SANTA BARBARA COUNTY BOARD AGENDA LETTER



Clerk of the Board of Supervisors 105 E. Anapamu Street, Suite 407 Santa Barbara, CA 93101 (805) 568-2240 Agenda Number:

Prepared on: 08/9/04 **Department Name:** Public Health

Department No.: 041 **Agenda Date:** 09/7/04

Placement: Administrative

Estimate Time: Continued Item: No If Yes, date from:

TO: Board of Supervisors

FROM: Roger E. Heroux, MPA

Director, Public Health Department

STAFF Jan E. Glick, 681-5284
CONTACT: Director, Animal Services

SUBJECT: Renewal of Agreements for Animal Control Services with Cities of Goleta, Solvang

and Guadalupe

Recommendation(s): That the Board of Supervisors:

A. Execute the Agreement with the City of Goleta to provide animal control services for the period July 1, 2004 to June 30, 2005 in the amount of \$157,813.

- B. Execute the Agreement with the City of Solvang to provide animal control services for the period July 1, 2004 to June 30, 2005 in the amount of \$27,198.
- C. Execute the Agreement with the City of Guadalupe to provide animal control services for the period July 1, 2004 to June 30, 2005 in the amount of \$31,380.

Alignment with Board Strategic Plan:

The recommendations are primarily aligned with:

Goal #1: An Efficient Government Able to Respond Effectively to the Needs of the Community.

Goal #2: A Safe and Healthy Community in Which to Live, Work, and Visit.

Executive Summary and Discussion:

The Cities of Goleta, Solvang and Guadalupe have full-service contracts that are scheduled for renewal July 1, 2004. The Animal Services full-service contract provides for: enforcement of local and state ordinances, stray animal impoundment, lost and found services, injured animal emergency care, advice and assistance with wildlife issues, dead animal pick-up, pet adoption, after hours emergency response and opportunities for volunteerism.

The Agreements are based on a per capita rate that the cities and the Public Health Department agreed upon for services provided over the course of the year.

Other Contract City Outstanding Agreement FY 2004-05

The Department and the City of Santa Maria are currently finalizing negotiations on an agreement with an effective date of July 1, 2004. This is the only remaining contract for animal services in Santa Barbara County cities for Fiscal Year 2004-05.

Mandates and Service Levels:

The County is mandated "to maintain or provide for the maintenance of a pound system and a rabies control program..." (H&S 121690 {e}). These services will continue to be provided.

Fiscal and Facilities Impacts:

Approval of these Agreements will not increase the department's request for General Fund Contribution or use of A87 Plan Overhead. On June 4, 2002, your Board approved a per capita methodology for full-service incorporated areas beginning FY 2002-2003. At that time, the change in methodology would have been a financial hardship to the existing cities if implemented all at once, so a graduated increase with full cost recovery within four (4) years was offered. Fiscal Year 2004-2005 begins the 3rd year of the four-year plan. When the City of Goleta was incorporated, the Agreement was set at 100% cost recovery because of the prevailing revenue neutrality agreement. The General Fund contribution to Animal Services was reduced by a commensurate amount. All contract agreements with Cities continue to exclude A87 Plan charges (County Wide Cost Allocation) and mandated services costs.

- A. The City of Goleta has opted for a one year Agreement. For fiscal year 2004-2005, the \$157,813 is based on a population of 28,400 and represents 100% of full service costs.
- B. The City of Solvang has opted for a one year Agreement. For fiscal year 2004-2005, the \$27,198 is based on a population of 5,438 and represents 90% of full service costs.
- C. The City of Guadalupe has signed a one-year Agreement, and for fiscal year 2004-2005, the \$31,380 is based on a population of 6,275 and represents 90% of full service costs.

It is the intent of the Public Health Department to continue its long term goal of financial viability for Animal Services program. This means the recovery of as much cost as allowable, while keeping in mind the balance of our fees with the industry average and our service level commitments. The next task to be analyzed is the adequacy of fees for services to the cities that have their own field officers.

The appropriation for the expenditures funded by these Agreements have been adopted as part of the Public Health Department's FY 2004-2005 budget and can be found in the County's FY 2004-2005 Operating Plan on page D-192 in the Animal Services cost center.

Execution of these Agreements will not result in any additional staff or need for facilities.

Special Instructions:

Please request the Chair to execute four (4) original Agreements for each City Agreement. Please return three (3) original signed Agreements for each City. Send one conformed copy to Enrique Sanchez at the County Legal Department. Please also send one copy of the minute order.

Please return all the required documents to PHD Contracts Unit, 300 N. San Antonio Road, Bldg 8, Santa Barbara, CA 93110 Attn: Margaret A. Granger (extension 5367).

