# **Ipswich**

City Council

Local Law (Amending) Local Law No. 6 (Animal Management) 2019

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### Part 1 Preliminary

#### 1 Short title

This local law may be cited as *Local Law (Amending) Local Law No. 6 (Animal Management)* 2019.

#### 2 Commencement

This local law commences on the date notice of the making of the local law is published in the gazette.

#### 3 Local laws amended

This local law amends Local Law No. 6 (Animal Management) 2013.

### Part 2 Amendment of Local Law No. 6 (Animal Management) 2013

#### 4 Replacement of s 2 (Object)

(1) Section 2 –

omit, insert -

#### 2 Objects

- (1) The purpose of this local law is to regulate and manage the keeping and control of animals in the local government's area in a way that—
  - (a) balances community expectations with the rights of individuals; and

- (b) protects the community against risks to health and safety; and
- (c) prevents pollution and other environmental damage; and
- (d) protects the amenity of the local community and environment.
- (2) The purpose is to be achieved by providing for—
  - (a) the regulation of the keeping of animals in terms of how many, what type, how, and where animals can be kept;and
  - (b) the prescription of minimum standards for keeping animals; and
  - (c) the proper control of animals in public places and koala conservation areas; and
  - (d) the management of dangerous or aggressive animals other than dogs;<sup>1</sup> and
  - (e) the seizure and destruction of animals in certain circumstances; and
  - (f) the establishment and administration of animal pounds.

#### 5 Amendment of s 4 (Relationship with other laws)

Section 4 -

<sup>&</sup>lt;sup>1</sup> The *Animal Management (Cats and Dogs) Act 2008* provides for the management of *regulated dogs*, comprising declared dangerous dogs, declared menacing dogs and restricted dogs.

omit,	insert -
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### 4 Relationship with other laws

	-	Kelati	упэшр	with other laws	
	This local law is—				
		(a)	in addit	cion to and does not derogate from laws regulating <sup>2</sup> –	
			(i)	the use or development of land; and	
			(ii)	the keeping or control or welfare of animals; and	
			(iii)	public health risks; and	
			(iv)	the environment; and	
		(b)	to be re	ead with Local Law No. 1 (Administration) 2013 and Local	
			Law No	o. 4 (Permits) 2013.	
Ameno	lment of s 5 (R	Require	ment fo	or a permit)	
(1)	Section 5, head	ling, foo	tnote 2,	after `2013' –	
	insert –				
(2)	Section 5, subse	ection (	1), footn	ote 3, after 'Schedule' –	
	insert –				

 $<sup>^2</sup>$  This local law and any subordinate local law made under it do not apply to the extent of any inconsistency with a law of the State or Commonwealth. See the Act, section 27.

	(3)	Section 5, subsection (1), footnote 4, after 'of permits' –
		insert –
	(4)	Section 5, subsection (3) –
		omit.
7	Amen	dment of s 6 (Requirement to register and identify)
		Section 6(2), subsections (c) to (e) –
		renumber as subsections (b) to (d), respectively
8	Amen	dment of s 7 (identification of registered cats and dogs)
	(1)	Section 7, heading, 'cats and dogs' –
		omit, insert –
		animals
	(2)	Section 7, footnote 5, 'cat or' –
		omit.
9	Amen	dment of s 8 (Minimum standards)
	(1)	Section 8(1), 'undertaking of the activity of animal keeping' –
		omit, insert –
		keeping of animals or a particular species or breed of animal
	(2)	Section 8(2), 'undertakes the activity of animal keeping' –

	omit, insert –
	keeps an animal
(3)	Section 8(3), 'If the animal keeping activity is also' –
	omit, insert –
	If the keeping of an animal is prescribed by subordinate local law to be
(4)	Section 8(4), after 'compliance notice' –
	insert footnote –
	See section 30 of Local Law No. 1 (Administration) 2013 in relation to compliance
	notices.
Amei	ndment of s 12 (Off-leash areas)
(1)	Section 12, heading –
	omit, insert –
	Dog off-leash areas
(2)	Section 12(1), 'an animal, or an animal of a particular species or breed,' –
	omit, insert –
	a dog
(3)	Section 12(1), before ' <i>off-leash'</i> –
	insert –
	doa

