



CITY OF WASHINGTON, ILLINOIS City Council Agenda Communication

Meeting Date: October 19, 2020

Prepared By: Joanie Baxter, Finance Director

Agenda Item: Ordinance - Animal and Rabies Control Contract

Explanation: Attached for your consideration is an ordinance for a contract with Tazewell County to provide animal and rabies control services for calendar year 2021. The services provided will remain unchanged from prior years, which include but are not limited to: responding to calls of animals running at large; making regular and irregular patrols within the City limits one day per week; taking custody of and impounding animals running at large; and owner notification.

The City's cost for this service of \$13,627.20 represents a 2% increase over the prior year, the first such increase since 2014. The FY 2020-21 budget is \$14,000

Fiscal Impact: \$13,627.20 – Animal Control Expenses

Recommendation/Committee Discussion Summary: Staff recommends approval. This item is included as a First Reading with Second Reading and approval scheduled for November 2, 2020.

Action Requested: Approval at the November 2, 2020 meeting.

Attachment: Ordinance and Intergovernmental Agreement

ORDINANCE	: NO	
CITCHIAMICE	. 140.	

AN ORDINANCE AUTHORIZING THE MAYOR AND CITY CLERK OF THE CITY OF WASHINGTON, TAZEWELL COUNTY, ILLINOIS, TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY OF WASHINGTON AND COUNTY OF TAZEWELL FOR ANIMAL AND RABIES CONTROL SERVICES

BE IT ORDAINED BY THE CORPORATE AUTHORITIES OF THE CITY OF WASHINGTON, TAZEWELL COUNTY, ILLINOIS, as follows:

Section 1. That the Intergovernmental Agreement between the City of Washington and the County of Tazewell for animal and rabies control services, a copy of which is attached hereto as Exhibit "A", and by reference expressly made a part hereof, be, and the same is hereby approved.

Section 2. That the Mayor and the City Clerk of the City of Washington be, and hereby are, authorized, empowered, and directed to enter into and execute said Intergovernmental Agreement on behalf of the City of Washington in substantially the form of the document attached hereto as Exhibit "A", and by reference expressly made a part hereof, and to make, execute, and deliver any and all documents necessary for the effectiveness thereof.

Section 3. That this ordinance shall be in full force and effect from and after its passage, approval, and publication as provided by law.

Section 4. That all ordinances or parts thereof in conflict herewith are hereby expressly repealed.

PAS	SSED AND APPROVED this	day of	, 2020.
AYES:			
NAYS:	*		
ATTEST:	Ŧ		Mayor
	City Clerk		

FOR ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1st day of January, 2021, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the City of Washington, a unit of local government of the State of Illinois (hereinafter referred to as "Municipality"), this Agreement being entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970.

In consideration of the payment by Municipality to the County of the sum of \$13,627.20, County agrees to provide the following Animal and Rabies Control services through the Tazewell County Animal & Rabies Control Department, its administrator, director, deputies, and agents as follows.

- 1. The County shall respond to calls and attempt to pick up animals running at large within the corporate limits of the Municipality between the hours of 8:00 a.m. and 4:00 p.m. seven (7) days a week, including weekends, but not including regularly scheduled County Holidays.
- 2. The County shall, on an emergency basis only, attempt to pick up animals running at large between the hours of 4:00 p.m. and 8:00 a.m. the next morning seven (7) days a week including weekends. During these times, the County has no obligations under this contract unless an emergency exists.
- 3. On regularly scheduled County Holidays, the County shall, on an emergency basis only, attempt to pick up dogs running at large both day and night. On regularly scheduled County Holidays, the County has no obligations under this contract unless an emergency exists.
- 4. For the purposes of this Agreement, an emergency shall be considered to include but not be limited to the following situations: a) a person in immediate danger of an animal; b) sick or injured domestic animals running at large; c) sick or injured wild animals; d) aggressive animals running at large; e) animal bite reports; f) providing necessary assistance to police, fire or EMS agencies; g) wildlife present in the living quarters of a home/apartment/business; however removal of such wildlife from attics, walls or closed interiors areas of a building of any kind is not provided by Tazewell County Animal Control; h) animals in extreme elements without proper shelter or access to water (e.g. a dog in frigid temperature with no access to shelter or an animal left in a hot car)
- 5. Emergency calls shall be placed by the City or Village authorities or a citizen of the Muricipality to either the Sheriff's Citics (346-4141) or the Tazewell County Animal Control facility (925-3370). All calls placed by citizens, police, or governmental bodies will be answered as soon as possible during regularly scheduled working days between the hours of 8:00 a.m. and 4:00 p.m. Funday Friday. Responses to emergency calls shall be made by the Tazewell County Animal Control Officer who is then on duty.

- 6. The County of Tazewell shall accept and make reasonable response to complaints of citizens concerning dogs running at large within the corporate limits of the Municipality.
- 7. The County may make regular and irregular patrols in the corporate limits of the Municipality one day a week at regular and irregular hours.
- 8. The County shall take custody and impound animals apprehended within the corporate limits of the Municipality at the Tazewell County Animal Control facility.
- 9. The County of Tazewell shall require proof of payment of Municipal reclamation fees to the Municipality by owners of animals sought to be redeemed before releasing said animal from custody.
- 10. The County of Tazewell shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
- 11. The County of Tazewell shall make reasonable efforts to locate the owner or owners of any impounded animal providing that said animal is wearing a collar or rabies tag capable of identifying ownership. Upon identifying the owner or any such animal, an attempt will be made for immediate notification to said owner. A letter shall be mailed to the last known address of the owner notifying him of the impoundment of his animal. Said notification will give notice to the owner that the animal shall be destroyed, adopted, or transferred after the passage of seven (7) days if not reclaimed in accordance with law by the owner. A raffidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of sild notice by the owner of such animal.
- 12. It is mutually understood and agreed that any animal apprehended from within the commata limits of the Municipality and impounded at the Tazewell County Animal and Rables Control Shelter, with respect to whom the owner is unknown but which munky owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for a logation at the discretion of the Director of the Taze well County Animal Control Department pursuant to the provisions of the Animal Control Actual the State of Illinois.
- 13. It is anthor understood and agreed that the consideration payable by the Municipality to the County may at the option of the Hunicipality be paid in equal monthly instiffments.
- 14. This figreement shall become effecti less the 1st day of January, 2021, and shall be in full large and effect for a period of clean; year.
- 15. This pointed a small be governed by a descripted to accordance with the laws of the State of Illinois applicable her to and required to be reflected one of forth herein are incorporated by reference.
- 16. No staiver of any breach of this cont and arrany provision hereof shall constitute a waiter of any other or further breach at this contractor any provision thereof.
- 17. This contract is severable, and the integral ity, or unenforceability of any provision of this contract, or a part thereof, should not be identified uninder of the contract invalid or une forceability.
- 18. This contract may not be assigned by the party without the written consent of the other party.

19.	This contract shall be binding upon the warties here than dupon the successors in interest, assigns, representatives and helps of such parties.					
20.						
21.	The parties heret	o agree that the foregness thereof the partic	eg constitutes all the agreement between the lave affixed their respective signatures on			
PASSE	D this	_ day of				
			Ezewell Co 19ty Board Chairman			
ATTES	T:					
Tazew	ell County Clerk	***				
			MUNICIPALITY:			
			ayor or Village Board President			
		TAZEWELL CO	STY ANIMAL CONTROL:			
			rector			
ANNU	AL AMOUNT:	\$ <u>13,627.20</u>				
MONT	HLY AMOUNT	\$ <u>1,135.60</u>				