Concurrences:

Not applicable



Exhibit AC-- Animal Control Services

WITNESSETH:

WHEREAS, the City of Goleta, mindful of its duties and responsibilities to protect and maintain the public health, safety, and welfare of its citizens, finds it necessary to regulate and control the enforcement of Animal Control ordinances within the City, and has determined that the best interest of the City would be served by having the service provided by the County for said purpose; and

WHEREAS, the **City** has by resolution, as provided for in Section 101375 and 101380 of the California Health and Safety Code, obtained the services of the County Health Officer for the enforcement in the **City** of State public health laws as follows:

- A. Orders, quarantine regulations, and rules prescribed by the State Department and other regulations issued under provisions of the Health and Safety Code; and
- B. Statutes relating to public health;

WHEREAS, pursuant to Section 101400 of the Health and Safety Code, **County** and **City** may contract for the performance by County Health Officers or the County employees of any or all functions relating to and in connection with the enforcement of local health and sanitation laws; and

WHEREAS, the **County** is willing to render the service of Animal Control Services as herein defined, within the **City**, upon the terms and conditions in the Master Municipal Services Agreement and the terms and conditions hereinafter set forth,

NOW, THEREFORE, the following services shall be furnished to the **City** by **County** on the terms herein contained.

I. Definition

For the purpose of this Agreement, the following terms shall have the meaning as set forth below:

1. **IMPOUND:** Taking physical custody of an animal that

will be taken to the County Animal Shelter

or relocated.

2. **SHELTER BOARDING:** Providing food, water and housing for an

impounded animal, and the cleaning and disinfecting of such housing on a daily

basis; charged per night.

3. **EUTHANASIA - DOG:** The humane destruction of a dog.

4. **EUTHANASIA - CAT:** The humane destruction of a cat.

5. **EUTHANASIA - OTHER:** The humane destruction of an animal

other than a dog or cat.

6. **OFFICER ACTIVITY:** Each individual response by **County**

Animal Control Officer for **City** code enforcement and/or each response by County Animal Control Officers to animal-related complaints that are either called directly into the shelter office, given directly to the officer in the field by the complainant or generated by the field officer upon seeing a problem.

7. **DEAD ANIMAL PICK-UP:** Taking physical custody of a dead animal for disposal.

8. **EMERGENCY NIGHT CALL:** Response, after normal working hours

(8:00 a.m. to 5:00 p.m., Monday through Friday) to a prioritized list of emergencies established and approved by the City and the County. Emergency calls after working hours shall be limited to the following services only: Any stray, injured domestic animal; any potentially rabid animal; loose livestock creating a traffic hazard: Goleta Police Department requests for service. No wildlife calls, except skunks or potentially rabid or dangerous animals, shall be handled as an emergency call.

9. ADDITIONAL SERVICES AS REQUESTED:

Those services set forth requiring additional **County** personnel to perform, as determined by the **County**, that are normally required for the performance of said services and which will result in a greater unit cost to the **County**.

II. SERVICE: SCOPE OF SERVICE

- A. The parties agree that the **County's** Animal Services Department shall perform a full service animal control program in the **City**, including the following services:
 - 1. Those services set forth in Section I, Definition, except as modified in sections E. and F.

- 2. Impound and properly maintain impounded animals; redeem, adopt and euthanize all animals in accord with **City** ordinances. This service will be provided at the Goleta Shelter.
- 3. Upon receiving written prior notification by **City**, attend scheduled code enforcement hearings.
- 4. Upon receiving written prior notification by **City**, attend scheduled court appearances.
- 5. On a quarterly basis, provide the **City** with monthly detailed Activity reports and Kennel statistics.
- B. The **County** shall enforce Title 02-17 (Santa Barbara **County** Ordinance Chapter 7 as adopted) of the Goleta Municipal Code in its current form and as amended from time to time, except as otherwise specified in this agreement.
- C. The **County** shall use its discretion to determine how long an animal may be held for adoption.
- D. If the **County** impounds an animal pursuant to legal action, the animal shall be held and the **County** shall consult with the City Attorney's Office regarding the animal's disposition.
- E. The **County** shall respond to and give first priority to all calls for potentially rabid, sick, injured, aggressive, or dead domestic animals. Wildlife shall receive a lower priority for response, unless potentially rabid or dangerous. Also, the **County** shall make every effort to contact other local groups/services that provide assistance with wildlife. Calls for stray, unconfined cats shall be given a low priority. The County shall respond to all calls for stray dogs. The **County** shall not respond generally to any call for service regarding stray wild animals.
- F. It is understood that the **County** may respond to "chronic" animal control complaints. The **County** shall use due diligence to resolve "chronic" complaints.

III. ANNUAL FEE TO CITY

City shall pay to the **County** no more than \$157,813 for those services set forth in this contract, which have been rendered by the **County** and with the consent of the **City** between July 1, 2004 through June 30, 2005 in contemplation of entering into this contract. Invoicing will be submitted on a quarterly basis. Reimbursement for services rendered will be paid within thirty (30) days of receipt of invoice.