10

(4)	Section 12(2),	, <b>'</b> an' –		
	omit, insert –			
	a dog			
(5)	Section 12(3),	the off	-leash' –	
	insert –			
	the do	og off-lea	ash	
Amen	dment of s 13	(Anima	al to be	under effective control)
(1)	Section 13, su	ıbsection	(1) –	
	omit.			
(1A)	Section 13(2)	(b), subs	ection (	III) –
	renumber as s	subsectio	on (iii)	
(2)	Section 13, af	ter subse	ection (3	3) –
	insert –			
	(3)	In this	section	, effective control means, in relation to –
		(a)	a dog	in a dog off-leash area, the dog —
			(i)	is under the supervision of a person who is able to
				control the animal; and
			(ii)	is not engaging in any behaviour which could reasonably
				harass, cause damage or other injury to another person
				or animal in the dog off-leash area; or

- (b) any animal, other than a dog in a dog off-leash area
  - (i) a person who -
    - (A) is physically able to control the animal, whether on its own or in combination with any other animals under that person's control; and
    - (B) understands the responsibility of keeping the animal under control
      - (I) by holding it by an appropriate leash, halter or rein; or
      - (II) has appropriately tethered it to an object fixed to a place from which the object cannot be moved by the animal and is continuously supervising the animal;
      - (III) has corralled it in a temporary enclosure adequate to contain the animal and is continuously supervising the animal; or
  - (ii) the animal is confined or tethered in, or on, a vehicle and unable to reach beyond the vehicle's extremities; or
  - (iii) the animal is participating in, or being exhibited or trained at, an exhibition, racing meet, racing trial or an obedience trial, supervised by a body recognised by the local government for this activity.
- (3) Section 13, subsections (2) and (3) –

renumber as subsections (1) and (2), respectively.

12	Insert	rtion of new s 15A			
		Before section 16 –			
		insert –			
		15A Limited application of division to dogs			
		Unless otherwise indicated, this division does not apply to dogs.			
13	Amen	dment of s 16 (Animal attacks)			
	(1)	Section 16, subsection (1) –			
		omit.			
	(2)	Section 16(4), definition <i>allow or encourage</i> , 'cause,' –			
		omit, insert –			
		cause			
	(2A)	Section 16(4), definition <i>another animal</i> , `1992.' –			
		omit, insert –			
		1992;			
	(3)	Section 16(4) –			
		insert –			
		engage means to participate or become involved in, to partake or to act			

(4)

Section 16, subsections (2) to (4) -

renumber as subsections (1) to (3), respectively.

14	Amen	ndment of s 17 (Defences for offences against section 16)	
		Section 17, subsection (b) –	
		omit, insert –	
		(b) to protect the responsible person or a person accompany	ing the
		responsible person (accompanying person) or the res	ponsible person
		or accompanying person's property.	
15	Amen	ndment of s 18 (Declaration of dangerous animal other than a dog	)
	(1)	Section 18, subsection (1), 'A local government' –	
		omit, insert –	
		The local government	
	(2)	Section 18, subsection (1), 'for an authorised person' –	
		omit.	
	(3)	Section 18, subsection (2), 'An authorised person' –	
		omit, insert –	
		The local government	
	(4)	Section 18, after subsection (3) –	

insert -

(4)	A declaration under subsection (2) takes effect at the time the local
	government gives the responsible person for the animal an information
	notice under subsection (3).

