WHEREAS, the Governing Body has determined that it is advisable to amend the Municipal Code of the City to more fully define the offense of destructive and noisy animals.

WHEREAS, the homes in the City are relatively close together and loud or continuous animal noises are likely to disturb the peace of the residents in the neighborhood, and

WHEREAS, the governing body has determined that the owner or harborer of any domestic animal has a duty to prevent such animal from making loud or continuous noise or otherwise causing the peace of adjoining property owners or others in the neighborhood to be disturbed.

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS, as follows:

Section 1. Section 7-111 of the Code of the City of Westwood Hills is hereby amended to read as follows:

7-111. NOISY ANIMALS AND DESTRUCTION OF PROPERTY. (a) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to carelessly, wilfully, or maliciously permit such dog, cat or other domestic animal to destroy or damage property or cause a disturbance of the peace.

(b) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to fail to take such action as may be necessary to keep such dog, cat or other domestic animal from causing a disturbance of the peace.

(c) It shall be presumed that the barking of a dog for a period of one minute or longer between the hours of 10:00 p.m. and 7:00 a.m. and for a period of two minutes or longer at other times during the day causes a disturbance of the peace. It shall be further presumed that the owner or harborer of any dog, cat or other domestic animal, who leaves such animal outside and unattended failed to take such action as may be necessary to keep such animal from causing a disturbance of the peace, if in fact such animal does cause a disturbance of the peace. It shall be further presumed that the owner of harborer of any dog, cat or other domestic animal failed to take such action as may be necessary to keep such animal from disturbing the peace, if such owner or harborer has twice been previously advised, either verbally or in writing, that such animal is disturbing the peace.

passage, approval by the Mayor and publication once in the official city newspaper.

PASSED by the Governing Body, and APPROVED by the Mayor this _____ day of _____, 1991.

Al W. Tikwart, Jr., Mayor

Attest:

Patti Fuhrman, City Clerk

WHEREAS, the Governing Body has determined that it is advisable to amend the Municipal Code of the City to more fully define the offense of destructive and noisy animals.

WHEREAS, the homes in the City are relatively close together and loud or continuous animal noises are likely to disturb the peace of the residents in the neighborhood, and

WHEREAS, the governing body has determined that the owner or harborer of any domestic animal has a duty to prevent such animal from making loud or continuous noise or otherwise causing the peace of adjoining property owners or others in the neighborhood to be disturbed.

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS, as follows:

Section 1. Section 7-111 of the Code of the City of Westwood Hills is hereby amended to read as follows:

7-111. NOISY ANIMALS AND DESTRUCTION OF PROPERTY. (a) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to carelessly, wilfully, or maliciously permit such dog, cat or other domestic animal to destroy or damage property or cause a disturbance of the peace.

(b) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to fail to take such action as may be necessary to keep such dog, cat or other domestic animal from causing a disturbance of the peace.

(c) It shall be presumed that the barking of a dog for a period of one minute or longer between the hours of 10:00 p.m. and 7:00 a.m. and for a period of two minutes or longer at other times during the day causes a disturbance of the peace. It shall be further presumed that the owner or harborer of any dog, cat or other domestic animal, who leaves such animal outside and unattended failed to take such action as may be necessary to keep such animal from causing a disturbance of the peace, if in fact such animal does cause a disturbance of the peace. It shall be further presumed that the owner of harborer of any dog, cat or other domestic animal failed to take such action as may be necessary to keep such animal from disturbing the peace, if such owner or harborer has twice been previously advised, either verbally or in writing, that such animal is disturbing the peace.

passage, approval by the Mayor and publication once in the official city newspaper.

PASSED by the Governing Body, _ day of ____ _____, 1991.

and APPROVED by the Mayor this

Attest:

Patti Fuhrman, City Clerk

Al W. Tikwart, Jr., Mayor

WHEREAS, the Governing Body has determined that it is advisable to amend the Municipal Code of the City to more fully define the offense of destructive and noisy animals.

WHEREAS, the homes in the City are relatively close together and loud or continuous animal noises are likely to disturb the peace of the residents in the neighborhood, and

WHEREAS, the governing body has determined that the owner or harborer of any domestic animal has a duty to prevent such animal from making loud or continuous noise or otherwise causing the peace of adjoining property owners or others in the neighborhood to be disturbed.

