



Revised

Health Services Committee

Jay Hall – Chairman
Tazewell County Health Department Board Room
21306 IL Route 9
Tremont, IL 61568-9252
Thursday, March 12, 2026 – 5:30 p.m.

- I. Roll Call
- II. Approve the minutes of the February 12, 2026 meeting
- III. Public Comment
- IV. Departmental Reports

Animal Control

A. Reports

- HS-26-13 B. Recommend to approve agreement with the City of Washington for Animal Control Services
- HS-26-14 C. Recommend to approve agreement with the City of Delavan for Animal Control Services
- HS-26-15 D. Recommend to approve agreement with the Village of Tremont for Animal Control Services
- HS-26-16 E. Recommend to approve agreement with the Village of Armington for Animal Control Services
- HS-26-17 F. Recommend to approve agreement with the Village of Hopedale for Animal Control Services
- HS-26-18 G. Recommend to approve agreement with the City of East Peoria for Animal Control Services
- HS-26-19 H. Recommend to approve agreement with the City of Marquette Heights for Animal Control Services
- HS-26-20 I. Recommend to approve agreement with the Village of Morton for Animal Control Services
- HS-26-21 J. Recommend to approve agreement with the Village of Green Valley for Animal Control Services
- K. Discussion: Animal Control Project Update

Health Department

A. Report

Environmental Health

A. Report

B. Discussion: Sewage Ordinance Changes Regarding Annual Effluent Testing

Solid Waste

A. Report

V. Unfinished Business

VI. Recess

Members: Chairman Jay Hall, Vice-Chairman Greg Sinn, Mark Goddard, Jon Hopkins, Greg Longfellow, Tammy Stimson, Cathryn Stump, Eric Schmidgall

Minutes pending committee approval



Health Services Committee Meeting

Tazewell County Health Department Board Room
Thursday, February 12, 2026 – 5:30 p.m.

Committee Members Present: Chairman Jay Hall, Vice-Chairman Greg Sinn, Tammy Rich-Stimson, Jon Hopkins, Greg Longfellow, Cathryn Stump

Committee Members Absent: Mark Goddard, Eric Schmidgall

Others Attending: Stacie Ealey, Health Dept.
Stacy Thompson, Environmental Health

MOTION **MOTION BY MEMBER STUMP, SECOND BY MEMBER HOPKINS** to approve the January 8, 2026 meeting minutes

On voice vote, **MOTION CARRIED UNANIMOUSLY.**

HEALTH Health Department Assistant Administrator, Stacie Ealey, provided a handout entitled "TCHD's Mission, Vision, and Values". She stated that the current strategic plan ends in June of 2026. She stated that they have a committee working to compose the next strategic plan. She stated that the mission and vision stayed the same. She provided a summary of the changes made to the values.

ENVIRONMENTAL Environmental Health Supervisor Stacy Thompson provided the committee with a handout entitled "Tazewell County Health Department Environmental Health Fee Adjustment Proposal" and provided an overview of the changes.

SOLID WASTE Environmental Health Supervisor Stacy Thompson provided the committee with a handout entitled "Intergovernmental Delegation Agreement Between the Illinois Environmental Protection Agency and the County of _____, Illinois A Joint and Cooperative Inspection Program" and provided an overview. She stated that the current Agreement expires in June of 2026. She stated that the new Agreement has been sent to Mike Holly for review.

Member Sinn questioned how long the Agreement is for and Supervisor Thompson stated that she believes it is for five years.

Member Sinn questioned if the amounts stayed the same and Chairman Hall stated that the amounts went up a little bit.

HS-26-07 **MOTION BY MEMBER RICH-STIMSON, SECOND BY MEMBER HOPKINS** to recommend to approve annual recycling grant payment to East Peoria for curbside recycling

On voice vote, **MOTION CARRIED UNANIMOUSLY.**

HS-26-08 **MOTION BY MEMBER RICH-STIMSON, SECOND BY MEMBER HOPKINS** to recommend to a approve annual recycling grant payment to Morton for curbside recycling

On voice vote, **MOTION CARRIED UNANIMOUSLY.**

HS-26-09 **MOTION BY MEMBER RICH-STIMSON, SECOND BY MEMBER HOPKINS** to recommend to approve annual recycling grant payment to Village of Creve Coeur for curbside recycling

On voice vote, **MOTION CARRIED UNANIMOUSLY.**

HS-26-10 **MOTION BY MEMBER RICH-STIMSON, SECOND BY MEMBER HOPKINS** to recommend to approve annual recycling grant payment to Pekin for curbside recycling

On voice vote, **MOTION CARRIED UNANIMOUSLY.**

HS-26-11 **MOTION BY MEMBER RICH-STIMSON, SECOND BY MEMBER HOPKINS** to recommend to approve annual recycling grant payment to Washington for curbside recycling

On voice vote, **MOTION CARRIED UNANIMOUSLY.**

HS-26-12 **MOTION BY MEMBER RICH-STIMSON, SECOND BY MEMBER HOPKINS** to recommend to approve the annual recycling collection programs

On voice vote, **MOTION CARRIED UNANIMOUSLY.**

Chairman Hall recessed the meeting at 6:02 p.m.