16	Amendment of s 19 (Power to require owner or responsible person for a dangerous
	animal to take specified action)

(1) Section 19, heading, before 'dangerous animal' –
insert –

#### declared

(2) Section 19(1), subsection (b), 'secure custody' –

omit, insert –

an enclosure approved by an authorised person

#### 17 Omission of pt 3, div 5 (Removal of animals)

Part 3, Division 5 – omit, insert –

#### 20 Section not used

#### 18 Amendment of s 21 (Seizure of an animal)

omit, insert -

(1) Section 21, subsections (1) to (2) –

(1) Subsection (2) applies only to the extent that section 125 of the Animal Management (Cats and Dogs) Act 2008 does not apply in relation to an animal that is a dog.

- (2) An authorised person may seize an animal in any 1 or more of the following circumstances
  - (a) the animal is found wandering, including where
    - (i) another person has found the animal wandering and delivered it to an authorised person;
    - (ii) an occupier of private land has found the animal wandering on the land and requested that an authorised person enter the land to seize it;
  - (b) the responsible person for the animal has not complied with a compliance notice or destruction order in relation to the animal;
  - (c) for an animal other than a dog the animal has attacked a person or another animal or engaged in aggressive behaviour;
  - (d) the animal is a prohibited animal;
  - (e) the responsible person for the animal has surrendered it to the local government for rehoming or destruction;
  - (f) the animal is not, in the authorised person's opinion, under effective control; or
  - (g) the animal is a declared dangerous animal.
- (2) Section 21(3), 'The local government' –

omit, insert -

An authorised person

(3) Section 21, subsections (4) and (5) –

Amend	lment of s 22 (Immediate return of a
	renumber as subsection (4)
(5)	Section 21, subsection (6) –
	this section
	omit, insert –
(4)	Section 21(6), from 'subsection' to '(5)' –

#### 19 n animal found wandering)

(1) Section 22(1)(a), '21(1)(a)' omit, insert -21(2)(a)

Section 22(1)(b), from `.' -(2) omit, insert -; and

> (c) the animal is not a prohibited animal.

#### 20 Insertion of new s 23A

After section 23 insert -

#### 23A What is an impoundment notice

An impoundment notice means a written notice given to the owner or responsible person for an animal, stating that –

- (a) the animal has been impounded; and
- (b) the animal may be reclaimed within the prescribed periodprovided that
  - (i) the prescribed fee is paid; and

Example of prescribed fee -

The prescribed fee may include -

- the amount incurred by the local government in the seizure and impounding of the animal under Part 5 (Seizure and impounding of animals) of this local law; and
- the amount properly and reasonable incurred by the local government in the care of the animal such as sustenance and veterinary fees.
- (ii) if a permit or registration is required for keeping the animal and the owner or responsible person does not have the permit or registration – the permit or registration is obtained; and
- (iii) if the animal has been seized under section 21(2)(b)(Seizure of an animal) the owner or responsibleperson has complied with the relevant compliancenotice; and
- (iv) continued retention of the animal is not needed as evidence for a proceeding or proposed proceeding for an offence involving the animal; and

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(v) the animal may be destroyed without further notice if the animal is not reclaimed within the prescribed period.

21	Amendment of s 24	Dealing with animal seized and in	mpounded for wandering
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- (1) Section 24, subsection (1) omit.
- (1A) Section 24(2), subsection (a), '21(1)(a)' –

  omit, insert –

  21(2)(a)
- (2) Section 24(2), after subsection (b) –

  insert
  - (c) the animal is not a prohibited animal; and
- (3) Section 24(2), subsection (c) renumber as subsection (d)
- (3A) Section 24, subsection (3), '(4)' –

  omit, insert –

(3)

(3B) Section 24(3), subsection (a), '21(1)(a)' – *omit, insert* –

21(2)(a)

