## Pet Licenses

Owners Name	Date	
Street Address		
Cell Number (Will be called first if animal is found l	oose)	
Pet One Expir	es 12/31/2021	Tag No
Fee Received	Rabies Expires	
Name of Animal	Markings/Color	
Breed (If mixed, please specify to best of your ability)		
Please circle: Female Male Spayed Neutered		
Pet Two Expir	es 12/31/2021	Tag No
Fee Received	Rabies Expires	
Name of Animal	Markings/Color	
Breed (If mixed, please specify to best of your ability)		
Please circle all that apply: Female Male Spayed Neutered		
Pet Three Expire	s 12/31/2021	Tag No
Fee Received	Rabies Expires	
Name of Animal	Markings/Color	
Breed (If mixed, please specify to best of your ability)	·	
Please circle all that apply: Female Male Spayed Neutered		

\_\_\_\_\_ I am aware that it shall be unlawful to keep, harbor, own or in any way possess within the corporate limits of the City of Lisbon, North Dakota, any vicious animals as defined in Section 5-101.

By signing below, I am aware that this pet license must be renewed annually. I have also reviewed and understand the ordinances on the back of this form.

Signature: \_\_\_\_\_

Authorized By\_\_\_\_\_

**5-102. LICENSE AND REGISTRATION REQUIRED.** All dogs kept, harbored or maintained by their owners in the City of Lisbon shall be licensed and registered if over six months of age on or before the first day of March in each calendar year. Dog licenses shall be issued by the City Auditor upon payment of a license tax as set by the council. The owner shall state at the time application is made for such license, and upon printed forms for such purpose, his name and address and the breed, color and sex of the dog, date of rabies inoculation, and whether or not the dog is neutered. No license shall be used for any dog unless a certificate signed by a qualified veterinarian is filed with the application showing that the dog described in the application has been inoculated against rabies and the date thereof. The provisions of this section shall not be intended to apply to dogs whose owners are non-residents temporarily within the City nor to dogs brought into the City for the purpose of participating in any dogs show, nor to "seeing-eye" dogs properly trained to assist blind persons when such dogs are actually being used by blind persons for the purpose of aiding them in going from place to place.

Any person violating this section shall have committed a non-criminal violation and shall pay a fee as follows: \$50.00 for each violation. (Ord. 2009-9)

**5-103. TERMS OF LICENSE: CANCELLATION: INOCULATED EVERY TWELVE MONTHS.** The license herein provided for shall be in force from the date thereof until the first day of January thereafter. Each animal license shall be cancelled at the appropriate time during the license year unless the records of the City Auditor contain written evidence that the animal concerned has been inoculated against rabies at least once every twelve (12) months. (Ord. 1995-3).

**5-104. ANIMAL MUST HAVE COLLAR WITH RABIES TAG AND LICENSE TAG ATTACHED.** Upon payment of the license fee the City Auditor shall issue to the owner a license certificate and a metallic tag for each animal so licensed. The shape of the tag shall be changed every year and shall have stamped thereon the year for which it was issued and the number corresponding with the number on the certificate. Each owner shall be required to provide each animal with a collar to which the license tag must be affixed and shall see that the collar and tag are constantly worn. In case a tag is lost or destroyed a duplicate will be issued by the City Auditor upon presentation of a receipt showing the payment of the license fee for the current year and the payment of a Fifty Cent (\$.50) fee for such duplicate. Tags shall not be transferable from one animal to another and no refunds shall be made on any license fee because of the death of the animal or the owner's leaving the city before expiration of the license period. The metal rabies inoculation tag shall also be kept affixed to the animal's collar at all times. (Ord. 1995-3).

**5-106. DOG: RUNNING AT LARGE.** It shall be an infraction for any person who is the owner, or who has in his possession, any dog of either sex of any kind, to suffer or permit such dog to run at large within the City Limits, and all dogs running at large within the City Limits are hereby declared to be public nuisances.

Any person violating this section shall have committed a non-criminal violation and shall pay a fee as follows: **First Offense: \$100.00** 

Second Offense within one year: \$200.0 Third & subsequent offenses within one year:

\$200.00 year: \$300.00

(Ord. No. 2002-2)(Ord. No. 2009-5)

**5-114. CONTROL OF DOGS.** Every person having custody or control of a dog shall prevent said dog, whether or not on the property of its owner or custodian, from, without provocation, molesting, attacking, or otherwise interfering with the freedom of movement of persons in a public right of way. (Ord. 2003-3).

**5-116. BARKING, ANNOYING DOGS, PROHIBITED**. It is hereby made an infraction, for any person, owner, or keeper, to harbor or maintain at any place within the limits of the City, any dog or dogs which shall run out and bark at any person, or passing object upon or along any street, highway, or other public ground within the limits of said City, or which by its barking, howling, whining, or other disagreeable noises by it or them during the nighttime, or which by its loud and prolonged barking, howling, whining, or other disagreeable noises by it or them during the daytime, shall disturb the people in the locality where owned, kept, or maintained, and upon conviction before the Court of this City of being the owner, keeper, or person who maintains such dog or dogs above mentioned, shall be subject to the penalty as hereinafter defined. Any person violating this section shall have committed a non-criminal violation and shall pay a fee as follows:

First Offense: \$100.00

Second Offense within one year: \$ 200.00

Third & subsequent offenses within one year: \$300.00

(Ord. No. 2002-1) (Ord. 2009-8)

**5-117.** VICIOUS ANIMALS. In order to protect the health, safety and welfare of the residents of the city of Lisbon, the City Council of the City of Lisbon does herby enact the following provisions, being Sections 5-118 and 5-119 of this Article.

**5-118.** VICIOUS ANIMALS: It shall be unlawful to keep, harbor, own or in any way possess within the corporate limits of the City of Lisbon, North Dakota, any vicious animals as defined in Section 5-101(g). **5-119.** VIOLATIONS AND PENALTIES. Any person violating or permitting the violation of any provision of this article shall, upon conviction, be punished as provided in section 20-101. In addition, the court shall order the animals removed from the City. Should the defendant refuse to remove the animal from the City the municipal court judge may find the defendant owner in contempt and order the immediate confiscation and impoundment of the animal. Each day the violation of this ordinance continues shall be deemed a separate offense. In addition to the foregoing penalties, any person who violates this ordinance shall pay all expense, including shelter, food, handling, veterinary care and testimony necessitated by the enforcement ordinance.