## VILLAGE OF SUGAR GROVE BOARD REPORT

**TO:** VILLAGE PRESIDENT & BOARD OF TRUSTEES

FROM: PATRICK J. ROLLINS, CHIEF OF POLICE

SUBJECT: RESOLUTION: AUTHORIZING AN IGA WITH KANE COUNTY FOR

ANIMAL CONTROL SERVICES

**AGENDA:** APRIL 5, 2022 BOARD MEETING

**DATE:** MARCH 22, 2022

#### **ISSUE**

Should the Village enter into an Intergovernmental Agreement with Kane County for Animal Control Services.

#### **DISCUSSION**

Since 2007, the Village has utilized Kane County Animal Control Services (KC ACS), when needed. This service is primarily used when our efforts to return stray animals back to their owners are unsuccessful. Kane County Animal Control can be used to assist with picking up stray animals, boarding, euthanasia, or when the pets are left behind discovered through the residential evictions process.

Our past agreement that we are working under was approved back in 2019. Part of the agreement allowed for an additional one-year extension (x2) between the parties. That agreement expires this year.

Recently, on behalf of municipalities, the Metro West Council of Government negotiating team worked with the Kane County Board on creating a new Agreement. This Agreement includes favorable terms as all parties are hoping to continue to utilize the services available. In order to take advantage of the negotiated terms, an IGA with each municipality is required.

The Village does not pay anything, unless the services are needed.

#### COST

Total annual costs, which are only incurred as needed, are expected to remain at approximately \$1,300 which is budgeted in Police General Fund account #01-51-6309 Other Professional Services.

## **RECOMMENDATION**

Staff recommends that the Village Board approve a resolution authorizing execution of an IGA with the County of Kane for Animal Control Services.



## VILLAGE OF SUGAR GROVE KANE COUNTY, ILLINOIS

#### RESOLUTION NO. 20220405PD1

# A RESOLUTION AUTHORIZING EXECUTION OF AN INTERGOVERNMENTAL AGREEMENT FOR ANIMAL CONTROL SERVICES (COUNTY OF KANE)

WHEREAS, the Village of Sugar Grove Board of Trustees finds that it is in the best interest of the Village to engage the services of the County of Kane to provide animal control services to the Village of Sugar Grove, and to execute the attached agreement;

**NOW, THEREFORE, BE IT RESOLVED,** by the President and the Board of Trustees for the Village of Sugar Grove, Kane County, Illinois, as follows:

That attached hereto and incorporated herein by reference as Exhibit A is an intergovernmental agreement between the County of Kane and the Village of Sugar Grove for animal control services to the Village of Sugar Grove. The President and Clerk are hereby authorized to execute said agreement on behalf of the Village and to take such further actions as are necessary to fulfill the terms of said agreement.

**PASSED AND APPROVED** by the President and Board of Trustees of the Village of Sugar Grove, Kane County, Illinois on this 5<sup>th</sup> day of April, 2022.

	ATTEST:	Jennifer Konen President of the Board of Trustees of the Village of Sugar Grove, Kane County, Illinois			
		Alison Murphy Clerk, Village of Sugar Grove			
	Aye	Nay	Absent	Abstain	
Trustee Matthew Bonnie Trustee Sean Herron Trustee Heidi Lendi Trustee Michael Schomas Trustee Ryan Walter Trustee James F. White					

## **AGREEMENT FOR ANIMAL CONTROL SERVICES**

THIS INTERGOVERN	NMENTAL AGREEMENT ("Agreement") is made and entered into this
day of	, 2022 by and between the COUNTY OF KANE, a body politic
and corporate, and the	Village of Sugar Grove, an Illinois municipal corporation.