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS, as follows:

Section 1. Section 7-111 of the Code of the City of Westwood Hills is hereby amended to read as follows:

7-111. NOISY ANIMALS AND DESTRUCTION OF PROPERTY. (a) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to carelessly, wilfully, or maliciously permit such dog, cat or other domestic animal to destroy or damage property or cause a disturbance of the peace.

(b) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to fail to take such action as may be necessary to keep such dog, cat or other domestic animal from causing a disturbance of the peace.

(c) It shall be presumed that the barking of a dog for a period of one minute or longer between the hours of 10:00 p.m. and 7:00 a.m. and for a period of two minutes or longer at other times during the day causes a disturbance of the peace. It shall be further presumed that the owner or harborer of any dog, cat or other domestic animal, who leaves such animal outside and unattended failed to take such action as may be necessary to keep such animal from causing a disturbance of the peace, if in fact such animal does cause a disturbance of the peace. It shall be further presumed that the owner of harborer of any dog, cat or other domestic animal failed to take such action as may be necessary to keep such animal from disturbing the peace, if such owner or harborer has twice been previously advised, either verbally or in writing, that such animal is disturbing the peace.

passage, approval by the Mayor and publication once in the official city newspaper.

4th day of <u>November</u>, 1991.

and APPROVED by the Mayor this

Tikwart, Al W.

Attest:

whrman

Patti Fuhrman, City Clerk

WHEREAS, the Governing Body has determined that it is advisable to amend the Municipal Code of the City to more fully define the offense of destructive and noisy animals.

WHEREAS, the homes in the City are relatively close together and loud or continuous animal noises are likely to disturb the peace of the residents in the neighborhood, and

WHEREAS, the governing body has determined that the owner or harborer of any domestic animal has a duty to prevent such animal from making loud or continuous noise or otherwise causing the peace of adjoining property owners or others in the neighborhood to be disturbed.

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS, as follows:

Section 1. Section 7-111 of the Code of the City of Westwood Hills is hereby amended to read as follows:

7-111. NOISY ANIMALS AND DESTRUCTION OF PROPERTY. (a) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to carelessly, wilfully, or maliciously permit such dog, cat or other domestic animal to destroy or damage property or cause a disturbance of the peace.

(b) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to fail to take such action as may be necessary to keep such dog, cat or other domestic animal from causing a disturbance of the peace.

(c) It shall be presumed that the barking of a dog for a period of one minute or longer between the hours of 10:00 p.m. and 7:00 a.m. and for a period of two minutes or longer at other times during the day causes a disturbance of the peace. It shall be further presumed that the owner or harborer of any dog, cat or other domestic animal, who leaves such animal outside and unattended failed to take such action as may be necessary to keep such animal from causing a disturbance of the peace, if in fact such animal does cause a disturbance of the peace. It shall be further presumed that the owner of harborer of any dog, cat or other domestic animal failed to take such action as may be necessary to keep such animal from disturbing the peace, if such owner or harborer has twice been previously advised, either verbally or in writing, that such animal is disturbing the peace.

passage, approval by the Mayor and publication once in the official city newspaper.

An PASSED by the Governing Body, day of November, 1991.

and APPROVED by the Mayor this

Al W. Tikwart, Jr., Maye

Attest:

hrman

Patti Fuhrman, City Clerk

STATE OF KANSAS, JOHNSON COUNTY, ss: Georgiann Thacker being first Duty sworn, Deposes and say: That she is legal publications manager of THE JOHNSON COUNTY SUN, a semi-weekly newspaper printed in the State of Kansas, and published in and of general circulation in JOHNSON County, Kansas, and that said newspaper in not a trade, religious or fraternal publication.

Said newspaper is a semi-weekly published at least weekly 50 times a year; has been so published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of SHAWNEE MISSION, KANSAS in said County as a second class matter.