If payment is not received within thirty (30) days of the date of the invoice, **County** is entitled to receive interest thereon. Said interest shall be assessed using the **County's** pooled interest rate in effect at the time and shall commence thirty (30)

days after the date of the invoice and continue until such time as the payment is received by **COUNTY**.

IV. <u>FEE DISBURSEMENT</u>

County shall retain all fees paid to **County** by citizens pursuant to activities arising out of this contract. These fees will include, but not be limited to, impoundment, boarding, adoption, vaccination, and licensing. The **City** will receive annual reporting of fees collected within its boundaries.

In accordance with Government Code Section 17561, **City** may submit claims to the State Controller's Office for reimbursement of costs incurred for State mandated cost programs. **County** will provide **City** with proportional shared costs for claiming prior to State deadline. Note: As of Fiscal Year 2002-2003 the SB90 mandate has been deferred. It is unknown at this time if the mandate will be repealed, suspended or continue to be deferred.

V. <u>INTERPRETATION/APPLICATION OF CITY CODES</u>

City shall be solely responsible for performing legal work associated with the interpretation and prosecution of its ordinances, and defense of their content and application. Nothing contained in this paragraph shall supersede any portion of the Master Municipal Services Agreement.

VI. INDEPENDENT CONTRACTOR

It is expressly understood between the parties to this contract that no employer/employee relationship is intended; the relationship of **County** to **City** being that of an independent contractor; not by way of limitation of the foregoing, however, the **City** shall advise the **County's** Division of Animal Services in the implementation and enforcement of its code pursuant to this agreement.

VII. COMPLAINTS

The **County** shall maintain telephone service for the receipt of service calls or complaints and shall be available for such calls on all working days from 9:00 a.m. to 4:45 p.m. An officer will be available on call during non-business hours for emergency calls, as specified in Section I.8 of this contract.

VIII. REGULAR BUSINESS HOURS and COUNTY HOLIDAYS

The shelter follows the following regular business hours:

Open for office operations and kennel visitation Monday through Friday – 9:00 AM to 4:45 PM Saturday – 10:00 AM to 4:00 PM

The shelter will be closed on Sundays and County holidays, which are as follows:

New Year's Day
Martin Luther King Day
President's Day
Memorial Day
Independence Day

Labor Day
Veteran's Day
Thanksgiving Day
Day after Thanksgiving
Christmas Day

Animal Control Officers are on limited response on holidays. Services not performed on said holidays shall be performed on the next working day.

IX. RECORD KEEPING

For statistical purposes, the **County** agrees to use the following parameters:

- If a call is received after business hours, and an officer is dispatched the next business day, that call shall be counted as a regular activity call;
- 2. If an officer goes out on an activity call and performs a license check in the process, that call shall reflect only one activity;
- If an officer goes out on a service call and performs an impound for multiple animals, that call shall reflect one activity with the number of impounds.

X. TERM OF CONTRACT

The term of this contract shall commence on July 1, 2004 and ending on June 30, 2005, unless sooner extended or terminated, pursuant to Section XI of this agreement. The fee of \$157,813 is valid as the annual contract fee for the period of July 1, 2004 through June 30, 2005 only. **County** will contact **City** prior to July 1, of each successive year in order to set the annual fee for subsequent year.

If the parties have not entered into a new agreement for the services set forth herein to commence after the termination of the Agreement, the Agreement shall automatically extend for a period of not to exceed ninety (90) days from its expiration date under the same terms and conditions as are set forth in the Agreement together with CPI increase (based on all urban consumers: Los Angeles, Anaheim, Riverside, etc.) in service charges payable to the **County** by the **City**, unless thirty (30) days prior to such expiration date either of the parties notifies the other in writing that such extension is not accepted.

XI. <u>EARLY TERMINATION</u>

The **City** or **County** may cancel and terminate this Agreement upon giving ninety - (90) days advance written notice of such termination to the other party.

XII. OWNERSHIP OF DOCUMENTS

All reports and documents prepared by **County** under this contract are the joint property of the **City** and the **County**.

XIII. ASSIGNMENT OR TRANSFER OF CONTRACT

County shall not assign, transfer or subcontract this Agreement or any interest therein without the prior written consent of the **City**.

XIV. NOTICES

Any notices required pursuant to this Contract shall be served at the following addresses:

Fred Stouder, City Manager
City of Goleta

130 Cremona Drive #B

Goleta, CA 93117

Roger E. Heroux, Director
Public Health Department
300 N. San Antonio Road
Santa Barbara, CA 93110

XV. PROJECT MANAGERS

The project managers designated by each party to this Agreement for the administration and implementation of this Agreement are:

a. **City** - Fred Stouder, City Manager

b. **County** Jan E. Glick, Director, Animal Services

XVI. COMPLIANCE WITH LAWS AND REGULATIONS

County shall comply with all State, Federal, **County**, **City** and other local laws and regulations applicable to the scope of work and services to be performed hereunder, and shall obtain all licenses and permits required by any public entity to carry out the terms of this Agreement and be responsible for the cost of said licenses and permits.

