

LILLIE WALKER, DIRECTOR  
PURCHASING SECTION

Publish August 4, 5, & 8, 1988

TO: DAILY JOURNAL OF COMMERCE

Please run the following Classified Advertisement as indicated below, under your  
"CALL FOR BID" section

MULTNOMAH COUNTY

Proposals Due: August 16, 1988 at 2:00 P.M.

Proposal No. B23-300-3044

Sealed proposals will be received by the Director of Purchasing, 2505 S.E. 11th  
Ave., Portland, OR 97202 for:

5000 LB. Fork Lift

as per specifications on file with the Purchasing Director. No proposal will be  
received or considered unless the proposal contains a statement by the bidder as  
part of his bid that the requirements of ORS 279.350 shall be included. Multnomah  
County reserves the right to reject any or all proposals.

Specifications may be obtained at: Multnomah County Purchasing Section

2505 S.E. 11th Avenue

Portland, OR 97202

(503) 248-5111

Lillie M. Walker, Director  
Purchasing Section

PUBLISH: August 4, 5 & 8, 1988

AD2:PURCH2

DATE SUBMITTED \_\_\_\_\_

(For Clerk's Use)

Meeting Date 8/2/88 Int

Agenda No. #2

*Informal*

REQUEST FOR PLACEMENT ON THE AGENDA

Subject: Columbia Gorge Commission

Informal Only\* 8/2/88  
(Date)

Formal Only \_\_\_\_\_  
(Date)

DEPARTMENT County Chair DIVISION \_\_\_\_\_

CONTACT Fred R. Neal TELEPHONE 248-3308

\*NAME(s) OF PERSON MAKING PRESENTATION TO BOARD Chris Olsen Rogers

BRIEF SUMMARY Should include other alternatives explored, if applicable, and clear statement of rationale for the action requested.

Update from Multnomah County's representative on activities of Columbia Gorge Bi-State Commission

(IF ADDITIONAL SPACE IS NEEDED, PLEASE USE REVERSE SIDE)

ACTION REQUESTED:

☐ INFORMATION ONLY ☐ PRELIMINARY APPROVAL ☐ POLICY DIRECTION ☐ APPROVAL

INDICATE THE ESTIMATED TIME NEEDED ON AGENDA 15 minutes

IMPACT:

☐ PERSONNEL  
☐ FISCAL/BUDGETARY  
☐ General Fund  
☐ Other \_\_\_\_\_

BOARD OF  
COUNTY COMMISSIONERS  
1988 JUL 26 PM 3:52  
MULTNOMAH COUNTY  
OREGON

SIGNATURES:

DEPARTMENT HEAD, ELECTED OFFICIAL, or COUNTY COMMISSIONER: *Glenn McCoy*

BUDGET / PERSONNEL \_\_\_\_\_

COUNTY COUNSEL (Ordinances, Resolutions, Agreements, Contracts) \_\_\_\_\_

OTHER \_\_\_\_\_  
(Purchasing, Facilities Management, etc.)

NOTE: If requesting unanimous consent, state situation requiring emergency action on back.

## BOOKS FOR TODDLERS

(Titles marked with a \* are board books; the others are picture books. Ask your librarian where they are shelved.)

Aliki	<b>Hush Little Baby</b>
Asch, Frank	<b>Just Like Daddy</b>
Bang, Molly	<b>10, 9, 8</b>
Boon, Emilie	<b>Peterkin Meets a Star</b>
Bornstein, Ruth	<b>Little Gorilla</b>
Brown, Margaret W.	<b>Goodnight Moon</b>
Burningham, John	<b>The Blanket</b>
Carle, Eric	<b>Very Hungry Caterpillar</b>
Chalmers, Mary	<b>Be Good, Harry</b>
Chandoha, Walter*	<b>Puppies and Kittens</b>
Crews, Donald	<b>Freight Train</b>
Degen, Bruce	<b>Jamerry</b>
Flack, Marjorie	<b>Ask Mr. Bear</b>
Gackenbach, Dick	<b>Binky Gets a Car</b>
Hill, Eric*	<b>Baby Bear's Bedtime</b>
Hill, Eric*	any of the <b>Spot</b> books
Jonas, Ann	<b>When You Were a Baby</b>
Joyce, William (ill.)	<b>Mother Goose</b>
Kraus, Robert	<b>Whose Mouse Are You?</b>
Krementz, Jill*	<b>Lily Goes to the Playground</b>
Langstaff, John	<b>Over in the Meadow</b>
McNaught,	<b>Words to Grow On</b>
Harry (ill.)*	
Martin, Bill	<b>Brown Bear, Brown Bear</b>
Miller, J.P.	<b>Learn to Count with</b>
	<b>Little Rabbit</b>

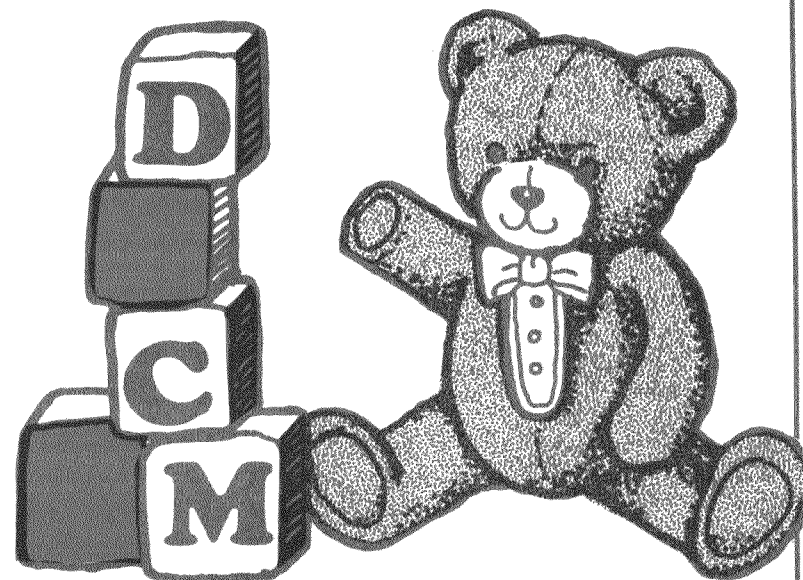
Ormerod, Jan  
 Rey, H.A.  
 Rey, H.A.  
 Rockwell, Harlow  
 Scarry, Richard\*  
**Singing Rhymes\***

Tafari, Nancy  
 Watanabe, Shigeo  
 Watanabe, Shigeo  
 Wells, Rosemary\*  
 Wheeler, Cindy  
 Wilkin, Eloise (ill.)  
 Williams,  
 Garth (ill.)  
 Zacharias, Thomas

**Messy Baby**  
**See the Circus**  
**Where's My Baby?**  
**My Doctor**  
**Early Words**

**Early Morning in the Barn**  
**How Do I Put it On?**  
**What a Good Lunch!**  
 any of the **Max** books.  
 any of the **Marmalade** books  
**Nursery Rhymes**  
**Baby Farm Animals**

**But Where is**  
**the Green Parrot?**





# Books for Toddlers



MULTNOMAH COUNTY  
**LIBRARY**

MULTNOMAH COUNTY  
**LIBRARY**

**Fiction (j or jpb unless noted)**



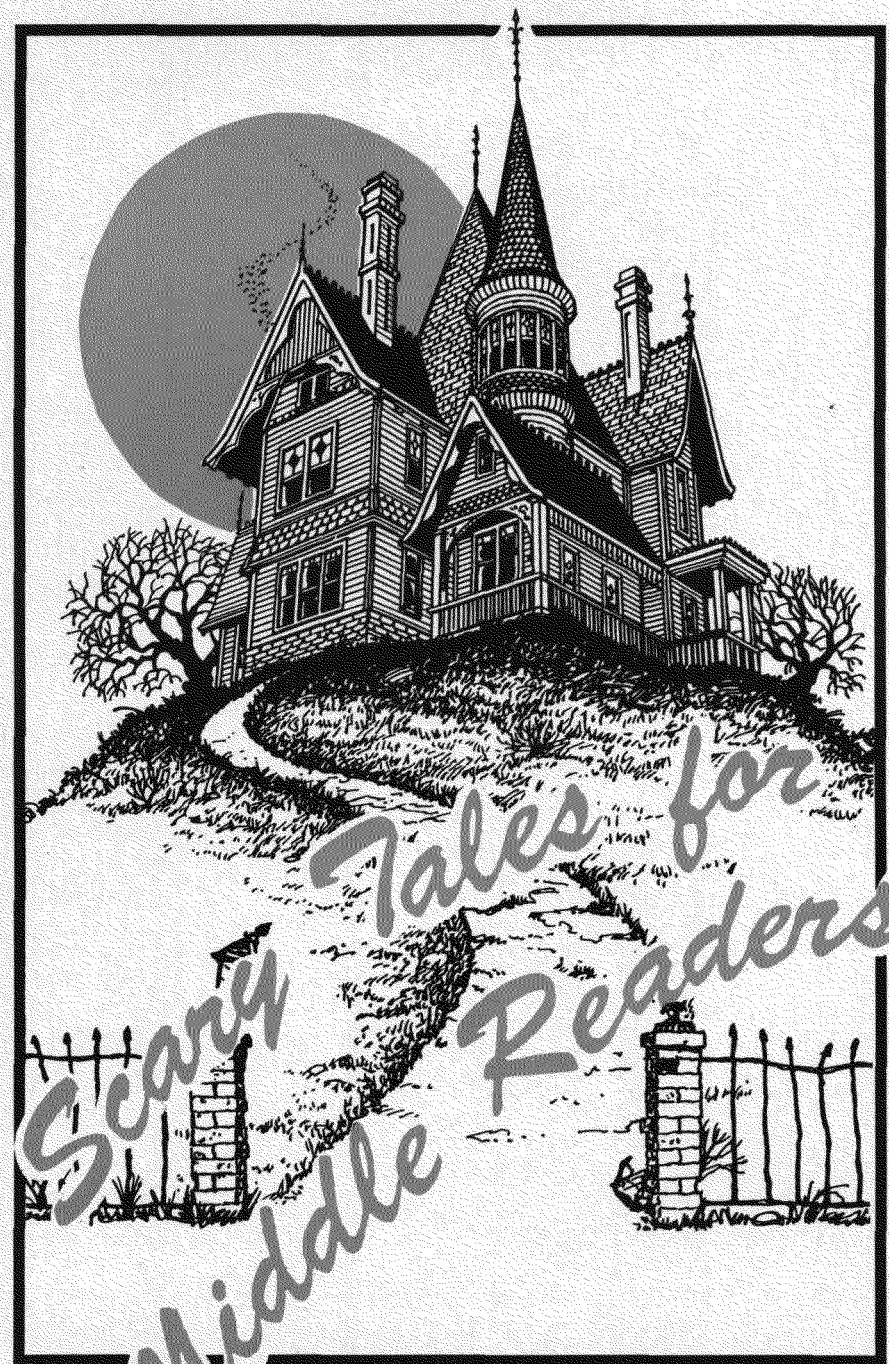
Adler, C. S.	<b>A Whisper in the Night</b>
Aiken, Joan	<b>Footsteps on the Stairs</b>
Alcock, Vivien	<b>The Stonewalkers</b>
<b>The April Witch and Other Strange Tales</b>	
Arthur, Robert	<b>Davy Jones' Haunted Locker</b>
Bellairs, John	<b>Curse of the Blue Figurine</b>
Bradbury, Ray	<b>The Halloween Tree</b>
Cassedy, Sylvia	<b>Behind the Attic Wall</b>
Christopher, Matt	<b>Favor for a Ghost</b>
Cohen, Daniel	<b>The Restless Dead</b>
Coontz, Otto	<b>The Night Walkers</b>
Corbett, Scott	<b>The Deadly Hoax</b>
Coville, Bruce	<b>The Monster's Ring</b>
<b>Creepies, Creepies, Creepies</b>	
Cunningham, Julia	<b>Dorp Dead</b>
Dahl, Roald	<b>The Witches</b>
<b>Demonic, Dangerous, &amp; Deadly</b>	
Duncan, Lois	<b>Stranger with My Face</b>
Flora, James	<b>Grandpa's Ghost Stories</b>
Galdone, Joanna	<b>Tailypo (jE)</b>
Garden, Nancy	<b>Prisoner of Vampires</b>
Garfield, Leon	<b>The Restless Ghost</b>
Gorog, Judith	<b>A Taste for Quiet and Other</b>
	<b>Disquieting Tales</b>
Green, Phyllis	<b>Eating Ice Cream with a</b>
	<b>Werewolf</b>
Hahn, Mary D.	<b>Time of the Witch</b>
Hancock, Sibyl	<b>Esteban and the Ghost (jE)</b>
<b>Horrors, Horrors, Horrors</b>	
Howe, James	<b>The Celery Stalks at Midnight</b>
Jones, Diana W.	<b>Archer's Goon</b>
Kilgore, Kathleen	<b>The Ghost-Maker</b>

