

RESOLUTION
of the
BOROUGH OF NEW PROVIDENCE
Resolution No. 2016-297

Council Meeting Date: 09-26-2016

Date Adopted: 09-26-2016

TITLE: RESOLUTION AUTHORIZING AGREEMENT BETWEEN THE BOROUGH OF NEW PROVIDENCE AND ANIMAL CONTROL SOLUTIONS FOR THE YEARS 2017 AND 2018, IN THE AMOUNT OF \$15,960.00 PER YEAR

Councilperson Muñoz submitted the following resolution, which was duly seconded by Councilperson Madden.

BE IT RESOLVED by the Mayor and Council of the Borough of New Providence, in the County of Union and State of New Jersey, that they do hereby approve and authorize an agreement between Animal Control Solutions, LLC. and the Borough of New Providence, in the form attached hereto, and they do further authorize and direct the Borough Administrator and Borough Clerk to execute same on behalf of the Borough of New Providence.

_APPROVED, this 26th day of September, 2016.

RECORD OF VOTE

	AYE	NAY	ABSENT	NOT VOTING
GALLUCCIO			X	
GENNARO	X			
KAPNER	X			
MADDEN	X			
MUÑOZ	X			
ROBINSON	X			
MORGAN			TO BREAK COUNCIL TIE VOTE	

I hereby certify that the above resolution was adopted at a meeting of the Borough Council held on the 26th day of September, 2016.

Wendi B. Barry, Borough Clerk

Memo

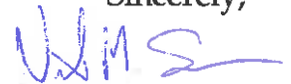
To: Mayor and Council
From: Nicole Sarna, Board of Health Secretary
Date: September 15, 2016
Re: Animal Control Services

At the Board of Health meeting that took place on September 7, 2016, the Board of Health reviewed and discussed two different Animal Control Service Contract Proposals: St. Hubert's Giralda and the Borough's current provider, Animal Control Solutions. Contract proposals were also sought from Millburn Animal Services and Associated Humane Societies, Inc. Millburn Animal Services advised the Board of Health Secretary that they were not interested and Associated Humane Societies, Inc. did not respond to the request.

Animal Control Solutions provided the Borough a zero percent increase from the current contract they hold with the Borough totaling a yearly fee of \$15,960.00. St. Hubert's Giralda offered a yearly fee of \$39,996.00. In consideration of the excellent service the Borough has received from Animal Control Solutions, the Board of Health voted and unanimously agreed to recommend that the Borough renew the contract with Animal Control Solutions for the two year period January 1, 2017 -January 1, 2019.

Please see the attached Contract Proposal submitted from Animal Control Solutions.

Sincerely,



Nicole M. Sarna
Board of Health Secretary

**PROFESSIONAL SERVICES CONTRACT BETWEEN ANIMAL CONTROL SOLUTIONS LLC,
AND THE BOROUGH OF NEW PROVIDENCE**

THIS AGREEMENT, made this 1st day of January, 2017 between the Borough of New Providence, having its municipal offices at 360 Elk Wood Avenue, New Providence, New Jersey 07974 and hereinafter referred to as the "Municipality"; and Animal Control Solutions, LLC having its principal place of business at 2 Marshall Drive, Flemington, New Jersey 08822 hereinafter referred to as the "Contractor";

WITNESSETH:

WHEREAS, the Municipality requires professional animal control services

WHEREAS, the Contractor is available to perform the necessary services for the Municipality and has the expertise and staff to provide these services

WHEREAS, The Municipality desires the Contractor to undertake professional services as outlined in Schedule A

WHEREAS, said services are professional in nature and are therefore excluded from the Bidding Laws of the State of New Jersey

NOW, THEREFORE, in consideration of the promises and the mutual covenants, conditions and agreements contained herein, the parties hereto agree that the Contractor shall provide the services outlined in the proposal attached hereto as Schedule A.