(transcribed by S. Gullette)

TAZEWELL COUNTY ANIMAL CONTROL MONTHLY REPORT

October 2025

REVENUE REPORT				
	Oct-25	Oct-24	FYTD 2025	FYTD 2024
Registration Fees:	\$57,427.00	\$68,674.00	\$584,873.50	\$642,085.00
City Contracts:	\$1,621.83	\$31,339.69	\$151,190.98	\$144,842.37
Kennel Services:	\$2,568.00	\$2,106.54	\$31,330.00	\$29,200.44
Donations/Misc:	\$0.00	\$100.00	\$10,057.00	\$225.00
County Redemption:	\$175.00	\$235.00	\$2,450.00	\$2,782.00
Adjudication Fines	\$1,150.00	\$2,275.00	\$23,900.00	\$24,198.00
Public Safety Fines	\$475.00	\$800.00	\$7,270.00	\$10,838.00
Over/Under	\$0.00	\$0.00	\$0.00	\$0.00
Total Income:	\$63,416.83	\$105,530.23	\$811,071.48	\$854,170.81

EUTHANASIA REPORT			
	Oct-25	25 FYTD	Oct-24
Total Dogs Euthanized:	19	155	16
Space Needed:	0	0	0
Injured / Health / Age:	7	48	6
Bite / Aggressive:	12	77	10
Total Cats Euthanized:	23	169	21
Space Needed	0	7	0
Injured / Health / Age:	14	101	16
Feral / Aggressive:	9	61	5
Total Wildlife Euthanized:	28	143	8

KENNEL SERVICES REPORT		
	Oct-25	Oct-24
Confiscated	52	11
Stray Intake/Other	107	67
Animals Surrendered	20	14
Euthanasia Request	15	9
Wildlife	28	10
Bite Quarantine	1	2
Trapped Cat	24	19
TOTAL IN	247	132
DISPOSITIONS:		
Adoptions	33	10
Euthanasia/DOA	77	54
Reclaimed by Owner	27	20
Transferred Rescues:	53	30
Release to Field	0	0
Community Release	36	22
TOTAL OUT	226	136

BITES REPORTED			
	Oct-25	25 FYTD	Oct-24
Dogs (Vaccinated)	13	54	12
Dogs (Unvaccinated)	1	19	1
Cats (Vaccinated)	5	23	0
Cats (Unvaccinated)	0	7	1
Wildlife	0	0	0
Other: STILL OPEN	0	169	8
Animal Not Found	6	38	2
Total:	25	310	24
Lab Testing:	0	32	2

MUNICIPALITIES	OFFICER CALL	25 FYTD
Armington	0	7
Creve Coeur	21	155
Deer Creek	2	11
Delavan	1	27
East Peoria	55	392
Green Valley	0	12
Hopedale	1	15
Mackinaw	6	51
Marquette Heights	6	40
Minier	1	9
Morton	12	198
North Pekin	4	22
Pekin	148	924
South Pekin	5	29
Tremont	4	22
Washington	20	192
Tazewell County	35	294
TOTAL	321	2400

EXPENSE REPORT			
	Oct-25	Oct-24	FYTD 2025
TRUCK FUEL	\$0.00	\$1,321.57	\$10,607.76
VETERINARY	\$4,645.34	\$1,270.00	\$30,298.88
MEDICAL	\$1,246.50	\$1,600.08	\$14,200.94
POSTAGE	\$151.00	\$2,923.00	\$11,062.00
GARBAGE	\$126.26	\$126.26	\$1,388.86
PHONES	\$0.00	\$194.24	\$1,942.62
MAINTENANCE	\$1,665.53	\$900.30	\$10,184.33
CONTRACTS	\$5,946.00	\$3,262.00	\$17,520.25
ENERGY	\$1,835.39	\$1,177.13	\$13,248.33
MISC/SUPPLIES	\$855.35	\$757.45	\$18,591.50
TOTAL	\$16,471.37	\$13,532.03	\$129,045.47

TAZEWELL COUNTY ANIMAL CONTROL MONTHLY REPORT

November 2025

REVENUE REPORT				
	Nov-25	Nov-24	FYTD 2025	FYTD 2024
Registration Fees:	\$56,234.00	\$51,901.00	\$641,107.50	\$693,986.00
City Contracts:	\$140.00	\$10,916.03	\$151,330.98	\$155,758.40
Kennel Services:	\$1,691.00	\$1,700.00	\$33,021.00	\$30,900.44
Donations/Misc:	\$0.00	\$0.00	\$10,057.00	\$225.00
County Redemption:	\$120.00	\$135.00	\$2,570.00	\$2,917.00
Adjudication Fines	\$350.00	\$3,225.00	\$24,250.00	\$27,423.00
Public Safety Fines	\$450.00	\$650.00	\$7,720.00	\$11,488.00
Over/Under	\$0.00	\$0.00	\$0.00	\$0.00
Total Income:	\$58,985.00	\$68,527.03	\$870,056.48	\$922,697.84