Klaveness, Jan	<b>The Griffin Legacy</b>
Krensky, Stephen	<b>The Witching Hour</b>
Levy, Elizabeth	<b>Dracula is a Pain in the Neck</b>
Mahy, Margaret	<b>The Haunting</b>
Manley, Seon	<b>Ladies of Horror</b>
Maxwell, Edith	<b>Just Dial a Number</b>
Mendoza, George	<b>Crack in the Wall, and Other</b>
	<b>Terribly Weird Tales</b>
<b>Monsters, Monsters, Monsters</b>	
Nixon, Joan L.	<b>A Deadly Game of Magic</b>
Norton, Andre	<b>Small Shadows Creep</b>
Peck, Richard	<b>The Dreadful Future of</b>
	<b>Blossom Culp</b>
Pettersson, Allan	<b>Frankenstein's Aunt</b>
Pierce, Meredith	<b>The Darkangel</b>
Pinkwater, Daniel	<b>I was a Second Grade Werewolf (jE)</b>
Poe, Edgar Allan	<b>Tales and Poems of</b>
	<b>Edgar Allan Poe</b>
Porte, Barbara	<b>Jessie's Ghost and</b>
	<b>Other Stories</b>
Riley, James W.	<b>The Gobble-uns'll get You ef</b>
	<b>You Don't Watch Out (jE)</b>
Sleator, William	<b>Among the Dolls</b>
Snyder, Zilpha	<b>Blair's Nightmare</b>
Sommer-	<b>The Vampire Moves In</b>
Bodenburg, A.	
<b>Spirits, Spooks, and Other Sinister Creatures</b>	
Syfret, Anne	<b>Bella</b>
Towne, Mary	<b>Paul's Game</b>
Walker, Mary	<b>To Catch a Zombi</b>
Wright, Betty R.	<b>The Dollhouse Murders</b>
Wuorio, Eva-Lis	<b>Escape if You Can:</b>
	<b>13 Tales of the Preternatural</b>
<b>Young Monsters</b>	



## Non-Fiction

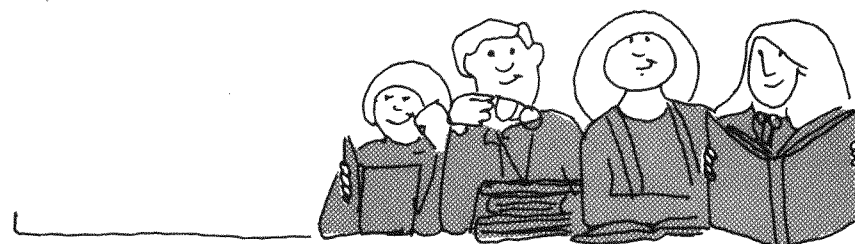
- |                 |  |
|-----------------|--|
| Blumberg, Rhoda | <b>Monsters</b> (j001.944 B658m)   |
| Cohen, Daniel   | <b>Young Ghosts</b> (j133.1 C678y)   |
| Maestro, Giulio | <b>Halloween Howls: Riddles that are a Scream</b> (j394.27 M186h)  |
| Cohen, Daniel   | <b>The Headless Roommate and Other Tales of Terror</b> (j398.25 C678h)   |
| Schwartz, Alvin | <b>More Scary Stories to Tell in the Dark</b> (j398.25 C678s)  |
| Mooser, Stephen | <b>Monster Fun</b> (j646.47 M825m)   |
| Ames, Lee J.    | <b>Draw 50 Monsters, Creeps, Superheroes, Demons, Dragons, Nerds, Dirts, Ghouls, Giants, Vampires, Zombies, and Other Curiosa</b> (j741.2 A513d) |
| Adler, David    | <b>The Twisted Witch and Other Spooky Riddles</b> (j818.5 A237t)   |