SECTION 1 – MUNICIPALITY’S RESPONSIBILITIES

The Municipality Shall:

1. Provide full information as to its requirements
2. Assist the Contractor by placing at its disposal all available information.
3. Designate a person to act as the Municipality’s representative with respect to the work to be performed under this Agreement. Such person shall have complete authority to transmit instructions, receive information, interpret and define Municipality’s policies and decisions with respect to Contractor’s services. Such person shall not have authority to modify the Scope of Work nor amend or modify this Agreement.
4. Designate a person or persons that shall conduct all official correspondence with residents. This shall include but is not limited to mailing of ordinance warnings and summonses. They shall also notify residents of all health alerts as directed by the New Jersey and County health departments.
5. Give prompt notice to the Contractor whenever the Municipality observes or otherwise becomes aware of any development that affects the scope or timing for services.
6. Maintain and grant access to a designated holding facility for the drop off of impounded animals either through the Contractor or on their own.
7. Maintain a contract with an after-hours emergency veterinarian for the purpose of caring for severely injured impounded domestic animals either through the Contractor or on their own.
8. Maintain and grant access to a dumpster for the purpose of disposing dead wildlife found in the borders of the municipality either through the contractor or on their own.
9. Be billed directly from the designated holding facility, or Contractor and any veterinarians for all costs of animal impoundment, treating injured animals, or preparing animals for rabies testing, and shall indemnify and hold harmless the Contractor from any and all such charges. This is to include but is not limited to impounding and veterinary fees for animals whose owner refuses or is unable to pay, Dangerous Dog impoundments, evictions, owner arrest, or any other owned animal impoundment. Under state statute, all aforementioned impoundments the municipality shall be able to recoup said costs through summons. The Contractor shall issue appropriate summons on the behalf of the Municipality to recoup said fees.

SECTION 2 - PERIOD OF SERVICE

1. The Contractor shall proceed with the performance of services as outlined in Schedule A attached. The term of this Agreement shall be from January 1, 2017 through January 1, 2019.
2. This Agreement may be terminated by either party upon ninety (90) days’ written notice in the event of substantial failure by the other party to perform in accordance with the terms hereof through no fault of the

terminating party. The Contractor shall be paid in full for services rendered and expenses incurred to the termination date.

3. The Contractor reserves the right to suspend all services if payments or any part thereof are not received within 45 days from invoice date. The Contractor shall notify the Municipality in writing prior to any suspension of services. During the suspension the contract shall remain in full force and effect and monthly payments shall continue to accrue. Due to the emergency nature of service the Contractor shall continue to provide service on a cash only per call basis, at a rate of \$500 per call out. All call outs shall be directed solely by the Municipality.

SECTION 3 – PAYMENTS TO ANIMAL CONTROL SOLUTIONS, LLC

1. The Contractor shall charge a yearly fee of \$15,960.00 for any and all services listed in Schedule A.
2. The contract fee shall be paid in monthly installments of \$1,330.00.
3. Kenneling and Veterinarian fees billed by the Contractor shall be paid monthly and in accordance with Schedule B.
4. The Contractor shall charge a round trip fee of \$200.00 for any requests by the Municipality for services outside of this contract. The Contractor must agree and the request must be within the scope of the Contractors ability prior to responding to request.

SECTION 4 – INSURANCE

1. The Contractor shall maintain general liability and automobile liability insurance in minimum amounts of \$1 million for bodily injury and property damage per occurrence and in aggregate.
2. The Contractor shall also carry a minimum of \$1 million in excess liability coverage. In addition, the standard worker's compensation insurance coverage shall be maintained.

SECTION 5 – EQUIPMENT AND VEHICLES

1. The Contractor shall provide all equipment necessary to perform all duties listed is Schedule A.
2. The Contractor shall provide vehicles fully compliant with New Jersey State regulations.

SECTION 6 - ADDITIONAL CONDITIONS

1. Animal Control Solutions, LLC shall reserve the right to enter into an agreement similar to this with any other Municipalities in the State of New Jersey.

SECTION 6 – AFFIRMATIVE ACTION

1. The parties to this Contract agree to incorporate into this Contract the mandatory language of subsection 3.4(a) of the Regulations promulgated by the Treasurer pursuant to P.L. 1975, c. 127, as amended and supplemented from time-to-time and the Contractor agrees to comply fully with the terms, provisions and obligations of said subsection which shall be applied subject to the terms of subsection 3.4(d) of said Regulations.
2. The parties to this contract agree to incorporate into this Contract the mandatory language of Section 5.3 of the Regulations promulgated by the Treasurer pursuant to P.L. 1975, c. 127, as amended and supplemented from time-to-time and the contractor agrees to comply fully with the terms, provisions and obligations of said section 5.3. A copy of the Contractor's certificate of compliance is attached hereto.

SECTION 7 – NON-FAIR AND OPEN CONTRACT CONTRIBUTION ADDENDUM POLITICAL CONTRIBUTION DISCLOSURE.