WHEREAS, the County of Kane ("Kane County") is a body politic and corporate, duly organized and existing under the Constitution and laws of the State of Illinois; and

WHEREAS, the <u>Village of Sugar Grove</u> ("Municipality") is an Illinois municipal corporation; and

WHEREAS, Kane County pursuant to the Animal Control Act, 510 ILCS 5/1 et seq. (the "Act") has certain rights, duties and obligations with respect to rabies control and registration of dogs and cats on a county-wide basis, and also has primary responsibility for animal control activities within unincorporated Kane County and

WHEREAS, the Municipality has the right, but not the obligation to control animal activities in its corporate limits, and has historically taken the primary responsibility for animal control activities within its corporate limits; and

WHEREAS, pursuant to Kane County Board Ordinance 07-254, passed July 10, 2007, Kane County is ready, willing and able to contract with the municipalities of Kane County to provide them with select animal control services, including but not limited to pick-up of straying dogs running at large, sick or injured dogs and small, wild mammals such as skunks, raccoons, and bats and providing housing and adoption services for animals in its custody to the best of its ability at Kane County Animal Control ("Animal Control"), located at 4060 Keslinger Road, Geneva, IL, (the "Facility") the Kane County; and

WHEREAS, all requests for service must be made to the Animal Control Administrator or its designee from the Municipality's police department or Municipal Official authorized to request service on behalf of the Municipality; and

WHEREAS, the parties have a mutual interest in long term planning for straying animal control services in Kane County; and

WHEREAS, pursuant to Article VII Section 10 of the Constitution of the State of Illinois and Section 3 of the Illinois Intergovernmental Cooperation Act, 5 ILCS 220/3, units of local government are authorized and empowered to enter into agreements to obtain and share services and to exercise jointly or transfer any powers or functions not prohibited by law; and

WHEREAS, the Chairman of the Kane County Board has heretofore been authorized pursuant to Resolution to enter into an intergovernmental agreement with the Municipality as herein provided;

NOW, THERFORE the COUNTY OF KANE and the <u>Village of Sugar Grove</u> do hereby agree as follows:

#### **Section 1. Incorporation of Recitals.**

The facts and statements contained in the preamble to this Agreement are hereby incorporated herein as if fully set forth.

## Section 2. Pickup Service Provided.

Upon a request made to the Animal Control Administrator or its designee from the Municipality's police department or Municipal Official authorized to request service on behalf of the Municipality, Animal Control will provide pickup service for straying dogs found within the limits of the Municipality, and for pickup of animals from locations where a forcible entry and detainer action results in an eviction conducted by the Kane County Sheriff, and shall transport them to the Facility or another County designated animal shelter for a service fee to be paid to the County as provided in Section 5-49(a) of the Kane County Code.

#### Section 3. Complaint Calls - Response.

The Kane County Animal Control Department will respond to complaint calls, as provided in Section 5-49(a) of the Kane County Code, to assist the Municipality's police department (or appropriate Municipal officials if no police department exists), for barking dogs, dogs running at large, and sick or injured wildlife outside of a building or structure within the limits of the Municipality and shall transport them to the Facility or another County designated animal shelter. The service fee to be paid to the County shall be that shown on **Exhibit A**. In the event that a call is placed to the Kane County Animal Control Department for pickup services after the hours of 8 pm on weekdays and all day on weekends, the Municipality shall make its best effort to contact the Kane County Animal Control Department to advise of any call offs as soon as possible in the event of an owner reclaiming a lost animal or other similar event. The foregoing is meant to eliminate the need for Kane County Animal Control Department staff to travel and incur unnecessary expenses during non-working hours. Additionally, in the event the Municipality does not have a police department, the Municipality shall provide Kane County Animal Control with contact information for individuals who may be contacted outside of normal business hours who shall have authority to make determinations concerning the use of services under this Agreement. Should the Kane County Animal Control Department face unexpected budgeting concerns rendering the services described herein impossible to provide at the fees described herein, upon formal written notice by the Kane County Animal Control Administrator, the parties may renegotiate the financial terms of this Agreement. If the parties are unable to reach an agreement as to such renegotiation, any party may cancel this Agreement upon 30 days' written notice.

## Section 4. Vicious or Dangerous Dogs.

The Kane County Animal Control Department shall cooperate with the police department of the Municipality in responding to complaints relating to vicious or dangerous dogs at the

Municipality's request. All complaints and proceedings shall be handled as provided in Sections 15 and 15.2 of the Act.