MULTNOMAH COUNTY  
LIBRARY

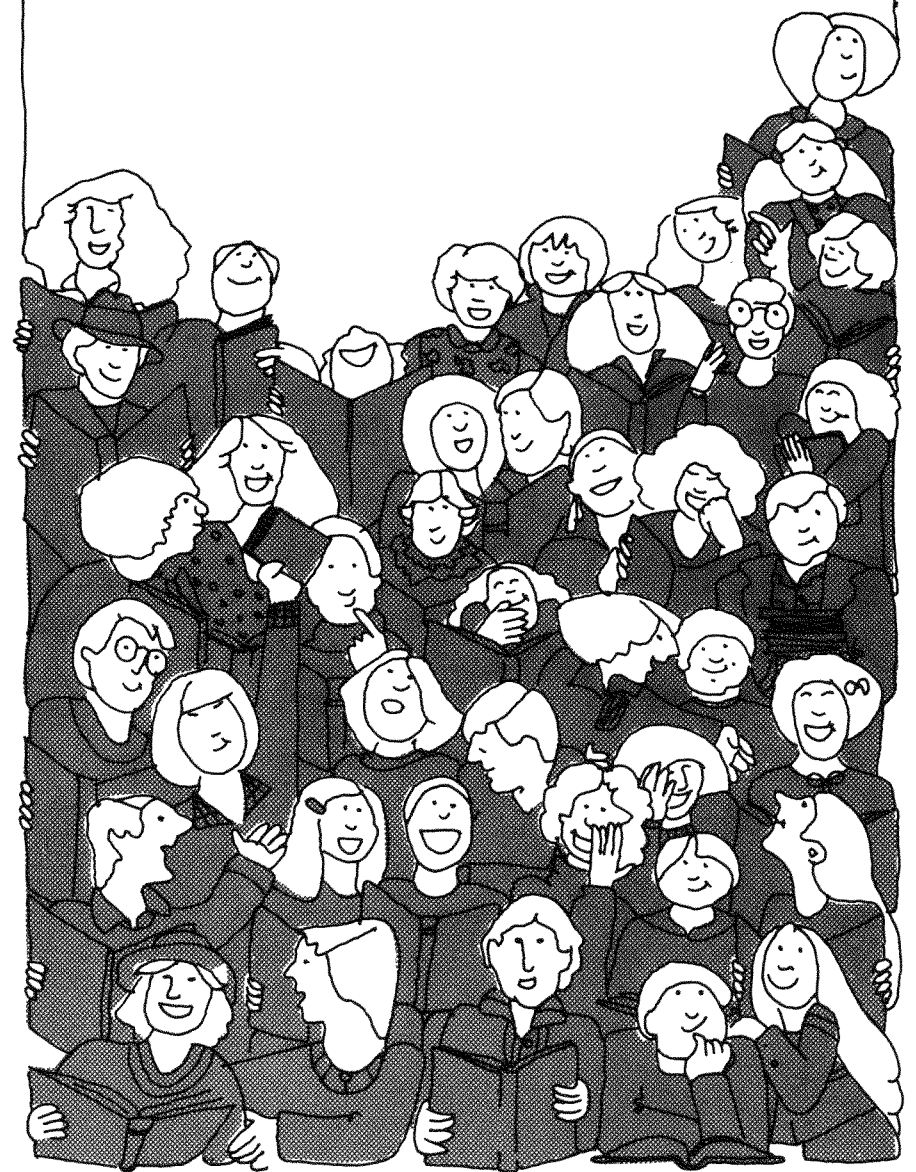


Adams, Douglas	<b>Hitchhiker's Guide to the Galaxy</b>	(SF, pb & ypb)	Levitin, Sonia	<b>The Mark of Conte</b>	(j & ypb)
Allen, Woody	<b>Without Feathers</b>	(817 & pb & ypb)	Lipsyte, Robert	<b>One Fat Summer</b>	(j, jpb & ypb)
Anderson, Mary	<b>The Rise and Fall of a Teenage Wacko</b>	(ypb)	Mazer, Norma F.	<b>Summer Girls, Love Boys</b>	(j, jpb & ypb)
Anthony, Piers	<b>A Spell for Chameleon</b>	(pb & ypb)	McManus, Patrick	<b>They Shoot Canoes, Don't They?</b>	(796.5, pb & ypb)
Bombeck, Erma	<b>At Wit's End</b>	(817, pb & ypb)	Meyers, Carolyn	<b>C. C. Poindexter</b>	(F & pb)
—	<b>The Grass is Always Greener</b>	(817, pb, & ypb)	Mowat, Farley	<b>The Boat Who Wouldn't Float</b>	(910.4, pb & ypb)
Braden, Tom	<b>Over the Septic Tank</b>	(818)	Murphy, Barbara	<b>Ace Hits the Big Time</b>	(j & ypb)
Callan, Jamie	<b>Eight is Enough</b>	(ypb)	Peters, Elizabeth	<b>Summer of the Dragon</b>	(F)
Conford, Ellen	<b>The Young and the Soapy</b>	(j, jpb, & ypb)	Petersen, P.J.	<b>Would you Settle for Improbable?</b>	(j & ypb)
—	<b>Alfred G. Graebner</b>	(j, jpb, & ypb)	Pinkwater, Daniel	<b>The Snarkout Boys and the Baconburg Horror</b>	(j & ypb)
—	<b>Memorial High School</b>	(j, jpb & ypb)	Sachs, Marilyn	<b>Hello...Wrong Number</b>	(jpb & ypb)
—	<b>Handbook of Rules and Regulations</b>	(j, jpb, & ypb)	Sharmat, Marjorie	<b>How to meet a Gorgeous Girl</b>	(j, jpb & ypb)
—	<b>If This is Love,</b>	(j, jpb, & ypb)	—	<b>How to Meet a Gorgeous Guy</b>	(j, jpb & ypb)
—	<b>I'll Take Spaghetti</b>	(j, jpb & ypb)	Spinelli, Jerry	<b>Space Station Seventh Grade</b>	(j & ypb)
—	<b>The Revenge of the</b>	(j, jpb & ypb)	Tchudi, Stephen	<b>The Burg-o-rama Man</b>	(j, jpb & ypb)
—	<b>Incredible Dr. Rancid</b>	(j, jpb & ypb)	Townsend, Sue	<b>Adrian Mole Diaries</b>	(F)
—	<b>and His Youthful Assistant Jeffrey</b>	(j, jpb & ypb)	Wibberly, Leonard	<b>The Mouse that Roared</b>	(F & ypb)
—	<b>Seven Days to a Brand</b>	(j, jpb & ypb)	Wood, Phyllis	<b>Five-color Buick and a Blue-eyed Cat</b>	(j & ypb)
Danziger, Paula	<b>New Me</b>	(j, jpb & ypb)	Wouk, Herman	<b>City Boy</b>	(F & ypb)
Dennis, Patrick	<b>Can You Sue Your Parents for Malpractice?</b>	(j, jpb & ypb)			
Dygard, Thomas	<b>Auntie Mame</b>	(F)			
Ephron, Delia	<b>Rebound Caper</b>	(j)			
Higgins, Colin	<b>How to Eat Like a Child</b>	(818.5 & ypb)			
Kerr, M.E.	<b>Harold and Maude</b>	(ypb)			
Kidd, Ronald	<b>Little Little</b>	(j, jpb & ypb)			
Larson, Gary	<b>Dunker</b>	(j, jpb & ypb)			
	<b>The Far Side</b>	(741.5973, pb, & ypb)			



# LAUGH IT UP!

A YOUNG ADULT BOOK LIST



MULTNOMAH COUNTY  
**LIBRARY**

MULTNOMAH COUNTY  
**LIBRARY**



**Multnomah County Oregon**  
**Board of County Commissioners**

8/1/88. Monthly Update

Literary briefing will be  
added to Informal  
Agenda 8/2/88 —

1:30 p.m.

DATE SUBMITTED 8/1/88

(For Clerk's Use)

Meeting Date \_\_\_\_\_

Agenda No. \_\_\_\_\_

REQUEST FOR PLACEMENT ON THE AGENDA

Subject: Monthly Library Update

Informal Only\* August 2, 1988  
(Date)

Formal Only \_\_\_\_\_  
(Date)

DEPARTMENT County Chair DIVISION \_\_\_\_\_

CONTACT Mike Dolan TELEPHONE X-3308

\*NAME(s) OF PERSON MAKING PRESENTATION TO BOARD Sarah Long

BRIEF SUMMARY Should include other alternatives explored, if applicable, and clear statement of rationale for the action requested.

Monthly Library Update

(IF ADDITIONAL SPACE IS NEEDED, PLEASE USE REVERSE SIDE)

ACTION REQUESTED:

☐ INFORMATION ONLY ☐ PRELIMINARY APPROVAL ☐ POLICY DIRECTION ☐ APPROVAL

INDICATE THE ESTIMATED TIME NEEDED ON AGENDA \_\_\_\_\_

IMPACT:

☐ PERSONNEL  
☐ FISCAL/BUDGETARY  
☐ General Fund

☐ Other \_\_\_\_\_

BOARD OF  
COUNTY COMMISSIONERS  
1988 JUL 32 AM 10:52  
HOLLISMAN COUNTY  
OREGON

SIGNATURES:

DEPARTMENT HEAD, ELECTED OFFICIAL, or COUNTY COMMISSIONER: Glady Mc Coy

BUDGET / PERSONNEL \_\_\_\_\_

COUNTY COUNSEL (Ordinances, Resolutions, Agreements, Contracts) \_\_\_\_\_

OTHER \_\_\_\_\_  
(Purchasing, Facilities Management, etc.)

NOTE: If requesting unanimous consent, state situation requiring emergency action on back.

# MULTNOMAH COUNTY LIBRARY

Administrative Offices (503) 221-7724 • 205 N.E. Russell St. • Portland, Oregon 97212-3708

Sarah Ann Long, Library Director

Library Director's Office  
Library Administration Building  
221-7731

## MEMORANDUM

TO: Board of Commissioners, Multnomah County  
FROM: Sarah Long *SA*  
RE: Library activities  
DATE: August 2, 1988

## GRESHAM LIBRARY

Several weeks ago I requested at the Gresham City Council formally consider the earlier suggestion that the Gresham library be located on property occupied by City Hall on Eastman Avenue. At their July 16 meeting, the Council considered this and directed the City Manager, a member of Council and the City Attorney to begin discussions with officials from the Library Association regarding this option. These talks are proceeding.

At the same time we are vigorously pursuing a number of other sites in the Gresham area, including a site adjacent to the new Town Faire shopping center. As always I am hopeful that a site can be found in the very near future.

## THEFT DETECTION SYSTEM EVALUATION

In the spring of 1987 the Checkpoint Theft Detection System was installed at the Central Library. Prior to the installation two sampling inventories were done by staff to measure the percentage of books taken from Central without having been checked out. An inventory done in the summer of 1985 measured the long-term loss of books from the time of the last completed inventory in 1958-64 (8.76% +/- 1.96% with a 95% level of confidence). A second sampling inventory was done in June of 1986 to measure the percentage of new books stolen yearly from Central (5.4% +/- 1.68%).



2-2-2  
August 2, 1988

When the theft detection system was installed, staff targeted many thousands of older materials as well as all newly received materials in an attempt to determine the effectiveness of the theft detection system. Another sampling inventory was done in June 1988 using the same methodology used in the 1986 inventory. Results showed that about 2.7% (+- 1.21%) of books received and processed in 1987 calendar year were taken from the library without having been checked out.

A conclusion which might be drawn from the above is that the presence of the detection system has indeed served as a deterrent to the theft of books at the Central Library.

#### STATISTICS

Although we have not completely analyzed the statistics for the fiscal year completed June 30, I can proudly tell you that circulation increased 6 percent and we broke the four million mark in circulation. In fact, our annual circulation of 1987/88 was 4,241,377.

#### AUTOMATION UPDATE

Although we are still negotiating with vendors for a new integrated automated system, we are planning to present a contract to the library's board of director's at their August board meeting. This is probably the most significant purchase we will make out of the current serial levy and it will have a great impact on public service.

SAL:rg  
cocoml

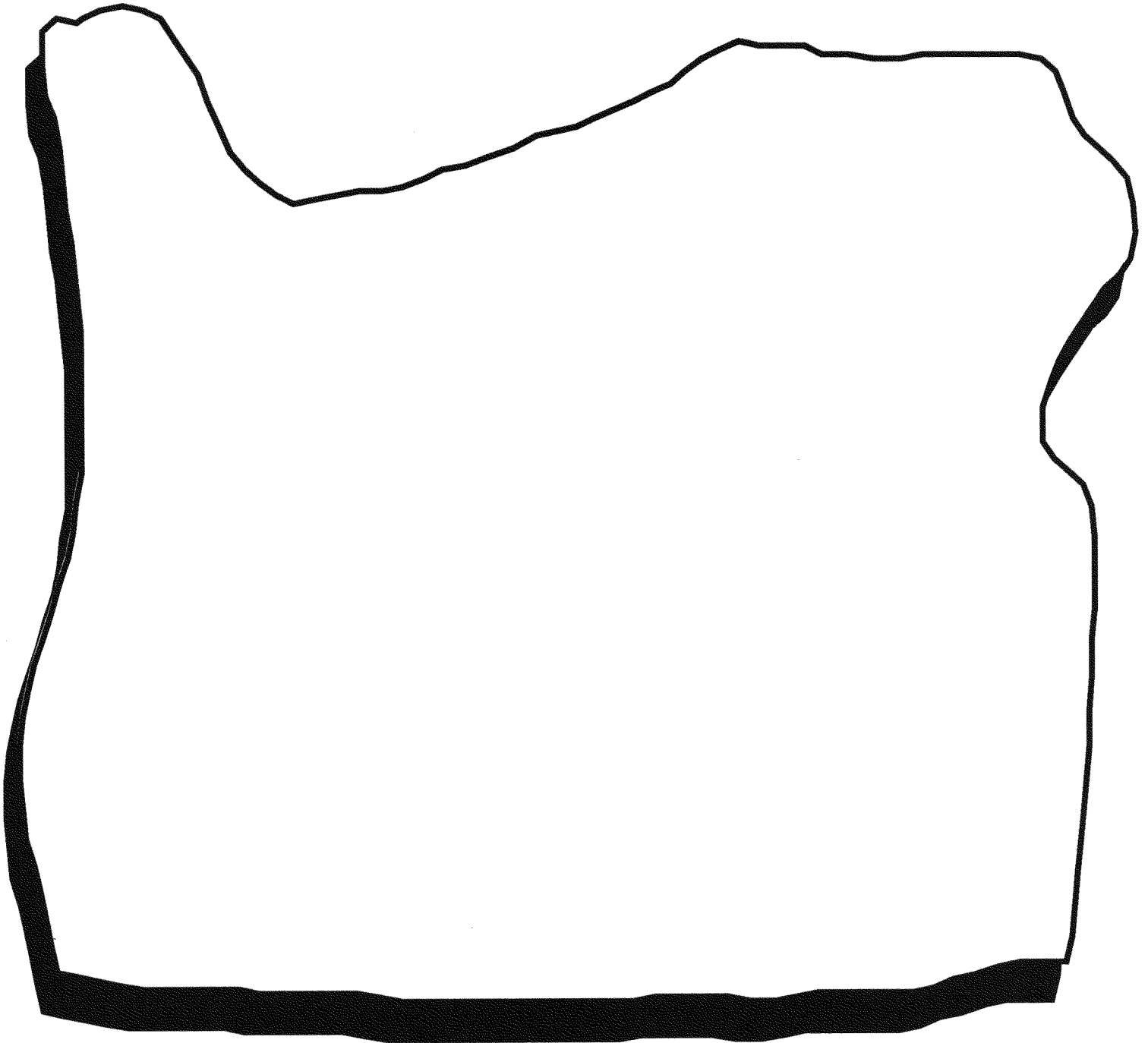
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# What will Oregon's children be like in the year 2088?