....., 19------, 19------, 19------

ingiann Shacher

day of Dicember 10. 91 Subscribe and sworn to before me this-----

quirite E. Baker

NOTARY PUBLIC

MARGUERITE E. BAKER NUTARY PUBLIC STATE OF KANSAS My Appt. Exp. 3-15-92

My Commission expires:	3-15-92 23
My Commission expires:	70,
Additional copies \$	

Piret Published in The Johnson Caurily Sun, Wed-needay, Desember 4, 1991. CTY OF WESTWOOD HILLS, KANSAS ORDINANCE NO. 18 WHEREAS, the Jov-eming Body has determined that it is advisable to amend the Municipal Code of the City to more fully define the offense of destructive and noisy animals.

offense of destructive and noisy animals. WHEREAS, the homes in the City are relatively close together and loud or con-tinuous animal noises are likely to disturb the pace of the residents in the neigh-bathood and

borhood, and WHEREAS, the governing body has determined that the owner or harborer of any domestic animal has a duty to prevent such animal from making loud or continuous noise or otherwise causing the peace of adjoining prop-erty owners or others in the neighborhood to be disturbed.

ed. NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS, as follows:

Section 1. Section 7-111 of the Code of the City of Westwood Hills is hereby amended to read as follows: amended to read as follows: 7-111. NOISY ANIMALS AND DESTRUCTION OF PROPERTY. (a) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to carelessiy, wilfully, or mail-clously permit such dog, cat or other domestic animal to destroy or damane property destroy or damage property or cause a disturbance of the peace. (b) it shall be unlawful for the

dog, cat or other domestic animal to fail to take such action as may be necessary to keep such dog, cat or other domestic animal from causing a disturbance of the Deace.

peace. (c) It shall be presumed that the barking of a dog for a period of one minute or longer between the hours of 10:00 p.m. and 7:00 a.m. and for a period of two minutes or longer at other times during the day causes a disturbance of the peace. It shall be further presumed that the owner or harborer of any doc. cat or other domesthat the owner or harborer of any dog, cat or other domea-lic animal, who leaves such animal outside and unat-tended failed to take such action as may be necessary to keep such animal from causing a disturbance of the peace, if in fact such animal does cause a disturbance of the peace, it shall be further does cause a disturbance of the peace. It shall be further presumed that the owner or hydroper of any dog, cat or sther domestic animal failed to take such action as may be necessary to keep such animal from disturbing the peace, if such owner or har-borer has twice been previ-ously advised, either verbally or in writing, that such ani-mal is disturbing the peace. Section 2. This Ordinance shall be effective upon its passage, approval by the Mayor and publication once in the official city newspaper. PASSED by the Gov-erning Body, and APPROV-ED by the Mayor this 4th day of November, 1991. (e) AIW. Tikwart, Jr.,

1 C.

(e) Al W. Tikwart, Jr., Mayor Attoet: Parti Filmmain(AM) City Clerk: History City Clerk: History City Clerk: History (PPD) 1W)

. . • •. و و و و و و و و و و و و و

STATE OF KANSAS, JOHNSON COUNTY, ss: Georgiann Thacker being first Duty sworn, Deposes and say: That she is legal publications manager of THE JOHNSON COUNTY SUN, a semi-weekly newspaper printed in the State of Kansas, and published in and of general circulation in JOHNSON County, Kansas, and that said newspaper in not a trade, religious or fraternal publication.

Said newspaper is a semi-weekly published at least weekly 50 times a year; has been so published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of SHAWNEE MISSION, KANSAS in said County as a second class matter.

-----, 19-----

orgrann Shocker

Micenter 10.91 Subscribe and sworn to before me this- - -

merite E. Baper

NOTARY PUBLIC

MARGUERITE E. BAKER NOTARY PUBLIC STATE OF KANSAS My Appt. Exp. 3-15-92

My Commission expires:	3-11-92
Printer's Fee\$	
Additional copies S	

n Celiniy

MESTWOOD HILLS, KANSAS ORDINANCE NO. 156 WHEREAS, the Gov-eming Body has determined that it is advisable to amend That is advisable to amend the Municipal Code of the City to more fully define the offense of destructive and noisy animals. WHEREAS, the homes in

where AS, the nomes in the City are relatively close together and loud or con-tinuous animal noises are likely to disturb the peace of the residents in the neigh-backed and borhood, and

WHEREAS, the governing body has determined that the owner or harborer of any domestic animal has a duty domestic animal has a duty to prevent such animal from making loud or continuous noise or otherwise causing the peace of adjoining prop-erty owners or others in the neighborhood to be disturbed.

