

Sec. 22-336-13. Definitions

As used in sections 22-336-13 to 22-336-30, inclusive:

(a) “Dog Pound” means a building provided and maintained by a city or town which is used for the detention and care of impounded dogs or other facilities including a licensed veterinary hospital or licensed commercial kennel which, through written agreement with a town, is used for the detention and care of impounded dogs.

(b) “Impounded Dog” means a dog seized by the chief canine control officer, assistant chief canine control officer, canine control officer, regional canine control officer, assistant regional canine control officer or municipal animal control officer for the purpose of detaining the dog, quarantining the dog, or holding a dog under a restraint or disposal order.

(c) “Indoor Pen” means a completely enclosed area inside a dog pound building to be used for shelter by an impounded dog.

(d) “Indoor Run” means an area inside a completely enclosed dog pound to be used for shelter and exercise by an impounded dog.

(e) “Outdoor Run” means an incompletely enclosed area adjacent to a dog pound building to be used for exercise by an impounded dog.

(f) “Renovate” means to change the size, construction or composition of pens, runs, fences, floors, heating system, water supply system, waste disposal system, or any other physical component of dog pound buildings which are governed by these regulations.

(g) “Sanitary” means that which pertains to health, with especial reference to cleanliness and freedom from infective and deleterious influences.

(Effective April 26, 1993)