...a contest for kids aged 6-12 from your Multnomah County Library!

---

Tell us what the lives of Oregon's kids will be like a hundred years from now—in words, pictures, or both. Turn in your entry at any branch of the Multnomah County Library and we'll send your ideas to Governor Neil Goldschmidt. You might also win a prize!



MULTNOMAH COUNTY  
**LIBRARY**

---

Name \_\_\_\_\_  
Age \_\_\_\_\_ Phone \_\_\_\_\_ Library Branch \_\_\_\_\_

# HOW TO ENTER

Multnomah County Library's "Oregon's Kids 2088" contest

Let's help Governor Neil Goldschmidt as he builds a better future for Oregon's kids. Multnomah County Library wants to learn what you think life will be like for Oregon's kids in 2088.

- If you're between 6-12 you're invited to use the attached entry form to tell us, in words, pictures, or both, what the year 2088 will be like for kids like you.
- Ask yourself questions like, "What will school in 2088 be like? What will families be like? How will children a hundred years from now spend their free time?"
- Use pencils, pens, crayons, or ?
- Your entry must be turned in to a branch of the Multnomah County Library by August 15, 1988. When you turn in your entry, write your name and phone number on a slip of paper and give both to the person behind the desk. We'll have a drawing, and one contestant from each branch will be awarded a special prize! ALL entries, however, will be sent to Governor Goldschmidt to let him know what Oregon's kids think.
- So get to work!

PRESS LIST

DATE

8/1/88

THE FOLLOWING WERE CALLED THIS DATE REGARDING:

- a) Meeting
- b) Executive Meeting
- c) Other

*Monthly February Briefing added  
to agenda at Agency 8/2/88 1:30 P.M.*

Signed Lyrell L. Stanton

KOIN	Channel 6	243-6614	Assignment Desk	✓
KGW	Channel 8	226-5111	Assignment Desk	✓
KATU	Channel 2	231-4260	Assignment Desk	✓
KPTV	Channel 12	222-9921	News Desk	✓
KEX	1190 A.M.	222-1929	Newsroom/Message	✓
KSGO	1520 A.M.	223-1441	News Desk	✓
KXL	750 A.M.	231-0750	Newsroom/Message	✓
KGW	62 A.M.	226-5095	News Desk	✓
K-103 FM		643-5103	Newsroom	✓
KXYQ - 105		226-6731		✓
OREGONIAN		221-8566	Harry Bodine	✓
GRESHAM OUTLOOK		665-2181	Robin Franzen	✓
SKANNER		287-3562	Patrick Mazza	✓

Informal  
✓

DATE SUBMITTED \_\_\_\_\_

(For Clerk's Use)

Meeting Date 8/2/88

Agenda No. Inf-14

REQUEST FOR PLACEMENT ON THE AGENDA

Subject: Potentially Dangerous Dog Ordinance Revision

Informal Only\*

8/2/88  
(Date)

Formal Only \_\_\_\_\_

(Date)

DEPARTMENT DES

DIVISION Animal Control

CONTACT Mike Oswald

TELEPHONE 667-4024

\*NAME(s) OF PERSON MAKING PRESENTATION TO BOARD Mike Oswald

**BRIEF SUMMARY** Should include other alternatives explored, if applicable, and clear statement of rationale for the action requested.

The Animal Control Division manager empaneled a task force to conduct a review of the County's Potentially Dangerous Dog Ordinance and program. The task force's year-long review resulted in a recommendation to amend the ordinance.

A report on the Potentially Dangerous Dog program will be presented to the Board. The report includes an Executive Summary of the First Two years of the program, the final draft of the recommended ordinance revisions, and an explanation of changes.  
(IF ADDITIONAL SPACE IS NEEDED, PLEASE USE REVERSE SIDE)

ACTION REQUESTED:

☒ INFORMATION ONLY    ☐ PRELIMINARY APPROVAL    ☐ POLICY DIRECTION    ☐ APPROVAL

INDICATE THE ESTIMATED TIME NEEDED ON AGENDA 15 minutes

IMPACT:

PERSONNEL

☐ FISCAL/BUDGETARY

☐ General Fund

Other Increased effectiveness of the program.

1988 JUL 26 PM 3:53  
CLERK OF COUNTY COMMISSIONERS  
MULTNOMAH COUNTY  
OREGON

SIGNATURES:

DEPARTMENT HEAD, ELECTED OFFICIAL, or COUNTY COMMISSIONER: [Signature]

BUDGET / PERSONNEL \_\_\_\_\_

COUNTY COUNSEL (Ordinances, Resolutions, Agreements, Contracts) \_\_\_\_\_

OTHER \_\_\_\_\_

(Purchasing, Facilities Management, etc.)

NOTE: If requesting unanimous consent, state situation requiring emergency action on back.



*Polly Casterline*

## MULTNOMAH COUNTY OREGON

DEPARTMENT OF GENERAL SERVICES  
PORTLAND BUILDING  
1120 S.W. FIFTH, 14TH FLOOR  
PORTLAND, OR 97204-1934

OFFICE OF THE DIRECTOR  
BUDGET & MANAGEMENT  
ANALYSIS  
COUNTY COUNSEL  
EMPLOYEE RELATIONS  
FINANCE DIVISION

(503) 248-3303

(503) 248-3883

(503) 248-3138

(503) 248-5015

(503) 248-3312

BOARD OF COUNTY COMMISSIONERS  
GLADYS McCOY, CHAIR  
PAULINE ANDERSON  
POLLY CASTERLINE  
GRETCHEN KAFOURY  
CAROLINE MILLER

### MEMORANDUM

TO: Board of County Commissioners

FROM: Linda Alexander, Chair  
Data Processing Management Committee *Linda Alexander*

DATE: July 21, 1988

SUBJECT: Appropriations for Animal Control Field Services

I have checked with Dave Warren about the potential availability of resources within the Animal Control Fund to cover the cost of the proposed Field Services Project. He says that no resources are available.

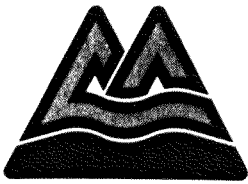
In 1987-88 Animal Control carried forward from 1986-87 an amount equal to two-thirds of the receipts from three year animal licenses and one-half of the receipts from two year animal licenses. The intention was to smooth out the flow from these revenue sources over the life of the licenses.

In 1987-88 the Board used some of the reserved revenue from the multi-year licenses to pay for programming an animal control hotline system.

In 1988-89, however, no revenue from multi-year licenses has been reserved. All resources known to be available to the Animal Control Fund have been allocated to Animal Control expenditures.

2639F/LA/js

cc: Dave Warren  
Jim Munz  
Data Processing Committee Members



## MULTNOMAH COUNTY OREGON

DEPARTMENT OF ENVIRONMENTAL SERVICES  
ANIMAL CONTROL DIVISION  
24450 W. COLUMBIA HWY.  
TROUTDALE, OREGON 97060-1093  
(503) 667-PETS

BOARD OF COUNTY COMMISSIONERS  
GLADYS McCOY, CHAIR  
PAULINE ANDERSON  
POLLY CASTERLINE  
GRETCHEN KAFOURY  
CAROLINE MILLER

# WARNING!



## POTENTIALLY DANGEROUS DOG ON THE PREMISES



POSTING OF THIS SIGN IS REQUIRED BY ORDINANCE  
UNAUTHORIZED REMOVAL OF THIS SIGN IS PROHIBITED



"Be A Responsible Pet Owner:  
License, Leash, Spay or Neuter"



# MULTNOMAH COUNTY OREGON

DEPARTMENT OF ENVIRONMENTAL SERVICES  
ANIMAL CONTROL DIVISION  
24450 W. COLUMBIA HWY.  
TROUTDALE, OREGON 97060-1093  
(503) 667-PETS

BOARD OF COUNTY COMMISSIONERS  
GLADYS McCOY, CHAIR  
PAULINE ANDERSON  
POLLY CASTERLINE  
GRETCHEN KAFOURY  
CAROLINE MILLER

June 27, 1988

## REPORT ON MULTNOMAH COUNTY'S POTENTIALLY DANGEROUS DOG PROGRAM

### EXECUTIVE SUMMARY

In 1986, a young boy was fatally attacked by a dog in Multnomah County. This tragic event sparked concern for how effectively the public was being protected from the hazards posed by aggressive dogs.

On July 14, 1986, The Board of County Commissioners adopted an ordinance that created an innovative administrative process, to be carried out by the Animal Control Division, to identify, classify, and regulate the ownership of potentially dangerous dogs.

The goal of the program is to:

Protect the public and domestic animals from the dangers caused by potentially dangerous dogs.

The program objectives are:

1. Identify potentially dangerous dogs and limit their opportunities for causing serious injury through regulating ownership.
2. Teach self-protection skills to the public, with special attention devoted toward children who are more vulnerable to serve dog attacks.
3. Increase public's awareness to report potentially dangerous dog incidents.
4. Consult and involve animal behaviorists and animal care professionals in the program and focus on behavior.