	(4)	Section 24, subsections (2) to (4) –
		renumber as subsections (1) to (3), respectively
22	Amend	dment of s 25 (Dealing with animal seized and impounded for non-compliance
	with lo	ocal law)
	(1)	Section 25(1), after 'under section' –
		omit, insert –
		21(2)(b) (Seizure of an animal).
	(2)	Section 25(2), subsection (b), 'Part 6' –
		omit, insert –
		Part 5
23	Amend	dment of s 26 (Dealing with animal seized and impounded for attacking etc a
	persor	n or another animal)
	(1)	Section 26(1), after 'where' –
		omit, insert –
		_

(Seizure of an animal); and

the animal is not a prohibited animal.

an authorised person has impounded an animal under section 21(2)(c)

(a)

(b)

omit, insert-

(2)

Section 26(2), from '24(1)' -

23A (What is an impoundment notice).

24	Insertion	of now s	264
47	THISCH MOLL	UI IIEW 3	ZUM

After section 26 – insert –

# 26A Dealing with animal seized and impounded where keeping is prohibited

Where an authorised person has impounded an animal seized under section 21(2)(d) (Seizure of animal), the authorised person may make a destruction order for the animal under section 34.

#### 25 Amendment of s 27 (Reclaiming an impounded animal)

(1) Section 27(3), subsection (b), after `;' –

insert –

or

(2) Section 27(4) –

omit, insert -

- (4) Despite subsection (3), an owner or responsible person for the animal may reclaim the animal under subsection (2) if
  - (a) if subsection (3)(a) applies in the local government's or an authorised person's opinion, the animal's continued retention as evidence is no longer required; or

- (b) if subsection (3)(b) applies a review or appeal is made relating to the destruction order and, as a result of the review or appeal, the order is no longer in force; and
- (c) the owner or responsible person has satisfied subsections (2)(b)to (d).

#### 26 Amendment of s 29 (Access to impounded animal)

Section 29(2), after 'it' –

insert –

at

#### 27 Amendment of s 31 (Application of this division)

(1) Section 31, subsections (a) to (e) –

omit, insert -

- (a) an impounded animal has not been reclaimed within the prescribed period under sections 27 or 33; or
- (2) Section 31, subsection (f) –

renumber as subsection (b)

#### 28 Amendment of s 32 (Sale or disposal of animals)

(1) Section 32(1)(b), subsection (ii), footnote 12, '33(1)(b)(vi)' –

omit, insert -

33(2)(d)

(1A)	Section 32(4), subsection (c) (commencing 'third') –					
	omit.					
(1B)	Section 32(4), subsection (c), 'fourth' –					

omit, insert -

third

(2) Section 32(5), '32(3)' – *omit, insert* –

(3) Section 32, after subsection (6) –

32(4)(c)

insert -

(7) If the local government sells, transfers or gives an animal under subsections (1)(a), (1)(b) or (6), the person who purchases or is transferred or given the animal will become the owner.

#### 29 Insertion of new s 32A

After section 32 -

insert -

#### 32A Civil remedy

If a sale or disposal of an animal under section 32 does not realise a sufficient amount to pay any prescribed fee owing to the local government in relation to the animal, the local government may recover the shortfall as a debt.

#### 30 Insertion of new s 32B

After Part 5, heading –

insert –

#### 32B Application of Part

This part does not apply to a regulated dog.3

#### 31 Amendment of pt 5, div 1, hdg (Destruction of animals)

Part 5, Division 1, heading, after 'animals' –

insert –

#### following notice

#### 32 Amendment of s 33 (Destruction of animals)

(1) Section 33, heading – omit, insert –

#### **Destruction orders**

(2) Section 33, subsections (1) to (3) – omit, insert –

(1) The local government may make an order (a destruction order) stating the local government proposes to destroy an animal on a date which is no earlier than 10 business days after the order is given.

<sup>&</sup>lt;sup>3</sup> The destruction of a regulated dog is provided for in the *Animal Management (Cats and Dogs) Act 2008*.