EUTHANASIA REPORT			
	Nov-25	25 FYTD	Nov-24
Total Dogs Euthanized:	13	168	12
Space Needed:	0	0	0
Injured / Health / Age:	4	52	5
Bite / Aggressive:	9	86	7
Total Cats Euthanized:	7	176	17
Space Needed	0	7	0
Injured / Health / Age:	6	107	16
Feral / Aggressive:	1	62	1
Total Wildlife Euthanized:	19	162	14

KENNEL SERVICES REPORT		
	Nov-25	Nov-24
Confiscated	2	3
Stray Intake/Other	58	76
Animals Surrendered	13	20
Euthanasia Request	11	10
Wildlife	19	11
Bite Quarantine	1	2
Trapped Cat	1	17
TOTAL IN	105	139
DISPOSITIONS:		
Adoptions	40	10
Euthanasia/DOA	49	52
Reclaimed by Owner	23	18
Transferred Rescues:	27	32
Release to Field	0	1
Community Release	0	23
TOTAL OUT	139	136

BITES REPORTED			
	Nov-25	25 FYTD	Nov-24
Dogs (Vaccinated)	16	70	12
Dogs (Unvaccinated)	2	21	4
Cats (Vaccinated)	3	26	6
Cats (Unvaccinated)	0	7	1
Wildlife	0	0	0
Other: STILL OPEN	1	170	2
Animal Not Found	3	41	1
Total:	25	335	26
Lab Testing:	2	34	2

MUNICIPALITIES	OFFICER CALL	25 FYTD
Armington	0	7
Creve Coeur	19	174
Deer Creek	3	14
Delavan	4	31
East Peoria	20	412
Green Valley	2	14
Hopedale	2	17
Mackinaw	2	53
Marquette Heights	1	41
Minier	0	9
Morton	9	207
North Pekin	4	26
Pekin	47	971
South Pekin	7	36
Tremont	5	27
Washington	6	198
Tazewell County	19	313
TOTAL	150	2550

EXPENSE REPORT			
	Nov-25	Nov-24	FYTD 2025
TRUCK FUEL	\$0.00	\$1,295.53	\$10,607.76
VETERINARY	\$6,797.12	\$800.00	\$37,096.00
MEDICAL	\$1,606.20	\$1,403.60	\$15,807.14
POSTAGE	\$458.00	\$0.00	\$11,520.00
GARBAGE	\$126.26	\$244.13	\$1,515.12
PHONES	\$194.34	\$194.24	\$2,136.96
MAINTENANCE	\$596.26	\$773.05	\$10,780.59
CONTRACTS	\$0.00	\$650.00	\$17,520.25
ENERGY	\$1,555.24	\$1,390.68	\$14,803.57
MISC/SUPPLIES	\$5,898.80	\$36,753.56	\$24,490.30
TOTAL	\$17,232.22	\$43,504.79	\$146,277.69

TAZEWELL COUNTY ANIMAL CONTROL MONTHLY REPORT

December 2025

REVENUE REPORT				
	Dec-25	Dec-24	FYTD 2026	FYTD 2025
Registration Fees:	\$31,305.00	\$57,126.00	\$31,305.00	\$57,126.00
City Contracts:	\$1,325.67	\$2,237.09	\$1,325.67	\$2,237.09
Kennel Services:	\$2,153.00	\$2,936.00	\$2,153.00	\$2,936.00
Donations/Misc:	\$0.00	\$0.00	\$0.00	\$0.00
County Redemption:	\$120.00	\$255.00	\$120.00	\$255.00
Adjudication Fines	\$700.00	\$1,725.00	\$700.00	\$1,725.00
Public Safety Fines	\$550.00	\$800.00	\$550.00	\$800.00
Over/Under	\$0.00	\$0.00	\$0.00	\$0.00
Total Income:	\$36,153.67	\$65,079.09	\$36,153.67	\$65,079.09

EUTHANASIA REPORT			
	Dec-25	26 FYTD	Dec-24
Total Dogs Euthanized:	12	12	10
Space Needed:	0	0	0
Injured / Health / Age:	6	6	5
Bite / Aggressive:	6	6	5
Total Cats Euthanized:	6	6	10
Space Needed	0	0	0
Injured / Health / Age:	6	6	6
Feral / Aggressive:	0	0	4
Total Wildlife Euthanized:	13	13	4