The **County** is in compliance with SB 1785 regarding the general philosophy of the State of California that "Public and private shelters and humane organizations share a common purpose in saving animals' lives, preventing animal suffering and eliminating animal abandonment" and that "Public and private shelters and humane groups should work together to end euthanasia of adoptable and treatable animals by 2010."

Ву	Ву
Julie Biggs, City Attorney	Cynthia Brock, Mayor
CONTENTS:	
By Jan E. Glick, Director Animal Services	By Fred Stouder, City Manager
ATTEST: MICHAEL BROWN Clerk of the Board of Supervisors	COUNTY OF SANTA BARBARA
Ву	Ву
Deputy Clerk	Chair, Board of Supervisors
APPROVED AS TO FORM	APPROVED AS TO ACCOUNTING FORM
SHANE STARK COUNTY COUNSEL	ROBERT GEIS AUDITOR-CONTROLLER
Ву	Ву
APPROVED AS TO FORM ROGER E. HEROUX, DIRECTOR PUBLIC HEALTH DEPARTMENT	APPROVED AS TO LIABILITY JOHN FORNER RISK MANAGEMENT
Ву	Ву



Agreement for Animal Control Services

THIS AGREEMENT, entered into this 1st day of July, 2004, between the **City of Guadalupe**, a municipal corporation in Santa Barbara County, California, hereinafter referred to as "**City**", and **COUNTY OF SANTA BARBARA**, a body politic, hereinafter referred to as "**County**",

WITNESSETH:

WHEREAS, the **City**, mindful of its duties and responsibilities to protect and maintain the public health, safety, and welfare of its citizens, finds it necessary to regulate and control the enforcement of animal ordinances within the **City**, and has determined that the best interest of the **City** would be served by having the service provided by the **County** for said purpose; and

WHEREAS, the **City** has by resolution, as provided for in Section 101375 and 101380 of the California Health and Safety Code, obtained the services of the **County** for the enforcement in the City of State public health laws as follows:

- A. Orders, quarantine regulations, and rules prescribed by the State Department and other regulations issued under provisions of the Health and Safety Code; and
- B. Statutes relating to public health;

WHEREAS, pursuant to Section 101400 of the Health and Safety Code, **County** and **City** may contract for the performance by **County** employees of any or all functions relating to and in connection with the enforcement of local health and sanitation laws; and

WHEREAS, the **County** is willing to render animal control services as herein defined, within the **City**, upon the terms and conditions hereinafter set forth,

NOW, THEREFORE, for and in consideration of the mutual covenants, promises and agreements herein contained, the parties hereto agree as follows:

I. <u>Definition</u>

For the purpose of this Agreement, the following terms shall have the meaning as set forth below:

1. **IMPOUND:** Taking physical custody of an animal that

will be taken to the County Animal Shelter

or relocated.

2. **SHELTER BOARDING:** Providing food, water and housing for an

impounded animal, and the cleaning and

disinfecting of such housing on a daily basis.

3. **EUTHANASIA - DOG:** The humane destruction of a dog.

4. **EUTHANASIA - CAT:** The humane destruction of a cat.

5. **EUTHANASIA - OTHER:** The humane destruction of an animal

other than a dog or cat.

6. **OFFICER ACTIVITY:** Each individual response by **County**

Animal Control Officer for City code enforcement and/or each response by County Animal Control Officers to animal-related complaints that are either called directly into the shelter office by the City, given directly to the officer in the field by the complainant or generated by the field

officer upon seeing a problem.

7. **DEAD ANIMAL PICK-UP:** Taking physical custody of a dead animal for disposal.

8. **EMERGENCY NIGHT CALL:** Response, after normal working hours

(5:00 p.m. to 9:00 a.m., Monday through Friday), and weekends, to a prioritized list emergencies, established and of approved by County including, but not limited to: stray domestic animals with lifethreatening iniuries. loose livestock creating a traffic hazard, a stray vicious animal that is an immediate threat to public safety or emergency requests from law enforcement agencies.

II. SERVICE: SCOPE OF SERVICE

- A. The parties agree that the **County's** division of Animal Services shall perform a full service animal control program in the **City**, including the following services:
 - 1. Those services set forth in Section I, **Definition**.
 - 2. Impound and properly maintain impounded animals, and euthanize all animals in accord with **City** ordinances. This service will be provided at the Lompoc Shelter.
 - 3. Upon receiving written prior notification by **City**, attend scheduled code enforcement hearings.
 - 4. Upon receiving written prior notification by **City**, attend scheduled court appearances.

