Introduction

Pets are an ever-present part of our community, and increasingly so. According to the American Pet Products Association, 67 percent of U.S. households own a pet, or roughly 85 million homes. And the numbers continue to climb, increasing by 11 percent over the last few decades. Unsurprisingly, those millions of pet owners are a huge economic driver for local communities, spending nearly $100 billion annually for pet-related products and services.

Luckily, there is a body of research that bolsters the case for truly inclusive and non-discriminatory pet-friendly housing, disproving the misconceptions about certain types of pets that continue to plague the market. State and local governments have started to require that projects funded with taxpayer dollars be pet friendly.

Indeed, California passed the Pet Friendly Housing Act of 2017. The state law required the Department of Housing and Community Development to require each housing development that was financed after January 1, 2019 pursuant to the Zenovich-Moscone-Chacon Housing and Home Finance Act, to authorize a resident of the housing development to own or otherwise maintain one or more common household pets within the resident’s dwelling unit, subject to applicable state laws and local government ordinances related to public health, animal control, and animal anticruelty.

This chapter details ordinances and resolutions that local governments have utilized to address increasing inclusive pet-friendly housing. The solu-
All of these barriers are keeping responsible pet owners from securing and keeping housing. The data confirms that they have no correlation to improving the health, safety, or welfare of a community. The only thing they do is make an already tight housing market that much more inaccessible, especially to low-income communities.

Encouraging inclusive pet-friendly publicly financed housing in your community

There are a number of tools a municipality can employ to help remove barriers to the housing crisis for people with pets, including in the public housing sector. While public housing agencies (PHAs) are governed by an independent board of commissioners (as authorized by state statute), the commissioners are typically appointed in full or in-part by the Mayor or the governing body of the municipality. This gives municipalities a tremendous amount of influence over the policies enacted by the PHA and the ability to help shape those policies to be more inclusive for people and pets.

The federal government spoke to this issue in 1999, when the United States Housing Act of 1937 was amended to include a “pet ownership” section. The law states the Congress’ desire to make public housing more
pet-friendly: “A resident of a dwelling unit in public housing...may own 1 or more common household pets or have 1 or more common household pets present in the dwelling unit of such resident, subject to the reasonable requirements of the public housing agency...” 17 All further policy choices should be made with this legislative intent in mind.

However, the statute and regulations offer individual PHAs flexibility subject to “reasonable requirements.” Federal regulation §960.707(b) permits PHAs to prohibit certain types of pets that the PHA classifies as “dangerous” and certain individual pets based on factors, “including the size and weight of animals.” 18 It also allows PHAs to restrict or prohibit the keeping of pets altogether based on the “size and type of building or project, or other relevant conditions.” 19

The regulations leave it up to the individual PHAs to shape their pet policies, but in effect what we see is many of these agencies contradict the intent of the law by placing onerous restrictions and prohibitions in place. For example, the Boston Housing Authority prohibits any pet over 50 pounds and also prohibits ownership of Doberman Pinschers, Pit Bulls, Rottweilers and “any mixed breed dog with identifiable characteristics specific to one of these breeds.” 20 (It is worth noting that in 2012 the Massachusetts General Court passed a statewide preemption law prohibiting municipal-level breed-specific legislation).

As with the previously discussed breed, size, weight and type restrictions, the effects of these policies are devastating for pet owners. Many people are denied access to public housing, or those who do rent from a PHA and who own pets that do not align with the their rules are forced to choose between housing, keeping their pets, or breaking the rules. None of those options are just or equitable and only serve to exacerbate the housing crisis. And as with every other type of restriction discussed, these inevitably lead to an increased number of owner-surrendered pets at the local shelter.

Some PHAs prohibit pet ownership altogether (relying on 960.707(b)(4)). This problem was so widespread in Los Angeles and Los Angeles County that both of those respective jurisdictions passed Pet-Friendly Publicly Financed Housing ordinances guaranteeing that a tenant in a publicly-financed rental unit could keep at least one pet. 21 The pets need to be sterilized, microchipped and if required, licensed. Any pet deposit charged must be reasonable and refundable. We expect and encourage municipalities to pass similar legislation to help protect residents and their pets.

Municipalities have the power to shape policy and law for pet-owning residents in public housing. First, ensure that the commissioners appointed to regulate the local PHA are aligned with your mission of creating rules that are inclusive and discrimination-free. If there are rules that restrict a person’s right to own certain types of pets or certain breeds, sizes or weights, make sure these rules are repealed and replaced with breed-neutral policies that focus on the behavior of the pet and the behavior of the owner. Next, consider passing an ordinance that codifies the intent of federal law, to encourage and expressly protect pet ownership in public housing.

These tools will solve for many of the problems that low-income pet-owning residents regularly encounter. Every step taken to remove these outdated barriers is a step toward expanding housing opportunities for an already-vulnerable population. Removing any and all barriers will save money and will result in fewer animals being surrendered and euthanized at the municipal animal shelter. More importantly, it will save families from making the untenable choice of choosing their home or their family pet.

Notes
1. This Chapter addresses only public or government subsidized housing. While the authors encourage private owners to adopt similar measures, current insurance industry standards impose significant burdens on mandated requirements to do so. For that reason, the authors encourage state governments to prevent insurance companies from imposing breed specific, size or weight exceptions in liability policies.
3. Id.
4. Id.
5. E.g., https://www.nationalcanineresearchcouncil.com/browse/research_library/
8. Id.
9. Id.
10. Id.
11. Id.