1. This contract has been awarded to Animal Control Solutions, LLC based on the merits and abilities of Animal Control Solutions, LLC to provide the goods or services as described herein. This contract was not awarded through a "fair and open process" pursuant to N.J.S.A. 19:44A-20.4 et seq. As such, the undersigned does hereby attest that Animal Control Solutions, LLC it's subsidiaries, assigns or principals controlling in excess of 10% of the company has neither made a contribution, that is reportable pursuant to the Election Law Enforcement Commission pursuant to N.J.S.A. 19:44A-8 or 19:44A-16, in the one (1) year period preceding the award of the contract that would, pursuant to P.L. 2004, c.19, affect its eligibility to perform this contract, nor will it make a reportable contribution during the term of the contract to any political party an elective public officer of the Borough of New Providence, County of Union when the contract is awarded, or to any candidate committee of any person serving in a elective public officer of the Borough of New Providence, County of Union when the contract is awarded.

IN WITNESS WHEREOF, we have set our hands and seals this 1st day of January, 2017.

ATTEST:

ANIMAL CONTROL SOLUTIONS, LLC

BY: _____

Thomas Dodd, President

ATTEST:

BOROUGH OF NEW PROVIDENCE

BY: _____

Borough Administrator

Schedule A
ANIMAL CONTROL SERVICES To Be Provided By The Contractor

Definitions

Owner: Any person or persons to include property owners and private businesses owners who have shown a interest or permitted their tenants or employees to show interest in a domestic animal by having the domestic animal in their keeping or allowing the domestic animal to remain on their property, or provided food, water, shelter, or veterinary care to a domestic animal for a period of time exceeding 7 days without notifying the municipality or the municipal animal control agency at the time when the domestic animal was first discovered and requested removal.

Domestic Animal Apprehension and Impoundment

1. Animal Control Solutions, LLC shall respond and when possible impound dogs that are running loose within the borders of the contracting municipality. The impounded animals shall be transported and sheltered at the designated holding facility for a time period prescribed by law.
2. Animal Control Solutions, LLC shall respond and impound all stray dogs that have been found and confined within the borders of the contracting municipality. The impounded animals shall be transported and sheltered at the designated holding facility for a time period prescribed by law.
3. Animal Control Solutions, LLC shall respond, impound, and transport to a veterinarian all severely injured stray dogs and cats found within the borders of the contracting municipality.
4. Animal Control Solutions, LLC shall respond, impound, and transport to a designated holding facility all dogs under the New Jersey Potentially Dangerous and Vicious Dog Act in conjunction with the Municipal Department of health.
5. Under the direction of the Municipality, Animal Control Solutions, LLC shall respond and remove all stray cats within the borders of the contracting municipality. Animal Control Solutions, LLC shall require the complaining party to wait a period of 3 days prior to any attempts in capturing and removing the animal unless the animal is reported to be sick or injured. This allows the animal to return to its owner.
 - a. Animal Control Solutions, LLC shall conduct a site visit (welfare check) to determine if the cat(s) are owned or truly stray. Upon completion of the site visit a report will be forwarded to the municipality for approval prior to impounding the cat(s) unless the cat(s) is severely injured.
 - b. If traps are required, the duration of the trapping will not exceed five (5) days unless cats are activity being captured. Animal Control Solutions, LLC. will provide the trap and bait, however the complaining party will be responsible for setting, monitoring, and rebaiting the trap daily unless the complaining party is handicapped, elderly, or has a ailment. The complaining party shall call when the cat is trapped for pick-up. Complaining parties are required to trap only during hours which will be provided to them.
 - c. There will be a \$150.00 deposit required for each trap loaned. The deposit may be paid by either the complaining party or the Municipality at the discretion of the Municipality. This deposit shall be returned once the trap is returned in good working order. If at anytime the trap is damaged or missing the Contractor reserves the right to use the deposit.
 - d. Any cat that has been provided food, shelter, or any care whatsoever shall not be considered stray and the resident shall be responsible for the costs of the animal removal (See #7). The municipality may choose to cover these costs on a case by case basis (See Section 3, Paragraph 4).
6. Animal Control Solutions, LLC shall, at the direction of the Municipality, assist law enforcement in removing and impounding owned domestic dogs and cats only in the event of the owner's arrest, hospitalization, eviction, or death within the borders of the contract municipality.
 - a. In the event of the owner's arrest or hospitalization the animal shall remain on the property if another party resides at the same residents. The animal may remain alone at the owner's property for a period not to exceed 24 hours unless the property is deemed to have hazardous living conditions. This guards against unreasonable seizures in the event the owner is released within a safe time period.
 - b. In the event of a eviction a signed copy of a fully executed eviction warrant (Warrant of Removal) shall be provided prior to the removal of the animal. Under state statute the landlord or property owner is responsible for the boarding of the animal for seven (7) days, any emergent medical issues, and the disposition of the animal if not claimed by the owner. The landlord will be required to make arrangements and payment with a