- 5. On a quarterly basis, provide the **City** with a detailed activity and kennel statistics.
- B. The **County** shall enforce Title 06.04 and 60.08 of the Guadalupe Municipal Code in its current form and as amended from time to time, except as otherwise specified in this Agreement.
- C. The **County** shall use its discretion to determine how long an animal may be held for adoption.
- D. If the **County** impounds an animal pursuant to legal action, the animal shall be held and the **County** shall consult with the City Attorney's Office regarding the animal's disposition.

III. SERVICE CHARGES TO CITY

Between July 1, 2004 and June 30, 2005, **City** shall pay **County** \$31,380.00 for those animal control services rendered under this Agreement to the **City** from the **County** operated shelter in Santa Maria. Reimbursement for services rendered will be paid within thirty (30) days of receipt of invoice.

IV. INTERPRETATION/APPLICATION OF CITY CODES

City shall be responsible for the legal work associated with the interpretation and prosecution of its ordinances, and defense of their content and application.

V. INDEPENDENT CONTRACTOR

It is expressly understood between the parties to this Agreement that no employer/employee relationship is intended; the relationship of **County** to **City** being that of an independent contractor; not by way of limitation of the foregoing, however, the **City** shall advise the **County's** Division of Animal Services in the implementation and enforcement of its code pursuant to this agreement.

VI. COMPLAINTS

The **County** shall maintain telephone service for the receipt of service calls or complaints and shall be available for such calls on all working days from 9:00 a.m. to 4:45 p.m. An officer will be available on call during non-business hours for emergency calls.

VII. INDEMNIFICATION

Item One: Indemnification

County shall indemnify, defend and save City, its agents, officers and employees harmless from and against any and all active and passive liability, claims, suits, actions, damages, and/or causes of action arising during the term of this Agreement out of any personal injury, bodily injury, loss of life or damage to property, violation of any Federal, State or Municipal Law or Ordinance or other cause in connection with the activities of County, its officers, employees or agents pursuant to this Agreement or on account of the performance or character of the services of County performed or neglected to be performed under this Agreement, unforeseen difficulties, accidents, occurrences or other causes and from and against all costs, attorney fees, expenses incurred in obtaining expert testimony and the attendance of witnesses, expenses and liability incurred in and about any such claims, the investigation thereof or the defense of any action or proceedings brought thereon, and from and against any orders, judgments or decrees which may be entered therein.

City shall indemnify, defend and save County, its agents, officers and employees harmless from and against any and all active and passive liability, claims, suits, actions, damages, and/or causes of action arising during the term of this Agreement out of any personal injury, bodily injury, loss of life or damage to property, violation of any Federal, State or Municipal law or ordinance or other cause in connection with the activities of City, its officers, employees or agents pursuant to this Agreement or on account of the performance or character of the services of City performed or neglected to be performed under this Agreement, unforeseen difficulties, accidents, occurrences or other causes and from and against all costs, attorney fees, expenses incurred in obtaining expert testimony and the attendance of witnesses, expenses and liability incurred in and about any such claims, the investigation thereof or the defense of any action or proceedings brought thereon, and from and against any orders, judgments or decrees which may be entered therein.

Item Two: Insurance

a. Worker's Compensation

County warrants that it is permissibly self-insured for worker's compensation coverage and agrees that its employees providing services to **City** pursuant to this Agreement will be covered by **County's** self-insurance program for all injuries arising out of or occurring in the course and scope of their employment.

b. General and Automobile Liability

The **City** hereby recognizes that the **County** has a self-insurance program and accepts the program as providing the required general and automobile liability insurance.

VIII. HOLIDAYS

The shelter will be open to the public the following hours:

Open for office operations and kennel visitation Monday through Friday from 9:00 a.m. to 4:45 p.m. Saturday from 10:00 a.m. to 4:00 p.m.

Animal Control Officers will be on regular response Monday through Friday from 9:00 a.m. through 5:00 p.m.

The shelter will be closed on Sundays and official County holidays which are as follows:

New Year's Day
Martin Luther King
President's Day
Memorial Day
Labor Day
Veteran's Day
Thanksgiving Day
Day after Thanksgiving

Independence Day Christmas Day

Services not performed on said holidays shall be performed on the next working day.

IX. TERM OF AGREEMENT

The term of this Agreement shall be effective on July 1, 2004 and ending on June 30, 2005.

The **County** shall notify the **City** prior to the end of the Agreement term of their intent to negotiate in good faith to reach agreement prior to the end of the Agreement term.

X. **EARLY TERMINATION**

The **City** or **County** may cancel and terminate this Agreement upon giving ninety-(90) days advance written notice of such termination to the other party.