KENNEL SERVICES REPORT		
	Dec-25	Dec-24
Confiscated	22	3
Stray Intake/Other	56	47
Animals Surrendered	15	32
Euthanasia Request	11	10
Wildlife	12	9
Bite Quarantine	0	1
Trapped Cat	13	13
TOTAL IN	129	115
DISPOSITIONS:		
Adoptions	17	17
Euthanasia/DOA	37	31
Reclaimed by Owner	21	26
Transferred Rescues:	46	24
Release to Field	0	0
Community Release	23	11
TOTAL OUT	144	109

BITES REPORTED			
	Dec-25	26 FYTD	Dec-24
Dogs (Vaccinated)	7	7	6
Dogs (Unvaccinated)	2	2	0
Cats (Vaccinated)	3	3	2
Cats (Unvaccinated)	0	0	0
Wildlife	0	0	0
Other: STILL OPEN	5	5	14
Animal Not Found	4	4	0
Total:	21	21	22
Lab Testing:	3	3	1

MUNICIPALITIES	OFFICER CALL	26 FYTD
Armington	0	0
Creve Coeur	10	10
Deer Creek	0	0
Delavan	0	0
East Peoria	27	27
Green Valley	4	4
Hopedale	2	2
Mackinaw	0	0
Marquette Heights	5	5
Minier	1	1
Morton	14	14
North Pekin	1	1
Pekin	64	64
South Pekin	16	16
Tremont	0	0
Washington	10	10
Tazewell County	16	16
TOTAL	170	170

EXPENSE REPORT			
	Dec-25	Dec-24	FYTD 2026
TRUCK FUEL	\$3,972.06	\$880.43	\$3,972.06
VETERINARY	\$1,425.00	\$800.00	\$1,425.00
MEDICAL	\$1,039.50	\$0.00	\$1,039.50
POSTAGE	\$0.00	\$4,619.00	\$0.00
GARBAGE	\$126.26	\$126.26	\$126.26
PHONES	\$388.68	\$194.24	\$388.68
MAINTENANCE	\$555.65	\$288.66	\$555.65
CONTRACTS	\$0.00	\$0.00	\$0.00
ENERGY	\$1,046.13	\$566.97	\$1,046.13
MISC/SUPPLIES	\$281.65	\$5,727.65	\$281.65
TOTAL	\$8,834.93	\$13,203.21	\$8,834.93

TAZEWELL COUNTY ANIMAL CONTROL MONTHLY REPORT

January 2026

REVENUE REPORT				
	Jan-26	Jan-25	FYTD 2026	FYTD 2025
Registration Fees:	\$36,815.00	\$43,884.50	\$68,120.00	\$101,010.50
City Contracts:	\$0.00	\$30,153.01	\$1,325.67	\$32,390.10
Kennel Services:	\$1,908.50	\$1,545.00	\$4,061.50	\$4,481.00
Donations/Misc:	\$0.00	\$0.00	\$0.00	\$0.00
County Redemption:	\$145.00	\$105.00	\$265.00	\$360.00
Adjudication Fines	\$1,195.00	\$1,175.00	\$1,895.00	\$2,900.00
Public Safety Fines	\$525.00	\$350.00	\$1,075.00	\$1,150.00
Over/Under	\$0.00	\$0.00	\$0.00	\$0.00
Total Income:	\$40,588.50	\$77,212.51	\$76,742.17	\$142,291.60

EUTHANASIA REPORT			
	Jan-26	26 FYTD	Jan-25
Total Dogs Euthanized:	22	34	19
Space Needed:	0	0	0
Injured / Health / Age:	5	11	5
Bite / Aggressive:	17	23	14
Total Cats Euthanized:	6	12	7
Space Needed	0	0	0
Injured / Health / Age:	4	10	5
Feral / Aggressive:	2	2	2
Total Wildlife Euthanized:	13	26	2

KENNEL SERVICES REPORT		
	Jan-26	Jan-25
Confiscated	4	8
Stray Intake/Other	47	52
Animals Surrendered	11	21
Euthanasia Request	19	12
Wildlife	18	3
Bite Quarantine	1	1
Trapped Cat	20	6
TOTAL IN	120	103
DISPOSITIONS:		
Adoptions	10	13
Euthanasia/DOA	46	33
Reclaimed by Owner	20	24
Transferred Rescues:	35	45
Release to Field	2	0
Community Release	22	7
TOTAL OUT	135	122

BITES REPORTED			
	Jan-26	26 FYTD	Jan-25
Dogs (Vaccinated)	7	14	8
Dogs (Unvaccinated)	5	7	0
Cats (Vaccinated)	0	3	2
Cats (Unvaccinated)	0	0	1
Wildlife	0	0	0
Other: STILL OPEN	10	15	1
Animal Not Found	4	8	0
Total:	26	47	12
Lab Testing:	0	3	2