holding facility or with Animal Control Solutions, LLC prior to the removal of the animal. The impounded animals shall be transported and sheltered at the designated holding facility for a time period prescribed by law.

- c. In the event of the owners death any relatives, partners, or roommates shall be responsible for the care of the animal unless the Municipality agrees to cover kenneling costs.

7. Animal Control Solutions, LLC shall reserve the right to charge residents or businesses requesting services not included in the contract. These services include, but are not limited to, owned feral and unwanted cat removal on private property.

8. Animal Control Solutions, LLC shall keep and maintain accurate records of each animal impounded as per New Jersey Law.

9. Animal Control Solutions, LLC may allow owners of unwanted animals to surrender their pets who are deemed adoptable to our non-profit rescue Friends of Animal Control Solutions, LLC with the following exceptions. If FOACS is unable to take in the animal the owner shall be given contact information to other local shelters and rescue groups. FOACS will not accept any owned animal for euthanasia only. Owners seeking euthanasia only shall be directed to a veterinarian. If the animal is accepted by FOACS owners must provide proof of ownership and prior to the animals surrender. All costs of this service shall be the responsibility of the owner. All costs for this service shall be determined on a case by case basis.

Rabies Quarantine and Testing

1. At the direction of the local, county, or state Board of Health or Health Officer, Animal Control Solutions, LLC shall respond and take appropriate action under New Jersey Health Code to all reported animal bites within the borders of the contracting municipality.

2. Animal Control Solutions, LLC shall conduct quarantines and releases as per New Jersey Health Code during normal business hours.

3. If rabies testing is required, Animal Control Solutions, LLC shall transport the biting animal to a local veterinarian to be prepared for testing.

4. Animal Control Solutions, LLC will transport rabies specimens to local and county health offices for transport.

5. Animal Control Solutions, LLC will not transport rabies specimens to State Health offices.

6. Animal Control Solutions, LLC shall keep and maintain accurate records of each animal quarantined as per New Jersey Law.

Wildlife

1. Animal Control Solutions, LLC shall respond, attempt to capture, or have destroyed all wildlife that has bitten any human or companion animal within the borders of the municipality. The biting animal's remains will be transported to a veterinarian to be prepared for rabies testing. Municipal Police may be required to destroy the suspect animal at the request of the Contractor.

2. Animal Control Solutions, LLC shall respond, attempt to remove, capture, release, or have destroyed all small wildlife that the Animal Control Officer feels is sick or injured, or has entered and is occupying the immediate living space of a residence. Examples of areas not considered immediate living spaces are but not limited to attic, basement, crawlspace, chimneys, walls, ductwork, roofs, garages, out buildings, commercial property, trashcans, traps, trees, front or back porches, dumpsters, or any other property that is not inhabited. All other wild animal issues will be considered nuisance wildlife. Though uncommon due to the restricted hours and rules of local wildlife rehabs and employee safety concerns Municipal Police maybe required to destroy the suspect animal at the request of the Contractor. The request to destroy the animal may be given via telephone. If the Municipal Police are unable or unwilling to destroy the animal an additional euthanasia fee shall be charged under Schedule B. If the animal is destroyed by the Municipal Police it shall be removed within 24 hours from the time of the incident at no additional cost.

3. Wild animals injured due to a residents or their representatives carelessness or deliberate actions shall not be the responsibility of the Municipality or Animal Control Solutions, LLC. The resident or their representative shall be directed to contact a Wildlife rehab or New Jersey State Fish and Game. The resident or their representative shall be responsible for transport of the animal to the rehab or other state approved location. They can do this through private contractor such as a pest control service. This includes but is not limited to trapping, snaring, poisoning, cutting down trees habited by wildlife, sealing up wildlife dens or holes wildlife has created to access living areas, and improper exclusion.