"Be A Responsible Pet Owner:  
License, Leash, Spay or Neuter"



In July of 1987, one year into the program, the Animal Control Division Manager empaneled a task force to begin an in-depth review and evaluation of the ordinance and administrative process. The task force members were:

- \*Chris Moir, Staff Assistant to County Commissioner Polly Casterline
- \*Ann Childers, Animal Behaviorist and Potentially Dangerous Dog Hearings Officer
- \*Deborah Yates, Public Relations Director for Dove Lewis Emergency Veterinary Hospital; and Potentially Dangerous Dog Hearings Officer
- \*Dr. William Derr, Veterinarian; and Potentially Dangerous Dog Hearings Officer
- \*Art Bloom, Multnomah County Environmental Health
- \*Dr. Paul Williams, Public Health Veterinarian, State of Oregon
- \*Bob Cole, President, Dog Fanciers of Oregon
- \*Lt. Dennis Nordloff, Chief's Office Portland Police Bureau
- \*Betsy Williams, Management Assistant Department of Environmental Services
- \*Dennis Payne, Office of Neighborhood Association, Crime Prevention Program
- \*Dave White, Staff Assistant to Portland City Commissioner Bob Koch
- \*Donna Wunsch, Chief Field Supervisor Multnomah County Animal Control

Other involved or consulted were:

- \*Bill Farver, Assistant to Commissioner Anderson
- \*Noelle Billups and John Dubay, Office of County Counsel
- \*Dr. Randall Lockwood, Humane Society of the United States, Washington D.C.
- \*Dr. Dennis Fetko, Animal Behaviorist San Diego, California

The result of the task force's year-long review and evaluation was a recommendation to revise the potentially dangerous dog ordinance. The Ordinance Revision document is dated June 27, 1988.

A second document, Potentially Dangerous Dog Ordinance - Explanation of Revisions, has been prepared to provide background and discussion of each recommended revision.

The task force recommendations do not call for a change in neither the concept nor intent of the ordinance. The recommended revisions provide:

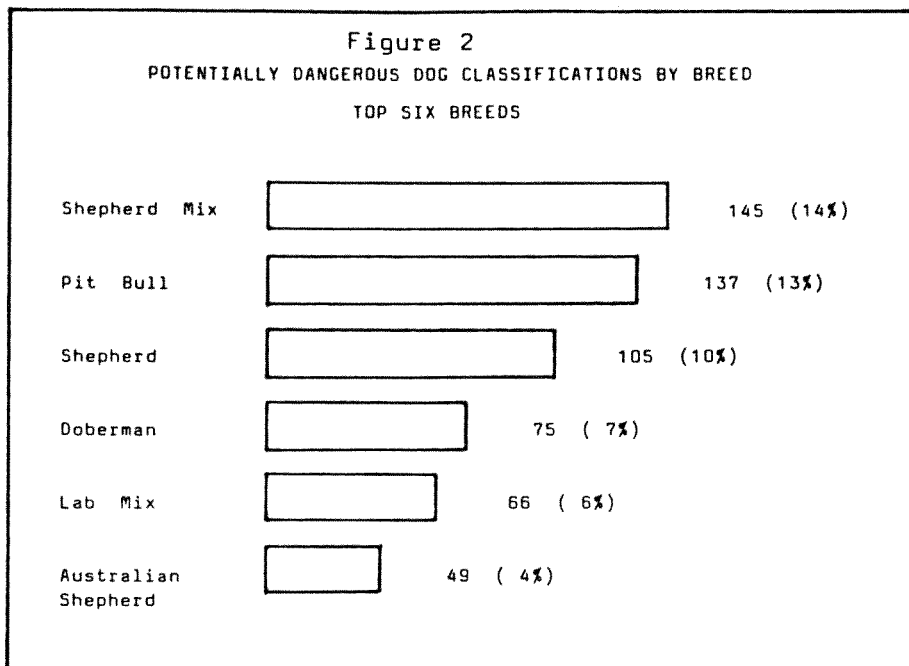
- \*Definition and clarification of key terms used in the ordinance.
- \*Refinement of the classification level designations.
- \*Clarification of the administrative process of classifications, restrictions, appeals, and impoundment.
- \*New language concerning de-classification of dogs.
- \*Non-suspendable, minimum fines for non-compliance.

#### TWO YEARS UNDER THE POTENTIALLY DANGEROUS DOG PROGRAM

In the first two years of the Potentially Dangerous Dog program, 1,025 dogs have been classified. Figure 1 shows the number of classifications by level. (Appendix A lists the breakdown of classification by breed).

Figure 1		
CLASSIFICATIONS BY LEVEL		
Level 1	65	( 6%)
Level 2	463	(45%)
Level 3	89	( 8%)
Level 4	343	(33%)
Level 5	65	( 6%)
Total	1025	(100%)

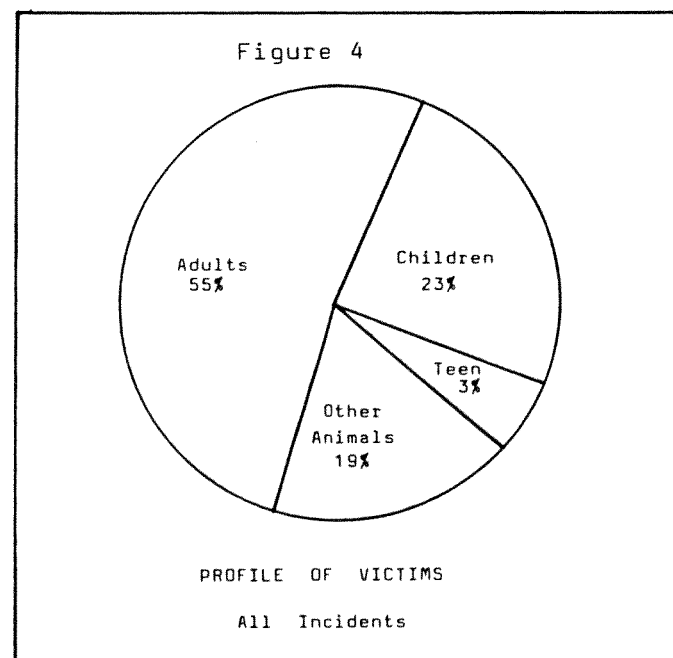
The most frequently classified breeds are shown in Figure 2.



The type and frequency of incidents and a profile of the victims are shown in figures 3 and 4.

**Figure 3**  
PROFILE AND FREQUENCY OF INCIDENTS

Menace/bite pedestrian	452	42%
Menace/bite victim on victim's property	229	22%
Menace/bite bicyclist	140	14%
Menace/bite mail carrier or delivery person	95	9%
Menace/bite victim on dog owner's property - confined	50	5%
Menace/bite jogger	22	2%
Menace/bite in a park	19	2%
Menace/bite at a school or business	18	2%
Total Incidents	1025	100%



The most frequently reported potentially dangerous dog incident involves an adult, walking down the sidewalk who is menaced, attacked or bitten by a large breed dog that is running loose.

The ordinance provides for an appeal process to the classification. Three volunteer Hearings Officers held a total of (161) appeal hearings in the first two years. Dog owners are appealing (26%) of the classifications. Figure 5 shows information on appeals.

Figure 5 APPEALS TO POTENTIALLY DANGEROUS DOG						
CLASSIFICATIONS						
Level	1	2	3	4	5	Total
Classifications	65	463	89	343	65	1025
Appeals filed	6	52	42	112	52	264
Appeal rate	9%	11%	47%	33%	80%	26%
Dispositions						
Upheld	2	21	10	39	20	92
Reversed	0	3	6	4	2	15
Reduced/Reclassified	1	2	1	10	24	38
Canceled	0	4	2	8	2	16
Total Appeals Heard	3	30	19	61	48	161
Appeals Pending	3	22	18	47	4	94

Generally, reported incidents of menacing, attacking and biting dogs have increased over the past two years.

#### EVALUATION - IS THE PROGRAM WORKING?

Measuring the effectiveness of a program like this program where its goal is to protect people and prevent incidents from occurring requires a close examination of how well the objectives of the program are being met. The program's goals and objectives provide a standard for assessment.

The program is meeting its objective of identifying potentially dangerous dogs and limiting their opportunities for causing serious injury. 1,025 dogs have been classified. Prior to the program 25% of the dogs involved in an attacking/biting incident would repeat the behavior within one year. Two years under the program, the percentage of dogs repeating attacking/biting behavior is 18%. 796

The program has only begun to meet its second objective of teaching self-protection skills to the public - with special attention given to children. Animal Control's Community Education program has conducted 79 "Safety with Dogs" presentations to pre-school and school-aged children reaching 2,100 children. This program needs to be expanded to reach every school-aged child in Multnomah County.

The objective to increase the public's awareness to report Potentially Dangerous Dog incidents is being met through 65 media stories on Potentially Dangerous Dogs over the past two years, and the increase in reported incidents.

The last objective of consulting and involving animal behavior and animal care professionals is being met through the task force review process and the appointment of Hearings Officers.

#### CONCLUSION

As Animal Control Division Manager, I feel that the task force has done an outstanding job of reviewing the ordinance and wrestling with the difficult elements. Their recommendations are administratively sound and are supported by the Division.

Multnomah County's innovative approach is the first of its kind in the nation. The program requires close monitoring and the continuing need for fine tuning and revision. Many communities across the country are observing, with interest, Multnomah County's approach to the nation-wide problem of potentially dangerous dogs.

June 27, 1988

(Underlined sections are new or replacements; [bracketed] sections are deleted.).

BEFORE THE BOARD OF COMMISSIONERS

FOR THE COUNTY OF MULTNOMAH

ORDINANCE NO. \_\_\_\_\_

An Ordinance relating to the regulation of potentially dangerous dogs and amending chapter 8.10 of the Multnomah County Code.

Multnomah County ordains as follows:

SECTION I. AMENDMENT

M.C.C. 8.10.010 is amended to read as follows:

8.10.010 Definitions. as used in this chapter, unless the context requires otherwise:

(A) "Animal" means any dog, cat, exotic, wild, or dangerous animal, or livestock.

(B) "Animal at large" means any animal, excluding cats, that:

(1) is not physically restrained, on private property (including motorized vehicles) with the permission of the property owner, in a manner that physically prevents the animal from leaving that property or reaching any public areas;

or, [when not in compliance with subsection (1),] when on public property, or any public area, and

(2) is not restrained by a leash, tether or other physical control device not to exceed eight feet in length and under the physical control of a capable person.