EXPENSE REPORT			
	Jan-26	Jan-25	FYTD 2026
TRUCK FUEL	\$0.00	\$1,215.89	\$3,972.06
VETERINARY	\$4,732.95	\$802.28	\$6,157.95
MEDICAL	\$846.11	\$3,128.00	\$1,885.61
POSTAGE	\$0.00	\$0.00	\$0.00
GARBAGE	\$126.26	\$126.26	\$252.52
PHONES	\$194.34	\$194.24	\$583.02
MAINTENANCE	\$683.58	\$510.36	\$1,239.23
CONTRACTS	\$0.00	\$3,262.00	\$0.00
ENERGY	\$1,314.92	\$894.57	\$2,361.05
MISC/SUPPLIES	\$33,199.00	\$1,861.96	\$33,480.65
TOTAL	\$41,097.16	\$11,995.56	\$49,932.09

MUNICIPALITIES	OFFICER CALL	26 FYTD
Armington	0	0
Creve Coeur	15	25
Deer Creek	1	1
Delavan	1	1
East Peoria	31	58
Green Valley	2	6
Hopedale	0	2
Mackinaw	0	0
Marquette Heights	9	14
Minier	0	1
Morton	11	25
North Pekin	1	2
Pekin	56	120
South Pekin	2	18
Tremont	1	1
Washington	10	20
Tazewell County	21	37
TOTAL	161	331

TAZEWELL COUNTY ANIMAL CONTROL MONTHLY REPORT

February 2026

REVENUE REPORT				
	Feb-26	Feb-25	FYTD 2026	FYTD 2025
Registration Fees:	\$57,427.00	\$47,702.00	\$125,547.00	\$148,712.50
City Contracts:	\$1,621.83	\$22,207.34	\$2,947.50	\$54,597.44
Kennel Services:	\$2,568.00	\$2,384.80	\$6,629.50	\$6,865.80
Donations/Misc:	\$0.00	\$0.00	\$0.00	\$0.00
County Redemption:	\$175.00	\$260.00	\$440.00	\$620.00
Adjudication Fines	\$1,150.00	\$2,350.00	\$3,045.00	\$5,250.00
Public Safety Fines	\$475.00	\$725.00	\$1,550.00	\$1,875.00
Over/Under	\$0.00	\$0.00	\$0.00	\$0.00
Total Income:	\$63,416.83	\$75,629.14	\$140,159.00	\$217,920.74

EUTHANASIA REPORT			
	Feb-26	26 FYTD	Feb-25
Total Dogs Euthanized:	14	48	14
Space Needed:	0	0	0
Injured / Health / Age:	3	14	6
Bite / Aggressive:	11	34	8
Total Cats Euthanized:	3	15	3
Space Needed	0	0	0
Injured / Health / Age:	1	11	0
Feral / Aggressive:	2	4	3
Total Wildlife Euthanized:	15	41	7

KENNEL SERVICES REPORT		
	Feb-26	Feb-25
Confiscated	6	3
Stray Intake/Other	43	44
Animals Surrendered	21	19
Euthanasia Request	8	8
Wildlife	16	9
Bite Quarantine	2	3
Trapped Cat	16	16
TOTAL IN	112	102
DISPOSITIONS:		
Adoptions	7	13
Euthanasia/DOA	34	28
Reclaimed by Owner	20	20
Transferred Rescues:	17	36
Release to Field		0
Community Release	21	24
TOTAL OUT	99	121

BITES REPORTED			
	Feb-26	26 FYTD	Feb-25
Dogs (Vaccinated)	5	19	3
Dogs (Unvaccinated)	3	10	3
Cats (Vaccinated)	6	9	1
Cats (Unvaccinated)	2	2	0
Wildlife	0	0	0
Other: STILL OPEN	2	17	6
Animal Not Found	8	16	6
Total:	26	73	19
Lab Testing:	0	3	2

EXPENSE REPORT			
	Feb-26	Feb-25	FYTD 2026
TRUCK FUEL	\$0.00	\$701.63	\$3,972.06
VETERINARY	\$7,754.36	\$3,905.00	\$13,912.31
MEDICAL	\$614.55	\$427.65	\$2,500.16
POSTAGE	\$434.00	\$1,413.00	\$434.00
GARBAGE	\$126.26	\$0.00	\$378.78
PHONES	\$194.34	\$194.24	\$777.36
MAINTENANCE	\$1,201.59	\$2,353.12	\$2,440.82
CONTRACTS	\$3,876.00	\$708.00	\$3,876.00
ENERGY	\$1,353.18	\$970.44	\$3,714.23
MISC/SUPPLIES	\$18,325.38	\$1,047.28	\$51,806.03
TOTAL	\$33,879.66	\$11,720.36	\$83,811.75

MUNICIPALITIES	OFFICER CALL	26 FYTD
Armington	0	0
Creve Coeur	18	43
Deer Creek	0	1
Delavan	1	2
East Peoria	25	83
Green Valley	1	7
Hopedale	0	2
Mackinaw	2	2
Marquette Heights	3	17
Minier	0	1
Morton	13	38
North Pekin	2	4
Pekin	63	183
South Pekin	3	21
Tremont	1	2
Washington	14	34
Tazewell County	26	63
TOTAL	172	503

COMMITTEE REPORT

HS-26-13

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the City of Washington which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, The County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the City of Washington shall pay the County in the sum of \$20,558.29 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Mayor of Washington, and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

INTERGOVERNMENTAL AGREEMENT
FOR
ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1ST day of JANUARY, 2026, 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 \$20,558.29, 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 interior 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 authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
12. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
13. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
14. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of one (1) year.
15. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
16. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.
17. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
18. This contract may not be assigned by either party without the written consent of the other party.

19. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
20. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
21. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

PASSED this ____ day of _____.

Tazewell County Board Chairman

ATTEST:

Tazewell County Clerk

MUNICIPALITY:

Lily V. Stew -

Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:

Kelly Aschmann

Director

Annual Amount: **\$20,558.29**

Triannual Amount: **\$6,852.76**

COMMITTEE REPORT

HS-26-14

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the City of Delavan which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, The County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the City of Delavan shall pay the County in the sum of \$3,994.76 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Mayor of Delavan, and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

INTERGOVERNMENTAL AGREEMENT

FOR

ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1ST day of JANUARY, 2026, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the CITY OF DELAVAN, 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 \$3,994.76, 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 interior 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 authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. For each animal impounded from within the municipality, the County shall provide a clear digital image of the animal to an agreed representative of the City, along with any relevant information about the animal, as soon as practicable. The City shall provide notice to the County of a single agreed representative for notification purposes.
12. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
13. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
14. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
15. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of one (1) year.
16. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
17. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.

18. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
19. This contract may not be assigned by either party without the written consent of the other party.
20. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
21. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
22. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

PASSED this _____ day of _____.

Tazewell County Board Chairman

ATTEST:

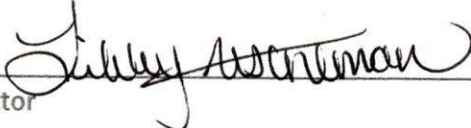
Tazewell County Clerk

MUNICIPALITY:



Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:



Director

Annual Amount: \$3,994.76

Triannual Amount: \$1,331.58

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the Village of Tremont which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, the County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the Village of Tremont shall pay the County the sum of \$3,084.23 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Mayor of Tremont and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

INTERGOVERNMENTAL AGREEMENT

FOR

ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1ST day of JANUARY, 2026, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the VILLAGE OF TREMONT, 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 \$3,084.23, 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 interior 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 VILLAGE authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
12. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
13. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
14. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of one (1) year.
15. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
16. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.
17. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
18. This contract may not be assigned by either party without the written consent of the other party.

19. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
20. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
21. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

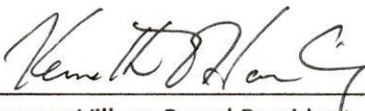
PASSED this ____ day of _____.

Tazewell County Board Chairman

ATTEST:

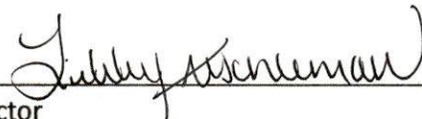
Tazewell County Clerk

MUNICIPALITY:



Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:



Director

Annual Amount: \$3,084.23

Triannual Amount: \$1,028.07

COMMITTEE REPORT

HS-26-16

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the Village of Armington which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, The County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the Village of Armington shall pay the County in the sum of \$715.40 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Armington Village President and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

INTERGOVERNMENTAL AGREEMENT
FOR
ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1ST day of JANUARY, 2026, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the VILLAGE OF ARMINGTON, 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 \$715.40, 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 interior 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 VILLAGE authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
12. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
13. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
14. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of one (1) year.
15. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
16. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.
17. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
18. This contract may not be assigned by either party without the written consent of the other party.

19. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
20. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
21. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

PASSED this 12th day of November 2025

Tazewell County Board Chairman

ATTEST:

Tazewell County Clerk

MUNICIPALITY:

Eric Boesdofe

Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:

Jillay Schuman
Director

Annual Amount: \$715.40

COMMITTEE REPORT

HS-26-17

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the Village of Hopedale which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, the County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the Village of Hopedale shall pay the County the sum of \$1,325.67 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Hopedale Village President and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

INTERGOVERNMENTAL AGREEMENT

FOR

ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1ST day of JANUARY, 2026, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the VILLAGE OF HOPEDALE, 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 \$1,325.67, 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 interior 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 VILLAGE authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
12. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
13. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
14. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of one (1) year.
15. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
16. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.
17. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
18. This contract may not be assigned by either party without the written consent of the other party.

19. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
20. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
21. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

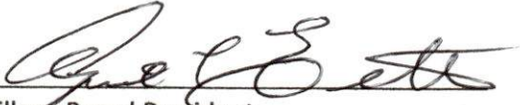
PASSED this ____ day of _____.