- (2) A destruction order may only be made in 1 or more of the following circumstances
  - (a) the animal has attacked, threatened to attack or engaged in aggressive behaviour; or
  - (b) the animal has been seized and impounded more than 3 timeswithin a 12 month period; or
  - (c) the animal is a declared dangerous animal; or
  - (d) the animal has not been reclaimed within 10 business days or a prescribed period specified in this local law or a subordinate local law.
- (3) The destruction order must
  - (a) be served on a person who owns, or is a responsible person for,the animal; and
  - (b) include, or be accompanied by, an information notice.
- (3) Section 33(5), after subsection (a) -

omit, insert-

- (b) the order is still in force; and
- (c) no application has been made against the order.

#### 33 Insertion of new pt 5, div 1A

After section 33 -

insert -

#### **Division 1A** Destruction of animals without notice

#### 33A Destruction of animals without notice

- (1) This section applies where an authorised person has seized an animal under this local law or another law.
- (2) The authorised person may, without notice, immediately destroy the animal if
  - (a) the authorised person reasonably believes the animal is dangerous and the authorised person cannot control it; or
  - (c) the animal is feral; or
  - (d) the animal is a prohibited animal; or
  - (e) a written request is received from the owner of the animal; or
  - (f) the animal is suffering from an incurable disease, or is so injured or emaciated that full recovery is unlikely; or
  - (g) the animal cannot be sold under section 32 (Sale or disposal of animals).

#### 34 Amendment of s 34 (Appealable decisions)

Section 34 -

omit, insert -

An owner or responsible person for an animal the subject of a destruction order may appeal to the Magistrates Court against the decision to make the destruction order.

35 Amendment of s 35 (Starting	appeal'	١
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(1) Section 35, subsection (1) –

omit.

(2) Section 35, after subsection (3) –

insert -

- (3) However, the court may, at any time, extend the time for filing the notice of appeal.
- (4) The notice of appeal must state fully the grounds of the appeal and the facts relied on.
- (3) Section 35, subsections (2) and (3) –

renumber as subsections (1) and (2).

#### 36 Insertion of new s 35A

After section 35 -

insert -

#### 35A Hearing procedures

- (1) In deciding an appeal, the Magistrates Court—
  - (a) has the same powers as the local government; and

			- (		3,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
					(b)	is not bound by the rules of evidence; and
					(c)	must comply with natural justice.
				(2)	An app	peal is by way of rehearing, unaffected by the decision
					appeal	ed against.
37	Amen	dment o	f s 37	(Power	s of Co	urt on appeal)
	(1)	Section	37(1),	subsecti	ons (a)	and (b) –
		omit, in:	sert –			
			(a)	confirm	n the de	cision appealed against; or
			(b)	set asio	de the d	lecision and substitute another decision.
	(2)	Section	37(2),	ʻquash tl	he destr	ruction order' –
		omit, in:	sert –			
			set asid	de a dec	ision to	make a destruction order
	(3)	Section	37, afte	er subse	ction (2	) –
		insert –				
		(3)	If the o	court sub	ostitutes	another decision, the substituted decision is, for the
			purpos	es of thi	s local la	aw, other than this part, taken to be the decision of the
			local go	overnme	ent.	
	(4)	Section	37(3),	'quashes	s' –	
		omit, in:	sert –			

sets aside

(5) Section 37(4), after 'confirms' –

insert -

a decision to make

(6) Section 37, subsections (3) to (4) –

renumber as subsections (4) and (5), respectively

#### 38 Insertion of new s 37A

After section 37 -

insert -

#### 37A Withdrawal of appeal

The owner or responsible person of an animal may withdraw an appeal against a decision to make a destruction order at any time prior to the hearing of the appeal.

#### 39 Insertion of new s 37B

Before Part 6 -

insert -

#### 37B Appeal to District Court

An appeal lies to a District Court from a decision of the Magistrates Court, but only on a question of law.