(C) "Board" means the Multnomah County Board of County Commissioners.

(D) "Dog facility" means any site, as identified by a mailing address, where more than three dogs of licensable age are kept, whether the animals are the property of the site owner or of other persons.

(E) "Director" means the Director of the Department of Environmental Services of Multnomah County or the Director's designee.

(F) "Euthanasia" means putting an animal to death in a humane manner.

[(G) "Exhibition of fighting" means a public or private display of combat between two or more animals in which the fighting, killing, maiming or injuring of animals is a significant feature. "Exhibition of fighting" does not include demonstrations of hunting or tracking skills of an animal or the lawful use of animals for hunting, tracking or self-protection.]

(G) [(H)] "Exotic, wild, or dangerous animal" means any animal which is not commonly domesticated, or which is not native to North America, or which irrespective of geographic origin, is of a wild or predatory nature or other characteristics would constitute an unreasonable danger to human life or property if not kept, maintained or confined in a safe and secure manner.

(H) [(I)] "Exotic, wild or dangerous animal facility" means any site for the keeping of exotic, wild or dangerous animals.

(I) [(J)] "Hearings Officer" means a person appointed by the Board to review the director's determination that a dog has engaged in any of the behaviors specified in MCC 8.10.270.

(J) [(K)] "Livestock" means animals kept for husbandry, including but not limited to horses, mules, burros, asses, cattle, sheep, goats, swine and other hooved domestic animals.

(K) [(L)] "Livestock facility" means any facility for the keeping of livestock.

(L) [(M)] "Muzzle" means a device constructed of strong, soft material or a metal muzzle that complies with specifications to be adopted as administrative rules by the director. The muzzle must be made in a manner that will not cause injury to the dog or interfere with its vision or respiration but must prevent it from biting any person or animal.

(M) [(N)] "Owner" means any person or legal entity having a possessory property right in an animal or who harbor, cares for, exercises control over or knowingly permits any animal to remain on premises occupied by that person.

(N) [(O)] "Person" means any natural person, association, partnership, firm or corporation.

(O) [(P)] "Pet license" means a license for any owned dog or cat that is of licensable age.

(P) [(Q)] "Potentially dangerous dog" means any animal that is a member of the canine family and has been found to engage in any of the behaviors specified in MCC 8.10.270.

(Q) [(R)] "Secure enclosure" means a structure in which an animal is confined such that the animal does not have access to humans or to other animals.]  
A "Secure enclosure" shall be:

(1) a fully fenced pen, kennel or structure that shall remain locked with a padlock or combination lock. Such pen, kennel or structure must have secure sides, minimum of five feet high, and the director may require a secure top attached to the sides, and a secure bottom or floor attached to the sides of the structure or the sides must be embedded in the ground no less than one foot. The structure must be in compliance with the jurisdiction's building code.

(2) a house or garage. When dogs are kept inside a house or garage as a secure enclosure, the house or garage shall have latched doors kept in good repair to prevent the accidental escape of the dog. A house, garage, patio, porch or any part of the house or structure is not a secure enclosure if the structure would allow the dog to exit the structure on its own violation.

(R) "Physical injury" means impairment of physical condition or substantial pain which is accompanied with scrapes, cuts, punctures or other evidence of physical injury.

(S) "Serious physical injury" means any physical injury which creates a substantial risk of death or which causes serious and protracted disfigurement, protracted impairment of health or protracted loss or impairment of the function of any bodily organ. [determined by the director, in consultation with the County Health Officer or the County Health Officer's designee, to be at least as severe as an injury that requires the setting of a bone or the stitching of a wound.]

(T) "Sexually unproductive" means being incapable of reproduction by reason of age or physical condition, or incapable of being subjected to a medical procedure to be rendered unproductive and certified as such by a licensed veterinarian.



(U) "Vicious animal" means any animal, excluding dogs and cats, which bites any human being or other domestic animal or which demonstrates menacing behavior towards human beings or domestic animals. "Vicious animal" does not include an animal which bites, attacks or menaces a trespasser on the property of its owner or harms or menaces anyone who has tormented or abused it.

(V) "Aggressively bites" means any dog bite that breaks the skin and is accompanied by an attack where the dog exhibits overt behavior that includes any combination of the following: snarling, baring teeth, chasing, growling, snapping, pouncing, lunging, multiple attacks, multiple lunges, or multiple bites.

(W) Physical device or structure" means a tether, trolley system, other physical control device or any structure made of material sufficiently strong to adequately and humanely confine the dog in a manner that would prevent it from escaping the premises.

(X) "Liability insurance" means public liability insurance in a single incident amount of not less than \$50,000 for bodily injury to or death of any person or persons. The owner shall be required to provide the director with certification of insurance within 10 days of receiving notification of classification. Such policy shall provide that no cancellation of the policy will be made unless 10 days written notice is given to the Director by certified mail.

## SECTION II. AMENDMENT.

M.C.C. 8.10.270 is amended to read as follows:

8.10.270 Classification of levels of dangerousness. A dog [shall] may be classified as potentially dangerous based upon specific behaviors exhibited by the dog. For purposes of M.C.C. 8.10.265 through 8.10.285, behaviors establishing various levels of potential dangerousness are as follows:

(A) Level 1 behavior is established if a dog at large is found to menace, chase, display threatening or aggressive behavior or otherwise threaten or endanger the safety of any person or domestic animal.

(B) Level 2 behavior is established if a dog, while at large, causes physical injury to any domestic animal. [is found to menace, chase, display threatening or aggressive behavior or otherwise threaten or endanger the safety of any person.]

(C) Level 3 behavior is established if a dog, while confined in accordance with MCC 8.10.010(B), aggressively bites or causes physical injury to any person.

(D) Level 4 behavior is established if a dog, while at large, aggressively bites or causes physical injury to any person; or, while at large kills a domestic animal. [or a domestic animal.]

(E) Level 5 behavior is established if:

(1) a dog, whether or not confined, causes the serious physical injury or death of any person; or

(2) [a dog, while at large, kills any domestic animal; or] a dog is used as a weapon in the commission of a crime; or

[(3) a dog engages in or is found to have been trained to engage in exhibitions of fighting; or,]

(3) [(4)] a dog [that has been] classified as a Level 4 potentially dangerous dog that repeats the behavior described in Subsection (D) above after the owner receives notice of the Level 4 classification.

(F) Notwithstanding subsections (A) through (E) above, the director shall be discretionary authority to refrain from classifying a dog as potentially dangerous, even if the dog engaged in the behaviors specified in subsection (A) through (E) above, if the director determines that the behavior was the result of the victim abusing or tormenting the dog or was directed towards a trespasser or other extenuating circumstances. [In any case, no dog shall be classified as potentially dangerous if the behavior in question was directed against a trespasser inside any fully-enclosed building on private property if all exterior doors of the building were locked at the time the trespassing occurred.]

### SECTION III. AMENDMENT.

M.C.C. 8.10.275 is amended to read as follows:

8.10.275 Identification of potentially dangerous dogs; appeals; restrictions pending appeal.

(A) The director shall have the authority to determine whether any dog has engaged in the behaviors specified in M.C.C. 8.10.270. This determination may [shall] be based upon an investigation that includes observation of and testimony about the dog's behavior, including the dog's upbringing and the owner's control of the dog [.] , and other relevant evidence as determined by the director. These observations and testimony can be provided by Multnomah County animal control officers or by other witnesses who personally observed the behavior. They shall sign a written statement attesting to the observed behavior and agree to provide testimony regarding the dog's behavior if necessary.

(B) The director shall have the discretion to increase or decrease a classified dogs restrictions based upon relevant circumstances.

(C) [(B)] The director shall give the dog's owner written notice by certified mail or personal service of the dog's specific behavior, of the dog's classification as a potentially dangerous dog and of the [additional] restrictions applicable to that dog by reason of its classification. If the owner denies that the behavior in question occurred, the owner may appeal the director's decision to the Hearings Officer by filing a written request for a hearing with the director within 10 days of the date the notice was mailed to the owner by certified mail or the owner was personally served. Level 1 classification are not appealable. The director shall establish a non-refundable appeal fee of not less than \$25.00 that must accompany the written request for appeal. Failure to meet all appeal requirements within 10 days shall result in the classification being final.

(D) [(C)] The Hearings Officer shall hold a public hearing on any appeal from the director's decision to classify a dog as potentially dangerous. The owner and any other persons having relevant evidence concerning the dog's behavior as specified in M.C.C. 8.10.270 shall be allowed to present testimony. The Hearings Officer shall determine whether behavior specified in M.C.C. 8.10.270 was exhibited by the dog in question. The Hearings Officer may reduce or increase the classification level. The Hearings Officer shall issue an order containing his or her determination, which shall be final. In addition, the Hearings Officer shall have discretion ordering restrictions.

[(D) When the Hearings Officer's order is appealed to the Board, the Board shall hold a public hearing and shall review the director's determination that a dog has engaged in any of the behaviors specified in M.C.C. 8.10.270. The Board shall consider all written material that was available to the director and the Hearings Officer, the Hearings Officer's order and any information offered by the owner or other persons having evidence concerning the issue of whether the dog engaged in any of the behaviors specified in M.C.C. 8.10.270. The Board shall issue an order containing its decision, which shall be final.]

(E) Upon receipt of [Once the owner has received] notice of the dog's classification as Level 1, 2, 3, or 4 potentially dangerous dog pursuant to subsection (C) [(B)] above, the owner shall comply with the restrictions specified in the notice [until such time as] unless the director's decision is [may be] reversed on appeal. Failure to comply with the specified restrictions [pending the completion of all appeals] shall be a violation of the chapter for which a fine can be imposed. Additionally, the director shall have the authority to impound the dog pending completion of all appeals.

(F) If the director finds that a dog has engaged in Level 5 behavior, the dog shall be impounded pending the completion of any [all] appeals. In addition to the appeal fee set forth in M.C.C. 8.10.275(C), the owner shall be required to post a deposit with the director in the amount of \$100.00, at the time an appeal is requested, to apply towards the expenses of sheltering the dog during the appeal process. If the director's decision is upheld on appeal, the dog's owner shall be liable for the cost of the dog's impoundment and the owner shall pay all fees incurred for the sheltering of the dog or forfeit the deposit. If the director's decision to classify the dog as a potentially dangerous dog is reversed, the deposit shall be refunded.

(G) The Board shall adopt procedural rules governing the conduct and scheduling of appeals provided for this section.

