Sub.____ to 2018 OA-007 [PROPOSED – SALOV]

AMENDING CHAPTERS 2 & 47 OF THE DANE COUNTY CODE OF ORDINANCES, REGARDING ANIMAL WASTE ON BALCONIES

The County Board of Supervisors of the County of Dane does ordain as follows:

ARTICLE 1. Unless otherwise expressly stated herein, all references to section and chapter numbers are to those of the Dane County Code of Ordinances.

ARTICLE 2. Section 2.06(263b) and (263c) are created to read as follows:

(263b)	47.17(5)	Allowing animal to expel bodily fluids	\$25.00
		on elevated balcony, first offense	
(263c)	47.17(5)	Allowing animal to expel bodily fluids	\$50.00
		on elevated balcony, second offense	_

ARTICLE 3. Section 47.17(5) is created to read as follows:

(5) No owner or caretaker of an animal shall permit such animal to urinate, defecate, or expel other bodily fluids onto an elevated balcony, porch or platform, if said balcony, porch or platform is located above property owned or rented by another person.

ARTICLE 4. Section 47.51(9m) is created to read as follows:

(9m) Any person who violates section 47.17(5) of this ordinance shall forfeit not less than \$25.00 nor more than \$100.00 for the first offense and not less than \$50.00 nor more than \$200.00 for each subsequent offense.

[EXPLANATION: This amendment prohibits owners and caretakers of animals from permitting said animal to urinate, defecate or expel other bodily fluids on an elevated balcony, porch or platform that is above an area owned by another.]