

90 (K) a stock dog;

91 (L) a livestock guardian dog; and

92 (M) a fur bearing animal kept for the purpose of commercial fur production.

93 (c) If a companion animal is on the premises, the sheriff or constable executing the
 94 order of restitution shall give the companion animal to the tenant, if the tenant is present.

95 (d) If the tenant is not present when the order of restitution is enforced:

96 (i) the sheriff ~~§→~~ [or] , ~~←§~~ constable ~~§→~~ , or landlord ~~←§~~ shall notify the local animal
 97a control authority to take custody
 97 of the companion animal;

97a **§→ (ii) the animal control authority shall respond to take custody of the companion animal**
 97b **within one business day after the day on which the sheriff, constable, or landlord provides the**
 97c **notice described in Subsection (4)(d)(i); ←§**

98 **§→ [(ii)] (iii) ←§ the landlord shall provide the animal control authority with the name and**
 98a **last**
 99 **known contact information of the tenant; §→ and ←§**

100 **§→ [(iii)] (iv) ←§ the §→ [landlord] animal control authority ←§ shall post a notice at**
 100a **the premises in a visible place with the name and**
 101 **contact information of the animal control authority or organization where the companion**
 102 **animal is taken; and**

103 **§→ [(iv) if requested by the tenant, the landlord shall provide the name and contact**
 104 **information of the animal control authority or organization where the companion animal is**
 105 **taken.] ←§**

106 (e) (i) The animal control authority or organization holding the companion animal may
 107 charge the companion animal's owner a one-time fee up to \$25 per companion animal, plus an
 108 additional charge of up to \$10 per day per companion animal.

109 (ii) Subsection (4)(e)(i) only applies to a companion animal in custody as a result of
 110 eviction.

111 (iii) Charges for medical services are in addition to the fees described in Subsection
 112 (4)(e)(i).

113 [(4)] (5) (a) In the event of a dispute concerning the manner of enforcement of the
 114 restitution order, the defendant may file a request for a hearing.

115 (b) The court shall:

116 (i) set the matter for hearing;

117 (A) within 10 calendar days [from the filing of the request,] after the day on which the
 118 defendant files the request for a hearing; or

119 (B) [or] as soon [thereafter] as practicable, if the court is unable to set the matter
 120 within the time described in Subsection (5)(b)(i)(A); and