XI. OWNERSHIP OF DOCUMENTS

All reports and documents prepared by **County** under this Agreement are the joint property of the **City** and the **County**.

XII. ASSIGNMENT OF TRANSFER OF AGREEMENT

County shall not assign, transfer or subcontract this Agreement or any interest therein without the prior written consent of the **City**.

XIII. <u>SECTION HEADINGS</u>

The section headings appearing herein shall not be deemed to govern, limit, modify or any manner affect the scope, meaning or intent of the provisions of this Agreement.

XIV. <u>INTERPRETATION</u>

The terms and conditions of this Agreement shall be construed pursuant to their plain and ordinary meaning and shall not be interpreted against the maker by virtue of that party having drafted the Agreement.

XV. NOTICES

Any notices required pursuant to this Agreement shall be served at the following addresses:

City Administrator Director of Santa Barbara County

City of Guadalupe Animal Services 918 Obispo St. 5473 Overpass Road Guadalupe, CA 93434 Goleta, CA 93111

XVI. PROJECT MANAGERS

The project managers designated by each party to this Agreement for the administration and implementation of this Agreement are:

a. **City** - Carolyn Galloway Cooper, City Administrator

b. **County** - Jan E. Glick, Director of Animal Services

XVII. MODIFICATION

This is a full and final statement of the agreement between the parties of this Agreement. No modification of this Agreement shall be valid unless evidenced in writing and executed by the parties hereto.

XVIII. CALIFORNIA LAW TO APPLY

This Agreement shall be construed and be in accordance with the laws of the State of California.

XIX. COMPLIANCE WITH LAWS AND REGULATIONS

Contractor shall comply with all State, Federal, County, City and other local laws and regulations applicable to the scope of work and services to be performed hereunder, and shall obtain all licenses and permits required by any public entity to carry out the terms of this Agreement and be responsible for the cost of said licenses and permits.

The **County** is in compliance with SB 1785 regarding the general philosophy of the State of California that "Public and private shelters and humane organizations share a common purpose in saving animals' lives, preventing animal suffering and eliminating animal abandonment" and that "Public and private shelters and humane groups should work together to end euthanasia of adoptable and treatable animals by 2010."

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed by their duly authorized officers, on the day and year first above written.

CONTENTS: By	APPROVED AS TO FORM By
Jan E. Glick, Animal Services Di	irector Randy Risner, City Attorney
ATTEST: Administrator	CITY OF GUADALUPE
Ву	Ву
Michael Brown Clerk of the Board	Sam Arca, Mayor
By Deputy Clerk	CONTENTS:
APPROVED AS TO FORM Shane Stark County Counsel	By Carolyn Galloway Cooper, City Administrator
Ву	Ву
	Christina De Fraga, City Clerk
APPROVED AS TO FORM Roger Heroux Public Health Department	COUNTY OF SANTA BARBARA
Ву	Ву
APPROVED AS TO ACCOUNTING FORM Robert Geis Auditor-Controller	Chair, Board of Supervisors APPROVED AS TO LIABILITY Risk Management John Forner
Rv	Rv



Agreement for Animal Control Services

THIS AGREEMENT, entered into this 1st day of July, 2004, between the **City of Solvang**, a municipal corporation in Santa Barbara County, California, hereinafter referred to as "**City**", and **COUNTY OF SANTA BARBARA**, a body politic, hereinafter referred to as "**County**",

WITNESSETH:

WHEREAS, the **City**, mindful of its duties and responsibilities to protect and maintain the public health, safety, and welfare of its citizens, finds it necessary to regulate and control the enforcement of Animal Control ordinances within the **City**, and has determined that the best interest of the **City** would be served by having the service provided by the **County** for said purpose; and

WHEREAS, the **City** has by resolution, as provided for in Section 101375 and 101380 of the California Health and Safety Code, obtained the services of the **County** for the enforcement in the City of State public health laws as follows:

- A. Orders, quarantine regulations, and rules prescribed by the State Department and other regulations issued under provisions of the Health and Safety Code; and
- B. Statutes relating to public health;

WHEREAS, pursuant to Section 101400 of the Health and Safety Code, **County** and **City** may contract for the performance by **County** employees of any or all functions relating to and in connection with the enforcement of local health and sanitation laws; and

WHEREAS, the **County** is willing to render the service of Animal Control Services as herein defined, within the **City**, upon the terms and conditions hereinafter set forth,

NOW, THEREFORE, for and in consideration of the mutual covenants, promises and agreements herein contained, the parties hereto agree as follows:

I. Definition

For the purpose of this Agreement, the following terms shall have the meaning as set forth below:

1. **IMPOUND:** Taking physical custody of an animal that

will be taken to the County Animal Shelter

or relocated.

2. **SHELTER BOARDING:** Providing food, water and housing for an

impounded animal, and the cleaning and

disinfecting of such housing on a daily basis.