(H) The imposition of regulations pursuant to this section shall not prevent the director from also issuing a citation pursuant to M.C.C. 8.10.900.

#### SECTION IV. AMENDMENT

M.C.C. 8.10.280 is amended to read as follows:

8.10.280 Regulation of potentially dangerous dogs. In addition to the other requirements of M.C.C. Chapter 8.10, the owner of a potentially dangerous dog shall comply with the following [regulations]:

(A) [If the dog has engaged in] Dogs classified as Level 1 [behavior, the dog] dogs shall be restrained in accordance with M.C.C. 8.10.010(B) by a physical device or structure, in a manner that prevents the dog from reaching any public sidewalk, or adjoining property and must be located so as not to interfere with the public's legal access to the owner's property, whenever the dog is outside the owner's home and not on a leash. [The director shall adopt administrative specifications for the required device or structure.]

(B) [If the dog has engaged in] Dogs classified as Level 2 dogs [behavior, the owner] shall be confined [confine the dog] within a secure enclosure whenever the dog is not on a leash or inside the home of the owner. The secure enclosure must be located so as not to interfere with the public's legal access to the owner's property. In addition, the director may require the owner to obtain and maintain proof of public liability insurance. In addition, the owner may be required to pass a responsible pet ownership test administered by the director.

(C) [If the dog has engaged in] Dogs classified as Level 3 or Level 4 dogs [behavior, the owner] shall be confined [confine the dog] within a secure enclosure whenever the dog is not on a leash or inside the home of the owner. The secure enclosure must be located so as not to interfere with the public's legal access to the owner's property[.], and the owner shall post warning signs, which are provided by the director, on the property where the dog is kept, in conformance with rules to be adopted by the director. In addition, the director may require the owner to obtain and maintain proof of public liability insurance. [the owner shall meet the requirements of Section (B) above and shall also post warning signs on the property where the dog is kept, in conformance with administrative rules to be adopted by the director.] The owner shall not permit the dog to be off the owner's property unless the dog is muzzled and restrained by an adequate leash and under the control of a capable person. In addition, the director may require the owner to satisfactorily complete a pet ownership program.

[(D) If the dog has engaged in Level 4 behavior, the owner shall meet the requirements of subsections (B) and (C) of this section and shall, additionally, not permit the dog to be off the owner's property unless the dog is muzzled and restrained by an adequate leash and under the control of a capable person.]

(D) [(E) Any dog that has been found to have engaged in] Dogs classified as Level 5 dogs [behavior] as described in M.C.C. 8.10.270 shall be euthanized. In addition, the director may suspend, for a period of time specified by the director, the dog owner's right to be the owner of any dog in Multnomah County, including dogs currently owned by that person.

(E) All dogs classified as Level 5 potentially dangerous dogs shall be euthanized at any time not less than 10 days after the date of classification by the director. Notification to the director of any appeal to the Hearingss Officer as provided for in M.C.C. 8.10.275(B) or to any court of competent jurisdiction shall delay destruction of the dog until a date not less than 10 days after a final decision by the Hearings Officer or court.

(F) To insure correct identification, all dogs that have been classified as potentially dangerous [shall] may be marked with a permanent identifying mark, photographed, [. ] or fitted with a special tag or collar provided by the director. The director shall adopt rules specifying the type of required identification. [character, location and manner of the marking.]

(G) In addition the normal licensing fees established by M.C.C. 8.10.220 (A) (1) and (2), there shall be an annual fee of \$15.00 for dogs that have been classified as potentially dangerous. This additional fee shall be imposed at the time of classification [license] of potentially dangerous dog, [expires] and shall be payable [at the time the license is renewed] within 30 days of notification by the director. Annual payment of this additional fee shall be payable within 30 days of notification by the director.

(H) The owner of a potentially dangerous dog shall not permit the warning sign to be removed from the secure enclosure, and shall not permit the special tag or collar from being removed from the classified dog. The owner of a potentially dangerous dog shall not permit the dog to be moved to a new address or change owners without providing the director with 10 day prior written notification.

(I) Declassification of potentially dangerous dogs. Any owner of a classified potentially dangerous dog may apply to the director, in writing, to have the restrictions reduced or removed.

(1) The following conditions must be met:

(a) Level 1 or Level 2 dog has been classified for two years without further incident, or five years for Level 3 or Level 4 dogs; and,

(b) The owner provides the director with written certification of satisfactory completion of obedience training for the dog classified; and,

(c) There have been no violations of the specified regulations; and,

(d) In addition, the director may require the dog owner to provide written verification that the classified dog has been spayed or neutered.

(2) When the owner of a potentially dangerous dog meets all of the conditions in this subsection, the restrictions for Level 1 and Level 2 classified dogs may be removed. Restrictions for Level 3 and Level 4 dogs may be removed, with the exception of the secure enclosure.

#### SECTION V. AMENDMENT

M.C.C. 8.10.040 is amended to read as follows:

8.10.040 Shelter operation; impoundment, release and disposal.

(A) The director shall operate, maintain or provide for an adequate facility to receive, care for and safely confine any animal delivered to the director's custody under provisions of this chapter, which facility shall be accessible to the public during reasonable hours for the conduct of necessary business concerning impounded animals.

(B) Any animal may be impounded and held at the facility when it is the subject of a violation of this chapter, when an animal requires protective custody and care because of mistreatment or neglect by its owner or when otherwise ordered impounded by a court.

(C) An animal shall be considered impounded from the time the director or the director's designee takes physical custody of the animal.

(D) Impoundment is subject to the following holding period and notice requirements:

(1) a dog or cat bearing identification of ownership shall be held for 144 hours from the time of impoundment. The director shall make reasonable effort within 24 hours of impoundment by phone to give notice of the impoundment to owner and, if unsuccessful, shall mail written notice [by certified mail] within 48 hours of impoundment to the last-known address of the owner advising of the impoundment, the date by which redemption must be made and the fees payable prior to redemption release.

(2) a dog for which no identification of ownership is known or reasonably determinable shall be held for 72 hours from time of impoundment before any disposition may be made of the animal.

(3) animals held for periods prescribed under this section, or as otherwise required by ORS 433.340 or 433.390, and not redeemed by the owner, shall be subject to such means of disposal as the director considers most humane.

(4) animals delivered for impoundment by a peace officer who removed the animal from possession of a person in custody of the peace officer shall be held for the period prescribed in paragraph (1) of this subsection. A receipt shall be given the peace officer, who shall deliver the receipt to the person in custody from whom the animal was taken. The receipt shall recite redemption requirements and shall serve as the notice required by this section.

(E) (1) Any impounded animal [unless restrained by court order] shall be released to the owner or the owner's authorized representative upon payment of impoundment, care, rabies vaccination deposits, license fees, [registration and] and all fees and deposits related to potentially dangerous dog regulations with the addition of the following conditions:

(a) Any animal restrained by court order shall be released to the owner or the owner's authorized representative upon payment of all fees required in subsection (E) (1) above, and upon receipt of a written order of release from the court of competent jurisdiction.



(b) Any classified potentially dangerous dog shall be released to the owner or the owner's authorized representative upon payment of all fees required in subsection (E) (1) above, and upon verification of satisfactory compliance with the regulations required in M.C.C. 8.10.270 - 8.10.280. Failure to be in satisfactory compliance with the potentially dangerous dog regulations within 10 days of impoundment shall result in the owner forfeiting all rights of ownership of the dog to the County.

(2) A dog or cat held for the prescribed period and not redeemed by its owner, and which is neither vicious nor in a dangerous condition of health, may be released for adoption subject to the provisions of M.C.C. 8.10.045.

(3) The director shall dispose of animals held for the prescribed period without redemption or adoption only by means of euthanasia, provided, however, that, irrespective of any prescribed holding period, the director, upon advice of a licensed veterinarian, may dispose of any unhealthy or injured impounded animal by euthanasia.

(4) Any device attached to any animal upon impoundment shall be retained by the director should the animal be disposed of as provided in paragraph (3) of this subsection. Otherwise, the device shall accompany the animal when redeemed or adopted.

#### SECTION VI. AMENDMENT

##### M.C.C. 8.10.950 Penalty for violation of potentially dangerous dog requirements

(A) In addition to the provisions of M.C.C. 8.10.930, any person convicted of violating M.C.C. 8.10.190 (B) (11) and (12) shall be subject to a minimum fine of \$100 for the first offense; and a minimum fine of \$500 for any subsequent offense. Minimum fine shall not be suspendable by the court.



# MULTNOMAH COUNTY OREGON

DEPARTMENT OF ENVIRONMENTAL SERVICES  
ANIMAL CONTROL DIVISION  
24450 W. COLUMBIA HWY.  
TROUTDALE, OREGON 97060-1093  
(503) 667-PETS

BOARD OF COUNTY COMMISSIONERS  
GLADYS McCOY, CHAIR  
PAULINE ANDERSON  
POLLY CASTERLINE  
GRETCHEN KAFOURY  
CAROLINE MILLER

June 27, 1988

## POTENTIALLY DANGEROUS DOG ORDINANCE

### EXPLANATION OF REVISIONS

#### SECTION I. AMENDMENTS

##### M.C.C. 8.10.010 Definitions

###### (B) Animal at Large

This revision replaces confusing language with a more clearly understandable statement that, animals that are not physically restrained on public property, or any public area are at large. This constitutes no change in intent of existing ordinance.

###### (Q) Secure Enclosure

This revision establishes standards in the ordinance for a secure enclosure. The existing ordinance provides a very general definition with a reference to the director establishing administrative rules.

###### (R) Physical Injury and (S) Serious Physical Injury

This revision adopts the Oregon Revised Statute definition of physical injury and serious physical injury. These are standardized definitions used in the law. The existing ordinance created "serious injury" requiring the director to consult with the County Health Officer. Adopting physical injury and serious physical injury definitions, the director can rely on medical reports.

###### (V) Aggressively Bites

This revision defines aggressively bites using established, objective animal behavior terminology. The ordinance relies heavily on aggressive behavior in determining classifications. However, there is no definition of aggressively bites.



"Be A Responsible Pet Owner:  
License, Leash, Spay or Neuter"

(W) Physical Device or Structure

This revision creates a new definition of physical device or structure which describes how a dog shall be confined in accordance with the revised Level 1 requirements.

(X) Liability Insurance

This revision provides a definition of the type of liability insurance that the director may require in the revised Levels 2, 3, and 4 requirements. The ordinance does not have any provision for public liability insurance. Liability insurance has been identified in a number of other local ordinances and state laws related to potentially dangerous dogs. This type of insurance is extremely difficult to obtain, and in some instances precludes the dog owner from keeping a classified dog.