4. All Deer, Bear, Bob Cat, Coyotes, birds covered under the US Migratory Bird Act, exotic animals under the NJ Department of Environmental Protection and Snakes incidents are regulated by New Jersey Department of Fish and game, department of Wildlife Conservation. Residents with issues with these animals shall be directed to contact them for assistance.
5. Under NJ Wildlife Conservation Guidelines wildlife can not be removed from a property unless it has caused over \$500 worth of property damage. Certain species of wildlife are protected under state statute and can not be removed unless it poses a threat of immediate danger. Other species are protected during certain times of the year and can not be removed during those times for any reason. Residents shall be directed to call Animal Control Solutions, LLC or NJ Fish and Game Department of Wildlife Conservation prior to removing or trapping any wild animal. Callers shall be informed that nuisance wildlife is not covered under this contract and they will be solely responsible for all costs in the removing or exclusion of nuisance wildlife. (See #8)
6. Animal Control Solutions, LLC shall respond and remove all dead small wildlife (excluding deer, skunks, boars, fish, pests, and vermin to include mice, rats, and chipmunks) from public roadways and Municipal owned property. This service shall be conducted twice per week at the discretion of Animal Control Solutions, LLC
7. The removal of Healthy Nuisance Wildlife that does not require exclusion found on Public Property such as Municipal Buildings, Garages, Dumpsters, Parks and Parking Lots shall be charged under Section 3 Paragraph 4.
8. Animal Control Solutions, LLC shall reserve the right to charge residents or businesses requesting services not included in the contract. These services include, but are not limited to, nuisance wildlife removal.
9. For Contractual purposes all Wild Birds shall be considered Wildlife and restrictions listed above shall also apply to them.

Livestock

1. Animal Control Solutions, LLC shall respond to incidents regarding stray Livestock.
2. If unable to locate owner, Animal Control Solutions, LLC shall attempt to capture and transport all stray livestock to one of it's holding farms. This service can be limited due to the size of animals and the availability of a farm capable to housing animal. If a farm is unavailable the Municipality may request temporary holding of the stray livestock from a local farm.
3. Sick, Injured, or Dead livestock shall be the responsibility of the owner. If the owner is unknown it shall be the responsibility of the Municipality.
4. Cost for the boarding and feed of livestock shall be borne by the owner. After seven (7) days if the livestock goes unclaimed it shall become the property of the farm holding the animal.

Pet Census and Licensing

1. Animal Control Solutions, LLC shall conduct a pet census. This census shall be administered while answering calls from residents and police (not door to door). A list of all unlicensed pets shall be given to the contracting municipality each month. The municipality shall decide to either send out warnings to the offenders or to issue summons immediately. If warnings are sent it will be up to the municipality to contact the contractor once the warning time limit has expired to issue summons (see #2)
2. Animal Control Solutions, LLC shall at a date and time directed by the contracting municipality sign summons against residents that are noncompliant with pet licensing.

Court, Ordinance and Law Violations

1. Animal Control Solutions, LLC shall issue summons at the discretion of the issuing officer under the contract municipality's ordinances and State Statutes.
2. Animal Control Solutions, LLC shall appear to all mandated court hearings.
3. Animal Control Solutions, LLC shall seek restitution in court incidents in which a contractor has responded to court more than 3 times for the same case. A \$200 appearance fee there after in accordance with Section 3, paragraph 4 of this contract shall be requested to the court for restitution. If the court decides not to allow the restitution the fee shall be billed to the municipality. Failure to appear by the defendant, adjournments, status conferences, depositions, and meetings are all examples of situations that may cause the contractor to exceed 3 appearances in court.

Animal Cruelty

Responding to animal cruelty complaints is not a requirement of the Municipality under state statute. The New

Jersey Society for the Prevention of Cruelty to Animals is a private organization that under New Jersey State Statute has jurisdiction over all matters which constitute animal cruelty. It shall be the Municipalities discretion whether they wish to be involved in these types of incidents.