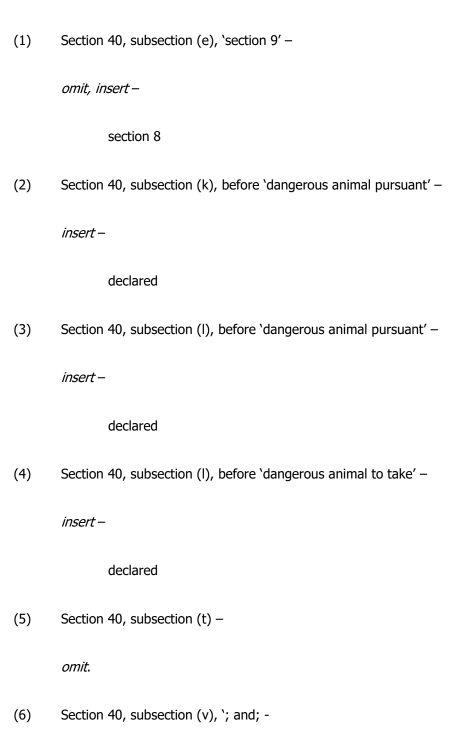
#### 40 Amendment of s 38 (Sale of animals)

Section 38, after 'for sale.' -

insert footnote -

Any conditions specified in a subordinate local law are in addition to requirements of the *Animal Management (Cats and Dogs) Act 2008* in relation to the supply of cats and dogs.

41	Amendment of s 40	(Subordinate local laws)	)
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			43 Historical declaration by authorised person
			insert –
		Before	Schedule –
42	Insert	ion of n	new s 43
		(c)	Local Law No.7 (Dogs) 2005, gazetted 18 February 2005.
			1998; and
		(b)	Local Law No.4 (Keeping and Control of Animals) 1998, gazetted 27 November
		(a)	Local Law No. 3 (Impounding Animals) 1996, gazetted 22 March 1996;
		The fol	lowing Local Laws are repealed –
	omit, ir	nsert –	
	Section	41 –	
41A	Amend	dment o	of s 41 (Repeals)
		renumi	ber as subsections (t) to (u), respectively
	(8)	Section	40, subsections (u) to (v) –
		omit.	
	(7)	Section	40, subsection (w) –
		omit, ii	nsert –

Any declaration made by an authorised person under section 18(2) before the commencement of *Local Law (Amending) Local* 

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Law No. 6 (Animal Management) 2019 is taken to be a declaration of the local government after commencement of that amending local law.

43	Amend	dment of Schedule (Dictionary)
	(1)	Schedule –
		insert –
		destroy, an animal, includes causing it to be destroyed.
		destruction order see section 33(1).
		dog off-leash area see section 12(1).
	(2)	Schedule, definition <i>animal</i> , ' <i>Apiary Act 1982</i> ' –
		omit, insert –
		Biosecurity Act 2014
	(3)	Schedule, definition approved form –
		omit.
	(4)	Schedule, definition <i>compliance notice</i> , subsection (a) –
		omit, insert –
		(a) section 30 of Local Law No. 1 (Administration) 2013; or
	(5)	Schedule, definition dangerous animal –

Schedule, definition effective control, 'section 13(1)' -

omit.

(6)

	omit, insert –
	section 13(3)
(7)	Schedule, definition impoundment notice, '24(1)' –
	omit, insert –
	23A
(7A)	Schedule, definition <i>impoundment notice</i> , after 'wandering)' –
	insert –
(7B)	Schedule, definition <i>keeper of an animal</i> , subsection (c)(ii), after 'occupier of the premises' –
	insert –
(8)	Schedule, definition <i>off-leash area</i> –
	omit.
(9)	Schedule, definition <i>permit regulated activity</i> , subsection (b), from 'the operation of which' to 'a nuisance' –
	omit, insert –
	; or
(10)	Schedule, definition <i>stock</i> , after 'buffalo,' –
	insert –

#### 32 Ipswich City Council Local Law (Amending) Local Law No. 6 (Animal Management) 2019

camels,

(11) Schedule, definition worry –

omit.