SECTION II. AMENDMENTS

M.C.C. 8.10.270 Classification of Levels of Dangerousness

M.C.C. 8.10.270

This revision provides for the classification of potentially dangerous dogs to be permissive and not mandatory. County Counsel comments: The ordinance mandates that the county classifies dogs when specific behavior is exhibited. Adopting language where the director may classify a dog, relieves the county of strict liability for not classifying a dog.

(A) Level 1 Behavior

This revision combines the existing Level 1 and Level 2 behavior into a revised Level 1 classification. The type of behavior that is exhibited by a dog in these instances is similar requiring the same restrictions, which will include the newly defined physical device or structure.

(B) Level 2 Behavior

This revision creates a new Level 2 classification that addresses the category of incidents where dogs are attacking and causing physical injury to other domestic animals. The new Level 2 classification makes an important distinction in the ordinance between aggressive behavior exhibited towards people and aggressive behavior directed towards animals.

(C) Level 3 Behavior

This revision clarifies the existing Level 3 behavior by including the new definition of aggressively bites, and expands the classification to include an incident where a dog causes physical injury. The original intent of the ordinance was to safeguard the public from dogs that caused injury to people while the animal was confined. There have been injuries other than aggressive bites as a result of confined dogs, i.e. head injuries and broken bones resulting from falls. Expanding the classification to include physical injury provides this safeguard.

(D) Level 4 Behavior

This revision moves "killing a domestic animal" from Level 5 to Level 4. The majority of Level 5 dogs classified in the first two years have been dogs that have killed a cat. The owners of the killed cat have expressed to Hearings Officers that they do not necessarily want the dog destroyed, but that the dog owner should properly confine the dog to prevent any further incidents.

(E) Level 5 Behavior

This revision clarifies that a Level 5 dog is a dog that causes serious physical injury or death of a person. The revision deletes reference to dogs found to have been trained to engage in exhibitions of fighting due to adoption of new state felony laws addressing dog fighting. The revision creates a new Level 5 condition that will include dogs that are used as a weapon in the commission of a crime. This recommendation was included to address the growing use of dogs to attack police in drug related investigations.

(F) This revision replaces "trespass within a fully-enclosed building", with new general language to exempt trespassing. This issue of trespassing was anticipated to be a major problem. The instances of trespassing associated with the ordinance have been adequately handled through the appeal process.

SECTION III. AMENDMENT

M.C.C. 8.10.275 Identification of Potentially Dangerous Dogs

(A) and (B) Director's Authority

This revision enables the director to consider all relevant information in determining a classification and restrictions. The facts surrounding each classification are unique. The director needs to be able to consider all relevant information to ensure appropriate classification and restrictions.

(C) There are three revisions in this subsection. One, eliminates the appeal to the new Level 1 classification. The restrictions are basically compliance with the leash law. The high number of appeals in the first two years were due to the label of potentially dangerous dog. Two, establishes a non-refundable appeal fee. The fee will go to paying parking and expenses for Hearings Officers; and serve as a way of separating out serious appeals. Three, clarifies that failure to appeal within 10 days results in classification being final.

(D) This revision provides Hearings Officer's discretion in reducing/increasing classifications and ordering restrictions. The Hearings Officers are needing this discretion to more appropriately resolve appeals. This practice is currently going on using a long procedure of overturing one level, recommending another, and having a second hearing.

(E) This revision is only technical.

(F) This revision shall require a dog owner to pay a \$100 deposit to appeal a Level 5 classification in order to cover sheltering costs. The deposit is refunded if dog is not classified. In the first two years, the County has not been able to collect any fees in these situations. Typically, the County shelters the dog for 30 days. If the appeal is upheld, we send a letter requesting the fees be paid, no one pays. This revision allows collection up front. Failure to pay deposit-no appeal.

SECTION IV. AMENDMENTS

M.C.C. 8.10.280 Regulations

(A) Level 1

This revision specifies how and where the dog is to be restrained on the owner's property. This now has clear meaning for the dog owner because of the new definition of physical device on structure.

(B) Level 2

This revision provides additional regulations that may be required by the director. Specifically, public liability insurance and a new concept of a responsible pet ownership test. The test concept is similar to a driving test or the old jaywalking school. This is an educational element missing from the existing ordinance that focuses on long-range responsible pet ownership goals. The development of the test would be a joint effort involving animal welfare and care organizations in the community.

(C) Level 3 and Level 4

This revision establishes the same regulations for Level 3 and Level 4 dogs. Regulations shall require secure enclosure, signs, and muzzling when off the property. In addition, director may require public liability insurance and the responsible pet ownership test. Level 3 and 4 dogs have aggressively bit a person, caused physical injury to someone or killed another domestic animal. The only difference is whether the dog was confined on the owner's property or loose. The aggressive behavior is the same requiring similar regulations.

(E) Euthanasia of Level 5 Dogs

This revision provides for a 10 day period for the dog owner to appeal and a 10 day period from the Hearings Officer's final decision before the dog is destroyed. County Counsel proposed the language to provide for timely appeal on the part of the dog owner prior to carrying out the ordinances requirement to destroy Level 5 dogs. The existing ordinance does not address holding times. The Hearings Officer's decision can be challenged by a writ of review. The dog owner has 60 days to file. Dogs have been held 90 to 120 days allowing for the writ, none have been filed, the dog is destroyed, the County's bill for sheltering the dog (\$300-\$400) is not paid. The revision provides reasonable time frames and more humane holding periods for the dog.

(F) This revision gives director discretion in the methods for identifying classified dogs. The current ordinance requires tattooing. Dog owners have strongly objected to tattooing, and it has not always been the best identification system. Classified dogs have been routinely photographed which provides good identification.

(G) This revision imposes \$15.00 fee at time of classification payable within 30 days; and required annually. The current ordinance created an unmanageable system of recuperating fees. In fact, no fees have been collected. The revision imposes the fee at the time of classification, more like an administrative fee, to pay for certified mail, warning signs, photographic costs and owner costs associated with classification.

(H) This revision creates new language to regulate classified dog owners related to removing signs and moving classified dogs. In the current ordinance there are no such requirements. This revision will enable the Division to better monitor the whereabouts of classified dogs.

(I) Declassification

This revision provides a new procedure giving dog owners the opportunity to have restrictions reduced or removed under specified circumstances. Multnomah County's ordinance is the first of its kind in the country. There was no anticipation for the need to provide some type of declassification system. The concept is a good one to encourage responsible pet ownership. When they take responsibility for their dogs. By building fences, going through obedience training, and staying in compliance with all regulations, they can petition the director to have restrictions reduced or removed. It will also provide a measure of program success.

SECTION V. AMENDMENT

M.C.C. 8.10.040 Shelter Operations; Impoundment, Release and Disposal

(E) This revision places additional requirements on dog owners. When releasing classified dogs from impoundment. In the case of dog's under court order, requires a written order of release from court. In the case of classified dogs, requires payments of all fees and verification of compliance with restrictions. In the current ordinance, classified dogs shall be released into situations where the owner has no facilities to house the dog. The revision also requires that the dog owner be in compliance within 10 days of the impoundment of the dog before the dog is released. If the owner fails to be in compliance, the owner forfeits the dog to the County.

#### SECTION VI. AMENDMENTS

##### M.C.C. 8.10.950 Penalty for Violation of Potentially Dangerous Dog Requirements

(A) This revision provides minimum, non-suspendable fines of permitting a dog to exhibit potentially dangerous dog behavior and for not being in compliance. There were strong feelings from the task force that minimum fines be set.



## APPENDIX A

1	POTENTIAL	DANGEROUS	DOGS	JULY 1,87	THROUGH	JUN 30,88	
2							
3	BREED	L 1	L 2	L 3	L 4	L 5	TOTAL
4							
5	AKITA	1				2	2
6	AFGHAN		1				1
7	AUST SHEPH	1	19	2	22	5	49
8	AIRDALE	1		2			3
9	BASENJI		2		1		3
10	BASSETT		1				1
11	BEAGLE		2				2
12	BOXER	1	6	2	6		15
13	BORZOI				1		1
14	CHES RET		2	1	1		4
15	COCKER	3	6	1	7		17
16	CHOW	1	11	4	7	2	25
17	COCKAPOO		3	1	1		5
18	COLLIE		3				3
19	COLLIE MIX		2	2	7		11
20	DALMATION		6		2		8
21	DOBERMAN	4	33	9	27	2	75
22	DOBER MIX	1	9	3	4		17
23	DACHSHUND		6		2		8
24	ELKHOUND		1		1		2
25	ENG BULL T		1		4		5
26	GOLD RET		7		7		14
27	GREAT PYR			2			2
28	GERM S H		1		2		3
29	HUSKY		3	1	6		10
30	HUSKY MIX	3	6	2	6	2	19
31	HOUND		4		2		6
32	KEESHOUND				2		2
33	LAB	9	17	1	10		37
34	LAB MIX	4	31	7	19	5	66
35	LHASA APSO			1	1		2
36	MALAMUTE	1			4	1	6
37	MALTESE				1		1
38	PIT BULL	7	76	2	40	12	137
39	PIT MIX	3	17	1	6	4	31
40	POINTER				2		2
41	MASTIF		1				1
42	POMERANIAN	1	1				2
43	POODLE	1	11	2	3		17
44	ROTTWEILER	2	12	2	13	1	30
45	RETRIEVER	1	7		2		10
46	RETR MIX		8	1	2		11
47	SHEPHERD	5	38	12	42	8	105
48	SHEP MIX	8	74	11	37	15	145
49	SPRING SP		9	2	9		20
50	SCHNAUZER		4		3		7
51	SPANIEL		2	2	7	1	12
52	SHELTY			2	3		5
53	SAMOYED	1	2	1	2		6
54	SETTER		1		2		3
55	TERRIER	2	6	3	6		17
56	TERR MIX	2	6	4	6		18
57	WEIMARAM		1			1	2
58	CHIHUAHUA		1				1
59	GREAT DANE	1		2	2	2	7
60	GREYHOUND					1	1
61	OLD ENG SH	1	1				2
62	ST BERNARD			1	1		2
63	VISZLA		1				1
64	BOUVIER					1	1
65	KOUVAZ		1				1
66							
67							
68							
69							
70	TOTAL	65	463	89	343	65	1025
71	PERCENT	6	45	8	33	6	100