1. Animal Control Solutions, LLC shall respond to animal cruelty incidents that are emergent in nature. A example of a emergent incident would be an animal locked in a car during inhumane conditions. All other animal cruelty complaints shall be handled by the local police department or forwarded by the contracting municipality to the New Jersey Society for the Prevention of Cruelty to Animals, 1-800-582-5979.
2. Animal Control Solutions, LLC. shall assist only in the transport of the animals to a holding facility or to a licensed vet for treatment at the direction of the municipality. Cost for the treatment and boarding may apply.
3. Animal hoarding is considered cruelty by state statute. Therefore, Animal Control Solutions, LLC shall not be responsible for any boarding or medical care costs for animals in hoarding conditions. The decision shall be solely on the municipality or NJSPCA if the animals should be impounded for their safety. Animal Control Solutions will assist with capture and transport only in the event the municipality agrees to assist the NJSPCA. All costs involved shall be borne by the municipality or NJSPCA. These costs can be recuperated in court under statute.

Record Keeping

1. Animal Control Solutions, LLC shall keep and maintain accurate records of all actions performed within the borders of the contracting municipality.
2. Animal Control Solutions, LLC shall provide a monthly report of these records no later than the 10th of following month to the contracting municipality. Requests for early reports may be granted on a case by case basis.

Emergency Disaster Response

During a "State of Emergency" under the direction of the municipality and Emergency Management Coordinator Animal Control Solutions, LLC. shall attempt rescue and transport all displaced and injured animals to a holding facility designated by the municipality. Animal Control Solutions, LLC. shall be classified by the County OEM coordinator as a first responder prior to responding to a incident during a "State of Emergency". Due to the emergent disposition of these events, Animal Control Solutions, LLC. reserves the right to prioritize requests for assistance. During major incidents the municipality shall request support from the County Animal Emergency Response Team. If under a emergency fuel ration the municipality shall permit Animal Control Solutions, LLC to refuel at their municipal fuel depot if they require Animal Control Solutions to respond to incidents during that time.

Other

Due to the scope of work, legality, and unpredictability of handling domestic and wild animals there maybe requests that Animal Control Solutions, LLC may not be able to perform such as rescuing an animal when the act of rescuing it puts human life in danger. Examples of this are but are not limited to rescuing animals from trees, roofs of structures, in swift moving or deep water, areas which require climbing or repelling, or areas which are inaccessible without causing damage or harm to person or property. For these types of incidents Animal Control Solutions, LLC will direct the Municipality to contact the County Animal Emergency Response Team who has the equipment to rescue the animal safely. Animal Control Solutions, LLC shall make a reasonable attempt to handle all contractual obligations within reasonable means.

Schedule B
Kenneling and Veterinary Fees

The following is the schedule of fees that will apply for the impounding of stray dogs and cats through Animal Control Solutions, LLC. It also covers any additional costs that may be necessary under NJSA Title 4. Pet owners will be responsible for the claiming fees for their pets. However, in the event the owner refuses or is unable to pay claiming fees the Municipality shall be billed for those fees.

Emergency Veterinarian care shall be determined on a case by case basis. Animal Control Solutions, LLC. shall only provide minimal care only to keep the injured animal comfortable until a owner is located. Only when a licensed Veterinarian has deemed the animal to be beyond reasonable care shall the animal be euthanized prior to the state required 7 day hold or as applicable by law.

Municipalities may choose to contract directly with holding facility instead of paying the rates listed bellow. The facility the municipality chooses must be local and Animal Control Solutions must have 24 hour access to this facility.

Dogs and Puppies:

1 day board	\$40.00
7 day board	\$280.00 (includes adoption prep or euthanasia and disposal)
10 day board (bite case)	\$400.00
Euthanasia and Disposal	\$75.00 (Seriously injured and cannot be held)
Disposal Only (dead dog)	\$50.00
Exam for Injured Animal	\$50.00
Prepare Rabies Specimen	\$50.00
Dangerous Dog Act	\$50.00 per day

Cats and Kittens:

1 Day Board	\$35.00
7 Day Board	\$245.00 (includes adoption prep or euthanasia and disposal)
10 Day Board (bite case)	\$350.00
Euthanasia and Disposal	\$75.00 (seriously injured and cannot be held)
Disposal Only (dead cat)	\$50.00
Exam for Injured Animal	\$50.00
Prepare Rabies Specimen	\$50.00

Wildlife:

Prepare Rabies Specimen	\$50.00
Euthanasia	\$150.00 (in the event that Police cannot)
Disposal	\$50.00 (in the event the Municipality does not have a dumpster)

Livestock:

1 day board	\$50.00
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Pocket Pets (Rabbits, hamsters, gerbils, pet birds, etc.)

1 day board

\$50.00 (only picked up in abandonment incidents from police)