Tazewell County Board Chairman

ATTEST:

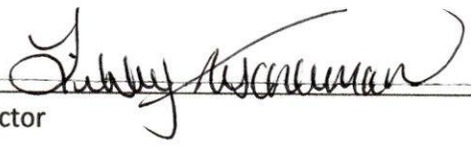
Tazewell County Clerk

MUNICIPALITY:



Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:



Director

Annual Amount: \$1,325.67

COMMITTEE REPORT

HS-26-18

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the City of East Peoria which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, The County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the City of East Peoria shall pay the County in the sum of \$36,070.24 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Mayor of East Peoria, and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

INTERGOVERNMENTAL AGREEMENT
FOR
ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1ST day of JANUARY 2026, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the CITY OF EAST PEORIA, 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 \$36,070.24, 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 interior 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 authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
12. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
13. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
14. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of one (1) year.
15. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
16. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.
17. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
18. This contract may not be assigned by either party without the written consent of the other party.

19. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
20. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
21. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

PASSED this _____ day of _____.

Tazewell County Board Chairman

ATTEST:

Tazewell County Clerk

MUNICIPALITY:

John P. Kohl
Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:

Samy Weiseman
Director

Annual Amount: \$36,070.24

Triannual Amount: \$12,023.41

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the City of Marquette Heights which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, The County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the City of Marquette Heights shall pay the County the sum of \$3,997.49 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Marquette Heights Mayor and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

INTERGOVERNMENTAL AGREEMENT

FOR

ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1ST day of JANUARY, 2026, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the CITY OF MARQUETTE HEIGHTS, 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 \$3,997.49, 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 interior 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 authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
12. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
13. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
14. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of one (1) year.
15. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
16. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.
17. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
18. This contract may not be assigned by either party without the written consent of the other party.

19. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
20. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
21. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

PASSED this _____ day of _____.

Tazewell County Board Chairman

ATTEST:

Tazewell County Clerk

MUNICIPALITY:



Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:



Director

Annual Amount: \$3,997.49

Triannual Amount: \$1,332.49

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the Village of Morton which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, the County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the Village of Morton shall pay the County the sum of \$15,177.32 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Mayor of Morton, and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

**INTERGOVERNMENTAL AGREEMENT
FOR
ANIMAL & RABIES CONTROL SERVICES**

THIS AGREEMENT, entered into this 1ST day of JANUARY, 2026, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the VILLAGE OF MORTON, 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 \$15,177.32, 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 interior 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 VILLAGE authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. For each animal impounded from within the municipality, the County shall provide a clear digital image of the animal to an agreed representative of the village, along with any relevant information about the animal, as soon as practicable. The Village shall provide notice to the County of a single agreed representative for notification purposes.
12. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
13. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
14. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
15. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of 1 year.
16. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
17. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.

18. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
19. This contract may not be assigned by either party without the written consent of the other party.
20. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
21. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
22. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

PASSED this ____ day of _____.

Tazewell County Board Chairman

ATTEST:

Tazewell County Clerk

MUNICIPALITY:



Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:



Director

Annual Amount: \$15,177.32

Triannual Amount: \$5,059.10

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

Your Health Services Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to the County Board that it enter into an agreement with the Village of Green Valley which will be entered into pursuant to Article 7, Section 10 of the Constitution of the State of Illinois of 1970; and

WHEREAS, the County agrees to provide the Animal and Rabies Control Services through the Tazewell County Animal & Rabies Control Department, its Administrator, Director, Deputies, and Agents effective January 1, 2026 for the period of one year; and

WHEREAS, the Village of Green Valley shall pay the County the sum of \$999.62 for the services.

THEREFORE BE IT RESOLVED that the County Board approve this agreement.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Director of Animal Control, the Green Valley Village President and the Auditor of this action.

PASSED THIS 25th DAY OF MARCH, 2026.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

INTERGOVERNMENTAL AGREEMENT

FOR

ANIMAL & RABIES CONTROL SERVICES

THIS AGREEMENT, entered into this 1ST day of JANUARY, 2026, by and between the County of Tazewell, Illinois, a body politic and corporate (hereinafter referred to as "County") and the VILLAGE OF GREEN VALLEY, 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 \$999.62, 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 interior 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 VILLAGE authorities or a citizen of the Municipality to either the Sheriff's Office (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., Monday – 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 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 shall provide humane treatment of animals removed from the corporate limits of the Municipality during the period of impounding.
11. The County 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. An affidavit or testimony of the Administrator, or his authorized agent, who mails such notice shall be prima facie evidence of the receipt of said notice by the owner of such animal.
12. It is mutually understood and agreed that any animal apprehended from within the corporate limits of the Municipality and impounded at the Tazewell County Animal & Rabies Control Shelter, with respect to whom the owner is unknown but which unknown owner has failed to claim the animal within four (4) working days, shall be humanely dispatched or placed for adoption at the discretion of the Director of the Tazewell County Animal Control Department pursuant to the provisions of the Animal Control Act of the State of Illinois.
13. It is further understood and agreed that the consideration payable by the Municipality to the County may at the option of the Municipality be paid in equal monthly installments.
14. This Agreement shall become effective on the 1ST day of JANUARY, 2026 and shall be in full force and effect for a period of one (1) year.
15. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated by reference.
16. No waiver of any breach of this contract or any provision hereof shall constitute a waiver of any other or further breach of this contract or any provision thereof.
17. This contract is severable, and the invalidity, or unenforceability of any provision of this contract, or a part thereof, should not render the remainder of the contract invalid or unenforceable.
18. This contract may not be assigned by either party without the written consent of the other party.