3. **EUTHANASIA - DOG:** The humane destruction of a dog.

4. **EUTHANASIA - CAT:** The humane destruction of a cat.

5. **EUTHANASIA - OTHER:** The humane destruction of an animal

other than a dog or cat.

6. **OFFICER ACTIVITY:** Each individual response by **County**

Animal Control Officer for **City** code enforcement and/or each response by County Animal Control Officers to animal-related complaints that are either called directly into the shelter office, given directly to the officer in the field by the complainant or generated by the field officer upon seeing a problem.

7. **DEAD ANIMAL PICK-UP:** Taking physical custody of a dead animal

for disposal.

8. **EMERGENCY NIGHT CALL:** Response, after normal working hours (5:00 p.m. to 9:00a.m., Monday

hours (5:00 p.m. to 9:00a.m., Monday through Friday), and weekends, to a prioritized list of emergencies, established and approved by **County** including, but not limited to: stray domestic animals with life-threatening injuries, loose livestock creating a traffic hazard, a stray vicious animal that is an immediate threat to public safety or emergency requests from law enforcement agencies.

II. SERVICE: SCOPE OF SERVICE

- A. The parties agree that the **County's** division of Animal Services shall perform a full service animal control program in the **City**, including the following services:
 - 1. Those services set forth in Section I, **Definition**.
 - 2. Impound and properly maintain impounded animals, and euthanize all animals in accord with **City** ordinances. This service will be provided at the Lompoc Shelter.
 - 3. Upon receiving written prior notification by **City**, attend scheduled code enforcement hearings.
 - 4. Upon receiving written prior notification by **City**, attend scheduled court appearances.

- 5. On a quarterly basis, provide the **City** with a detailed activity and kennel statistics.
- B. The **County** shall enforce Title 06-01 of the Solvang Municipal Code in its current form and as amended from time to time, except as otherwise specified in this Agreement.
- C. The **County** shall use its discretion to determine how long an animal may be held for adoption.
- D. If the **County** impounds an animal pursuant to legal action, the animal shall be held and the **County** shall consult with the City Attorney's Office regarding the animal's disposition.

III. ANNUAL FEE TO CITY

City shall pay to the County no more than \$27,198 for those services set forth in this Agreement, which have been rendered by the County and with the consent of the City between July 1, 2004 through June 30, 2005 in contemplation of entering into this Agreement. Payment for said services rendered in the 2004-2005 fiscal year is due and payable upon receipt of invoice by County and execution of Agreement by City and represents a percentage of the total operating costs for services rendered to the City of Solvang from the County operated shelter in Lompoc.

IV. INTERPRETATION/APPLICATION OF CITY CODES

City shall be responsible for the legal work associated with the interpretation and prosecution of its ordinances, and defense of their content and application.

V. INDEPENDENT CONTRACTOR

It is expressly understood between the parties to this Agreement that no employer/employee relationship is intended; the relationship of **County** to **City** being that of an independent contractor; not by way of limitation of the foregoing, however, the **City** shall advise the **County's** Division of Animal Services in the implementation and enforcement of its code pursuant to this Agreement.

VI. COMPLAINTS

The **County** shall maintain telephone service for the receipt of service calls or complaints and shall be available for such calls Monday through Friday from 9:00 a.m. to 12:30 a.m. and 1:30 p.m. to 4:45 p.m. An officer will be available on call during non-business hours for emergency night calls.

VII. <u>INDEMNIFICATION</u>

Item One: Indemnification

County shall indemnify, defend and save City, its agents, officers and employees harmless from and against any and all active and passive liability, claims, suits, actions, damages, and/or causes of action arising during the term of this Agreement out of any personal injury, bodily injury, loss of life or damage to property, violation of any Federal, State or Municipal Law or Ordinance or other cause in connection with the activities of County, its officers, employees or agents pursuant to this Agreement or on account of the performance or character of the services of County performed or neglected to be performed under this Agreement, unforeseen difficulties, accidents, occurrences or other causes and from and against all costs, attorney fees, expenses incurred in obtaining expert testimony and the attendance of witnesses, expenses and liability incurred in and about any such claims, the investigation thereof or the defense of any action or proceedings brought thereon, and from and against any orders, judgments or decrees which may be entered therein.

City shall indemnify, defend and save County, its agents, officers and employees harmless from and against any and all active and passive liability, claims, suits, actions, damages, and/or causes of action arising during the term of this Agreement out of any personal injury, bodily injury, loss of life or damage to property, violation of any Federal, State or Municipal law or ordinance or other cause in connection with the activities of City, its officers, employees or agents pursuant to this Agreement or on account of the performance or character of the services of City performed or neglected to be performed under this Agreement, unforeseen difficulties, accidents, occurrences or other causes and from and against all costs, attorney fees, expenses incurred in obtaining expert testimony and the attendance of witnesses, expenses and liability incurred in and about any such claims, the investigation thereof or the defense of any action or proceedings brought thereon, and from and against any orders, judgments or decrees which may be entered therein.