## Section 5. Invoices for Services.

Kane County shall invoice the Municipality for services provided at the end of each month and the Municipality shall remit payment to Kane County in full within thirty (30) days. The County invoice shall, at a minimum, specify the dates of service, particulars regarding the animal serviced and the types of services rendered. The County shall retain the right to limit, suspend, or terminate services to the Municipality if it shall omit to pay any fees within sixty (60) days of receipt of the County's invoice, therefore. All fees for services shall be deposited by the County as set forth in Resolution 06-330.

## Section 6. Termination of prior Agreements; Waiver of Fees.

Upon the effective date of this Agreement, any and all prior agreements between Kane County and the Municipality are hereby terminated and abrogated.

## Section 7. Fees and Charges to Individual Owners.

Nothing in this Agreement shall be construed to limit the right of Kane County or the municipality to increase or impose any fees or charges to individual owners as permitted or provided by law.

## **Section 8. Effective Date; Termination.**

This Agreement shall commence upon the affixing of the last signature of any officer required to sign this Agreement, which date shall be deemed the "Effective Date." This Agreement shall remain in full force and in effect until \_\_\_\_\_\_ with two one-year renewal options. The Municipality shall notify the county in writing, not less than 60 days prior to the expiration date, of its intent to exercise each renewal option.

## **Section 9. Additional Agreements.**

The Parties agree to meet to work towards a long-term solution to the regional issues of animal control. To that end, the County will assist the Municipality cooperatively with Metro West to participate in developing a plan to meet specific anticipated demand for animal control services due to municipal growth. Failure by the Municipality to participate in good faith in said meetings shall be a breach of the terms of this agreement by the Municipality. The Municipality shall provide the Administrator of Kane County Animal Control with the names and telephone contact information of no fewer than two individuals at the Municipality who shall serve as the point of contact for issues relating to this Agreement, logistical issues, and billing concerns.

In order to best educate the public about the procedures for reporting straying animals and in an effort to reduce time or confusion associated with such calls for assistance, the parties agree to publish a statement on their respective websites explaining the correct steps for members of the public to take when reporting a straying animal. Each Party shall provide a hyperlink to the website of the other, in order to direct users to the proper point of contact. The statement posted should contain similar language to the following:

Depending on where you live in Kane County, you may be served by your local animal control facility, your police department, a state agency, or Kane County Animal Control. In order to handle your concern in the most efficient manner, first determine whether you live in an incorporated or unincorporated area of Kane County to make sure you contact the appropriate agency first.

If you live in an incorporated village, town, or city:

For concerns, complaints, and stray animals, contact your police department or town hall first. The police will handle the matter, and will contact Kane County Animal Control for assistance when necessary. If you are a resident of Elgin or Aurora, please contact your city's animal control facility first.

If you live in an unincorporated area of Kane County:

Your concerns, complaints and stray animal control are handled by Kane County Animal Control. Please call 630-232-3555.

## Section 10. Service Provision Subject to Shelter Capacity.

The County shall reserve 30% of the animal shelter capacity for the exclusive use of the County for provision of services to residents of unincorporated Kane County and for its use for provision of County-wide animal bite investigation services. If, at any time, in the opinion of the Kane County Animal Control Administrator, animals in the shelter from the Municipality and other municipal contract-holders constitute more than 60% but less than 70% of total shelter capacity, the Administrator shall notify the Municipality as provided for in Section 12 of this Agreement. If, at that time, in the opinion of the Kane County Animal Control Administrator, animals in the shelter from the Municipality and other municipal contract-holders has reached 70% of the total shelter capacity, the Administrator shall notify the Municipality that Animal Control services for new additional animals are being suspended and for what time period they shall be suspended to the Municipality and to all other municipal contract-holders. In the event of service suspension, the County shall work with the Municipality to identify and obtain animal control services from other service providers in the geographic area, but it shall be the sole responsibility of the Municipality to secure such services for its residents during the service suspension period, and the County shall have no obligation, responsibility or liability to the Municipality for animal control services except as provided by other applicable law. Animal Control services shall be reinstated when the Animal Control Administrator determines that the unused shelter capacity has exceeded 30% for two consecutive weeks.