ed. NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS, as follows: Section 1. Section 7-111 of the Code of the City of Westwood Hills is hereby amended to read as follows: 7-111 NOISY ANIMALS

amended to read as follows: 7-111. NOISY ANIMALS AND DESTRUCTION OF PROPERTY. (a) It shall be unlawful for the owner or harborer of any dog, cat or other domestic animal to carelessly, wilfully, or mal-clously permit such dog, cat or other domestic animal to destroy or damage property destroy or damage property or cause a disturbance of

the peace. (b) it shall be unlawful for the (b) it shall be unlawful for the owner or harborer of any addg, cat or other domestic animal to fail to take such action as may be necessary to keep such dog, cat or other domestic animal from causing a disturbance of the

causing a disturbance of the peace. (c) it shall be presumed that the barking of a dog for a period of one minute or longer between the hours of 10:00 p.m. and 7:00 a.m. and for a period of two minutes or longer at other times during the day causes a disturbance of the peace, it shall be further presumed that the owner or harborer of any dog, cat or other domesany dog, cat or other domes-tic animal, who leaves such animal outside and unat-tended falled to take such action as may be necessary to keep such animal from causing a disturbance of the peace, if in fact such animal caueing a disturbance of the peace, if in fact such animal does cause a disturbance of the peace. It shall be further presumed that the owner or other domestic animal failed to take such action as may be necessary to keep such animal from disturbing the peace, if such owner or har-borer has twice been previ-ously advised, either verbally or in writing, that such ani-maile disturbing the peace. Section 2. This Ordinance shall be effective upon Its passage, approval by the Mayor and publication once in the official city newspaper. PASSED by the Gov-eming Body, and APPROV-ED by the Mayor this 4th day of November, 1991.

AIW. Tikwart, Jr.,

Patt Farthnitt, Million 199

÷. . . • ••• . :

STATE OF KANSAS, JOHNSON COUNTY, ss: Georgiann Thacker being first Duty sworn, Deposes and say: That she is legal publications manager of THE JOHNSON COUNTY SUN, a semi-weekly newspaper printed in the State of Kansas, and published in and of general circulation in JOHNSON County, Kansas, and that said newspaper in not a trade, religious or fraternal publication.

Said newspaper is a semi-weekly published at least weekly 50 times a year; has been so published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of SHAWNEE MISSION, KANSAS in said County as a second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said newspaper for ----- One on the ----- day of method as aforesaid on the ----- with subsequent publications being made on the following dates:

First Published n. Johnson County Sun, W. needay, December 4, 1991, Westwood Hills, Kansas, Board of Zoning Appeals Notice of Public Hearing	, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19
The Board of Zoning Ap- peals of: the City of West- wood Hills; Kansas will hold a public hearing at the Westwood Hills "City? Hall, 5008 State Line Road, Westwood Hills, Kansas, on Thursday, the 2nd day of January, 1982, 7:00 p.m. for the purpose of considering a variance relating to the build- ing of an addition to the ex-	Leargeann Chacker
Is ling building on the premises at 2204 West 49th Street Terrace, Westwood Hills, Kansas. David Welty, Chairman Board of Zoning Appeals (9740 1W)	cribe and sworn to before me this 4th day of December 19.91

querite & Baper NOTARY PUBLIC

MARGUERITE E. BAKER STATE OF KANSAS My Appt, Exp. 3-15-92

My Commission expires: -Printer's Fee\$ - - - - -

STATE OF KANSAS, JOHNSON COUNTY, ss: Georgiann Thacker being first Duty sworn, Deposes and say: That she is legal publications manager of THE JOHNSON COUNTY SUN, a semi-weekly newspaper printed in the State of Kansas, and published in and of general circulation in JOHNSON County, Kansas, and that said newspaper in not a trade, religious or fraternal publication.

Said newspaper is a semi-weekly published at least weekly 50 times a year; has been so published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of SHAWNEE MISSION, KANSAS in said County as a second class matter.

First Rublished in The Johnson County Sun, Wed-December 4, 196 needay atwood Hills . 19- - - - - -Board of ADDe of Zoning . 19- - - - -. 19- -Westwood Hills, Kansas Thursday, the 2nd day January, 1992, 7:00 p.m. acle the purpose of cons m ariance relating to the bung of an addition to the sting building on the premises at 2204 West 49th Street Terrace, Hills, Kansas. David Welty, Westwood Chairman Board of Zoning Appeals n her (9740 1W) Subscribe and sworn to before me this- -

D

querite E. Baper

NOTARY PUŚLIC

MARGUERITE E. BAKER NUTARY PUBLIC STATE OF KANSAS My Appt. Exp. 3-15-92

Ny Commission expirest	3-15-92
My Commission expires: Printer's Fee\$	21.
Additional copies \$	