Item Two: Insurance

a. Worker's Compensation

County warrants that it is permissibly self-insured for worker's compensation coverage and agrees that its employees providing services to **City** pursuant to this Agreement will be covered by **County's** self-insurance program for all

injuries arising out of or occurring in the course and scope of their employment.

b. General and Automobile Liability

The **City** hereby recognizes that the **County** has a self-insurance program and accepts the program as providing the required general and automobile liability insurance.

VIII. REGULAR BUSINESS HOURS AND COUNTY HOLIDAYS

The shelter will be open to the public the following hours:

Open for office operations and kennel visitation Monday through Friday from 9:00 a.m. to 12:30 p.m. and 1:30 to 4:45 p.m. Saturday from 10:00 a.m. to 4:00 p.m.

Animal Control Officers will be on regular response Monday through Friday from 9:00 a.m. through 5:00 p.m.

The shelter will be closed on Sundays and official County holidays which are as follows:

New Year's Day
Martin Luther King
President's Day
Memorial Day
Day after Thanksgiving

Independence Day Christmas Day

Services not performed on said holidays shall be performed on the next working day.

IX. TERM OF AGREEMENT

The term of this Agreement shall be effective on July 1, 2004 and ending on June 30, 2005. The **County** shall notify the **City** prior to the end of the Agreement term of their intent to negotiate in good faith to reach agreement prior to the end of the Agreement term.

X. EARLY TERMINATION

The **City** or **County** may cancel and terminate this Agreement upon giving ninety-(90) days advance written notice of such termination to the other party.

XI. OWNERSHIP OF DOCUMENTS

All reports and documents prepared by **County** under this Agreement are the joint property of the **City** and the **County**.

XII. ASSIGNMENT OF TRANSFER OF AGREEMENT

County shall not assign, transfer or subcontract this Agreement or any interest therein without the prior written consent of the **City**.

XIII. SECTION HEADINGS

The section headings appearing herein shall not be deemed to govern, limit, modify or any manner affect the scope, meaning or intent of the provisions of this Agreement.

XIV. INTERPRETATION

The terms and conditions of this Agreement shall be construed pursuant to their plain and ordinary meaning and shall not be interpreted against the maker by virtue of that party having drafted the Agreement.

XV. NOTICES

Any notices required pursuant to this Agreement shall be served at the following addresses:

City Manager Animal Services Director
City of Solvang Santa Barbara County
P. O. Box 107 5473 Overpass Road

Solvang, CA 93464 Goleta, CA 93111

XVI. PROJECT MANAGERS

The project managers designated by each party to this Agreement for the administration and implementation of this Agreement are:

a. **City:** Marlene Demery, City Manager

b. **County:** Jan E. Glick, Director of Animal Services

XVII. MODIFICATION

This is a full and final statement of the Agreement between the parties of this Agreement. No modification of this Agreement shall be valid unless evidenced in writing and executed by the parties hereto.

XVIII. CALIFORNIA LAW TO APPLY

This Agreement shall be construed and be in accordance with the laws of the State of California.

XIX. COMPLIANCE WITH LAWS AND REGULATIONS

Contractor shall comply with all State, Federal, County, City and other local laws and regulations applicable to the scope of work and services to be performed hereunder, and shall obtain all licenses and permits required by any public entity to carry out the terms of this Agreement and be responsible for the cost of said licenses and permits.

The **County** is in compliance with SB 1785 regarding the general philosophy of the State of California that "Public and private shelters and humane organizations share a common purpose in saving animals' lives, preventing animal suffering and eliminating animal abandonment" and that "Public and private shelters and humane groups should work together to end euthanasia of adoptable and treatable animals by 2010."

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed by their duly authorized officers, on the day and year first above written.

	CONTENTS: Animal Services	CITY OF SOLVANG
	Ву	Ву
	Jan E. Glick, Director	David Smyser, Mayor
	ATTEST: Michael Brown Clerk of the Board	APPROVED AS TO FORM
	Ву	Ву
	Deputy Clerk	Roy Hanley, City Attorney
Ì	APPROVED AS TO FORM	By
	Shane Stark County Counsel	
	Ву	Ву
		Marlene Demery, City Manager
	APPROVED AS TO FORM Roger Heroux, Director Public Health Department	COUNTY OF SANTA BARBARA
	Ву	By Chair, Board of Supervisors
	APPROVED AS TO LIABILITY COVERAGE	APPROVED AS TO ACCOUNTING FORM
	John Forner Risk Management	Robert Geis Auditor-Controller
	Ву	Ву