#### **Section 11. Indemnification.**

The Municipality shall indemnify, defend and hold harmless Kane County and its officers, agents, and employees of and from any and all claims, demands, suits at law or in equity, of any kind and manner, which in any way occur or arise in connection with Kane County's services or facilities provided pursuant to this Agreement, except as to claims of negligence, intentional, willful or wanton acts committed by the County and its officers, agents and, employees and/or to the extent prohibited by law or public policy. In the event of a claim being made by the County under this Section, the County shall be entitled to be defended by

counsel of its own choosing, and the Municipality shall pay any reasonable attorneys' fees and expenses incurred by the County in connection therewith.

## Section 12. Notices.

Any notices permitted or required to be given under this Agreement shall be deemed given if sent by certified mail, return receipt requested, or by personal delivery to the person to who it is addressed, to the following:

Main To Animal Control Administrator Kane County Animal Control 4060 Keslinger Rd. Geneva, IL 60134

## With a copy to:

County of Kane

Kane County Government Center
719 South Batavia Avenue - Building A - 2nd Floor Geneva, IL 60134
Attention: County Board Chairwoman

## With a copy to:

States Attorney, Chief of the Civil Division 100 South Third Street, 4th Floor Geneva, IL 60134

With a copy to: Metro West Council of Government 40W270 LaFox Road, Suite A Campton Hills, IL 60175

until notice of change of address is given in the manner provided. Notice by fax transmission or email communication shall not be sufficient unless required by an applicable statute.

#### Section 13. Severability.

If any provision, clause or section of this Agreement shall be ruled or held invalid by any Court of competent jurisdiction, then and in such event such finding of invalidity shall not affect the remaining provisions of this Agreement which can be given effect without such invalid provisions and to that end to provisions of this Agreement are Severable.

### **Section 14. Entire Agreement of the Parties.**

This Agreement, and any ordinances or resolutions incorporated herein by reference or by operation of law constitutes the entire agreement of the parties and no modifications by course of conduct or oral agreement shall be valid unless reduced to writing and duly adopted by the Kane County Board and the Municipality.

## Section 15. Binding Effect; Successors' Assignment.

This Agreement shall be binding upon the respective parties hereto, and their lawful successors in interest, except that Kane County shall not assign performance of this Agreement to another unit of local government without the written consent of the Municipality.

WHEREFORE, the parties have caused this Agreement to be signed as of the date and year first above written.

COUNTY OF KANE
By:
By:Corinne Pierog County Board Chairman
ATTEST:
John A. Cunningham
Kane County Clerk
MUNICIPALITY: Village of Sugar Grove
By:
Jennifer Konen, Village President
ATTEST:
Alison Murphy
Village Clerk

## **2022 Kane County Fee Schedule for Municipalities**

Service	Fee	2022 Fee
Pick up per animal (7:00am - 7:59pm)	\$20.00	\$20.00
Pick up charge group of small animals, evictions only	\$25.00	X -See Eviction
Boarding per animal/per day/Maximum charge \$70	\$10.00	\$12.00
Vaccination for distemper per animal	\$10.00	\$12.00
Euthanasia per dog/cat animal ≤ 30 pounds	\$30.00	\$35.00
Euthanasia per dog/cat animal > 30 pounds	\$50.00	\$55.00
Rabies observation (includes euthanasia fee) ≤ 30 pounds	\$150.00	\$150.00
Rabies observation (includes euthanasia fee) > 30 pounds	\$175.00	\$175.00
Specimen pick up	\$30.00	\$50.00
Specimen prep	\$50.00	\$60.00
Eviction - cost includes pickup charges and 7 Day MAX boarding (Per Animal)	\$90.00	\$110.00
After Hours Pick up (8:00pm - 6:59am)	\$150.00	\$175.00
After Hours Call Out with NO PICKUP		\$100.00
Average cost per stray animal impounded	\$100.00	\$116.00