

INTERLOCAL SERVICE AGREEMENT

THIS AGREEMENT, entered into and effective upon this 1st day of March 2010, By and Between

THE TOWNSHIP OF WANTAGE, a municipal corporation of the State of New Jersey, hereinafter referred to as “Provider”, and

THE TOWNSHIP OF ANDOVER, a municipal corporation of the State of New Jersey, Hereinafter referred to as “Recipient”

WITNESSETH, that Wantage and Andover Township, for the consideration hereinafter named, agree as follows:

ARTICLE II: ACTIVITIES

A. Services To Be Provided

The Provider shall provide the services of its **Animal Control Officer** to enforce the Recipient’s Animal Control Ordinance and relevant state statutes during the course of the term of this agreement.

The Provider agrees to utilize the Pound Facility of the Recipient, as identified by the Recipient, to hold and dispose of all dogs and cats from the municipality of the Recipient, in accordance with the statutes applicable thereto, and the rules and regulations of the New Jersey State Department of Health. After delivery of dog(s) and/or cat(s) to the identified Pound facility of the Recipient, the Recipient shall have exclusive control and full responsibility for the holding and disposal of such dog(s) and/or cat(s) in accordance with the terms and conditions of the Recipient’s contract with their Pound facility.

The Provider agrees to coordinate one annual Free Rabies Clinic within the borders of the Recipient’s municipal boundaries, the time, location and details to be coordinated with the Recipient’s Board of Health.

B. Hours of Operation; Routes

The Animal Control Officer of the Provider shall be available during regular business hours and after hours, as needed. In the event that the Animal Control Officer is unavailable for a response, the Provider shall locate another certified Animal Control Officer to provide the service required. The Provider shall furnish the Recipient with the phone numbers for the Animal Control Officer.

ARTICLE III: COMPENSATION

- A. The Recipient shall pay the Provider the annual sum of \$7,800, pro-rated for the time period March 1 through December 31, 2010, payable in installments on April 1, July 1, and December 1, in compensation for the services provided herein.
- B. Upon providing an animal control response in the jurisdiction of the Recipient's boundaries, if the ACO or his/her duly designated representative finds that an animal is injured to the point of requiring immediate veterinary care, the animal shall be transported to a veterinarian for the purpose of securing the required veterinary care. Any costs incurred to the Veterinarian by such veterinary care are not covered under the terms of this animal control contract, and the Recipient shall be responsible for paying the cost incurred directly to the veterinarian.

ARTICLE IV: DURATION OF CONTRACT; TERMS OF AMENDMENT

A. Duration

The Provider agrees to provide the services named in Article II for calendar year 2010.

B. Amendment

This agreement may be amended or extended at any time by mutual agreement of the parties provided that such amendment is reduced to writing, executed by the chief administrative official of each party or his/her designated representative, and specifies the date the provisions of such amendment shall be effective.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement, the day and year first above written.

TOWNSHIP OF WANTAGE

Signed: _____
Mayor, Township Of Wantage

Attest: _____
Municipal Clerk, Wantage

TOWNSHIP OF ANDOVER

Signed: _____
Mayor, Township of Andover

Attest: _____
Municipal Clerk, Township of Andover

Attachment “A”

Wantage Township maintains staggered hours for our four certified animal control officers during the work day, providing clients with “on duty” service from 8:00 a.m. through 6:00 p.m., Monday through Friday. Experience shows that animal control calls are prevalent during late afternoon-early evening, when pet owners come home from work and situations unfold.

Wantage Township makes an estimate of the number of off-duty call outs (evenings and week ends) that can be expected from a community during a given calendar year, and charges a flat rate accordingly for that year’s ACO and pound service. If, by the end of a calendar year, it becomes evident that the community being served expects a greater amount of off-duty service than that which was anticipated, Wantage Township would need to adjust the amount being charged as a service fee in the next year beyond the normal COLA adjustment.

As a cost saving measure, Wantage Township identifies “emergency” vs. “non-emergency” situations for animal control. When Wantage Township has an ACO on duty, Wantage will respond to any request for animal control in a client community. During off-duty hours (evenings, holidays and weekends), Wantage Township will request that the client’s Police Department and/or other designated representative make a value judgment regarding whether or not the request for animal control service warrants an “emergency” situation.

Situations involving a dog barking complaint do not require a physical response from an ACO during off-hours. Neither does a complaint about a dog running at large, if the dog is not causing damage, danger or harm to any person or other animal. Both of these situations could be deemed to be “non-emergency”, and dealt with as follow up activity during the next regular work day. Similarly, concerns that people may have regarding seeing a skunk or raccoon during an evening would not warrant an immediate response, as both of these animals are nocturnal by nature.

If a person calls to report a habitual “dog running loose” situation during off hours, it is likely that by the time a response is offered that same night, the dog would already be gone and the expense of the call out would be wasted. Instead, Wantage Township would offer to work with the person complaining, to identify likely days and hours that a special patrol would take place in the coming several weeks, so that if the dog is seen, an immediate response can be made when the person telephones with a request for service.

“Emergency” situations are clear cut in most situations: any situation involving an animal bite or scratch that affects a person or another animal; any time a person is confronted with a situation in which they believe that their personal safety is being threatened; any situation in which a member of the public has reason to suspect that an animal may have rabies; ... all of these situations warrant an immediate response, regardless of time of day or day of week.

There will, of course, be some situations in which it is difficult to decide whether or not the request involves an emergency or non-emergency situation. Wantage requests the police officer or other designated client representative to make a value judgment based on the situation. If the police officer or other designated client representative is not sure, then treat it as an emergency situation and Wantage will respond.