19. This contract shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
20. This contract shall not be amended unless in writing expressly stating that it constitutes an amendment to this contract, signed by the parties hereto.
21. The parties hereto agree that the foregoing constitutes all the agreement between the parties and in witness thereof the parties have affixed their respective signatures on the date above first note.

PASSED this ____ day of _____.

Tazewell County Board Chairman

ATTEST:

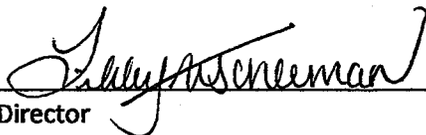
Tazewell County Clerk

MUNICIPALITY:



Mayor or Village Board President

TAZEWELL COUNTY ANIMAL CONTROL:



Director

Annual Amount: \$999.62

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BODY ART AND TANNING	MONTH	YTD	# OF CLIENTS THAT ATTENDED		MONTH	YTD	# OF CLIENTS THAT ATTENDED
# LICENSED TANNING FACILITY	10	10		BODY ART TRAININGS COMPLETED FOR STAFF		0	
# LICENSED TANNING FACILITIES INSPECTED		0		BODY ART TRAININGS COMPLETED FOR CLIENTS		0	
# LICENSED BODY ART FACILITIES	24	24					
#LICENSED BODY ART FACILITIES INSPECTED	2	2					

SOLID WASTE INSPECTIONS	MONTH	YTD		POOLS	MONTH	YTD	
# TOTAL NUMBER OF INSPECTIONS		0		# LICENSING INSPECTION		0	
# TOTAL NUMBER OF RE-INSPECTIONS		0		# OPERATIONAL INSPECTIONS		0	
# COMPLAINTS RECEIVED	5	5		#POOL COMPLAINTS INSPECTED	0	0	
# COMPLAINTS INVESTIGATED		0					
SW TRAININGS COMPLETED BY STAFF	3	3		POOL TRAININGS COMPLETED BY STAFF	0	0	
# OF NUISANCE COMPLAINTS REINSPECTED							
SW TRAININGS COMPLETED FOR CLIENTS	8	8		POOL TRAININGS COMPLETED FOR CLIENTS		0	

LANDFILL/TRANSFER STATIONS	MONTH	YTD		BEACHES	MONTH	YTD	
# TOTAL INSPECTIONS	6	6		# LICENSING INSPECTIONS		0	
				BEACH TRAININGS COMPLETED BY STAFF	0	0	
VECTOR							
# COMPLAINTS RECEIVED		0		# COMPLAINTS INSPECTED	0	0	
# COMPLAINTS INSPECTED		0		# BEACH CLOSURES	0	0	
#COMPLAINTS REINSPECTED	4	4		BEACH TRAININGS FOR CLIENTS	0	0	
VECTOR TRAINING COMPLETED BY STAFF	1	1					
# OF BIRDS							
# OF TRAPS SET							
# OF POSITIVE MOSQUITOES							
VECTOR TRAINING FOR CLIENTS	0	0					

Radon	Month	YTD
RADON TRAINING FOR STAFF	0	0
RADON TRAINING FOR CLIENTS	18	18

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FOOD TRAININGS COMPLETED BY STAFF	MONTH	YTD	NUMBER OF CLIENTS ATTENDING
Retail program 5 standards training	5	5	60
FOOD CONSULTATIONS	141	141	
FOOD COMPLAINTS INSPECTED		.	
FOOD TRAININGS COMPLETED FOR CLIENTS		0	
February CFPM class	1		16
NUMBER OF NEW FOOD FACILITIES THAT OPENED	3	3	
NUMBER OF NEW FOOD FACILITIES THAT CLOSED			
SEPTIC TRAININGS COMPLETED BY STAFF		0	
SEPTIC CONSULTATIONS	30	30	
SEPTIC COMPLAINTS INSPECTED			
SEPTIC TRAININGS COMPLETED FOR CLIENTS	0	0	
WELL TRAININGS COMPLETED BY STAFF	0	0	
WELL CONSULTATIONS	25	25	
WELL COMPLAINTS INSPECTED			
WELL TRAININGS COMPLETED FOR CLIENTS	0	0	
SOLID WASTE CONSULTATIONS	9	9	
RADON CONSULTATIONS	22	22	
POOL CONSULTATIONS			