INTERLOCAL COOPERATION AGREEMENT BETWEEN TRAVIS COUNTY AND THE CITY OF AUSTIN FOR A BASIC PET ENRICHMENT AND TRAINING PROGRAM

A. PARTIES

This Interlocal Agreement is entered into in accordance with Chapter 791 of the Texas Government Code, between the City of Austin, a home-rule municipal corporation primarily located in Travis County, Texas, and Travis County, Texas, a political subdivision of the State of Texas, as it relates to the Animal Training Program.

B. RECITALS

WHEREAS, pets housed in City shelter facilities have an increased probability of successful adoption and safe behavior if they are well socialized and have received basic obedience training; and

WHEREAS, individuals incarcerated in County facilities have increased chances of employment upon release if during their detention they have developed professional skills; and

WHEREAS, the City's goals of ensuring adoptability and the County's goals of ensuring post-incarceration success are both served by educating the incarcerated to become knowledgeable in pet behavior and enrichment through their hands-on care of shelter dogs;

WHEREAS, this Agreement between the City and County contributes to the welfare, health, and safety of both City and County residents, and

WHEREAS, the parties have determined that valid public purposes of City and County will be served by their performance in this Agreement.

NOW, THEREFORE, in consideration of the agreements and covenants contained herein, City and County agree to the terms and conditions stated in this Agreement for a pilot Animal Training Program.

C. DEFINITIONS

- 1. In this Agreement,
 - 1.1 City is the City of Austin, Texas
 - 1.2 County is Travis County, Texas
 - 1.3 Resident Trainers are inmates identified as participants in this Program
 - 1.4 Program is the Basic Pet Enrichment and Training Program established by this Interlocal Agreement. City and County may allow Resident Trainers to identify

- an informal name or acronym for the Program, however for purposes of branding and marketing, City and County retain ownership of the official name of program.
- 1.5 Program Pets are the shelter canines identified as eligible to participate in this Program.

D. PARTIES' RESPONSIBILITIES

1. <u>Mutual Obligations</u>.

- 1.1 Identify a Primary Contact at the City and at the County for purposes of Program management.
- 1.2 Primary Contacts will develop a mutually agreed schedule for the pilot Program's first year. This first year will include four 3-month quarters. Each quarter will include two weeks for identification of one Program location, to include approved Resident Trainers, with Program Pets; two months for Program implementation; and two weeks for post-Program assessment.
- 1.3 Primary Contacts may develop a mutually agreed schedule for the Program's second and third year. The second and third year will include four 3-month quarters. Each quarter will include two weeks for identification of two Program locations, three Resident Trainers at each location, and three Program Pets for each location; two months for Program implementation; and two weeks for post-Program assessment.

2. <u>County Obligations</u>. County agrees to:

- 2.1 Identify a Program location, subject to City approval, at which Resident Trainers can co-locate with and care for Program Pets;
- 2.2 Establish a screening process, subject to City approval, by which Resident Trainers are selected as appropriate candidates for this Program. Because Resident Trainers may be released in the middle of the program, a buddy system assigning two Resident Trainers to each Program Pet will be established to ensure continuity of the training. This screening process will be conducted each time.
- 2.3 Ensure that Resident Trainers treat Program Pets humanely and appropriately while in their care:
- 2.4 Ensure Program Pets are under supervision at all times and cared for per City guidelines (Attachment A);
- 2.5 Immediately notify the City if any Program Pet becomes sick, injured, lost, stolen, loose, deceased, or exhibits any remarkable change in behavior; and
- 2.6 Meet regularly with the City Primary Contact regarding Program concerns, issues, or suggestions.

- 3. <u>City Obligations</u>. City agrees to:
 - 3.1 Provide three Program Pets that are vaccinated, spayed/neutered, flea and tick treated, and micro-chipped for each Program quarter, which are appropriate candidates in terms of health and behavior. The City will not provide any Program Pets that have a history of unprovoked minor bites or attacking humans or any other animals. Program Pets may be all dogs, or a combination of adult dogs and puppies.
 - 3.2 Provide Program Pets with food, medical treatment, and basic animal care items, including collar, tags, leash, crate, brush, toys, waste bags, and treats;
 - 3.3 Provide City staff to:
 - 3.3.1 Transport Program Pets to and from County Facilities for Program purposes;
 - 3.3.2 Administer a six week training curriculum to educate Resident Trainers in the basics of canine behavior, obedience training, and health care, for purposes of preparing Resident Trainers to progress on to more advanced pet training programs;
 - 3.3.3 Conduct weekly Program Pet health assessments;
 - 3.3.4 Transport Program Pets back to City Facilities upon completion of each six week training period;
 - 3.4 Administer an evaluation to include Animal Services personnel at the end of each quarter of the Program;
 - 3.5 Meet regularly with the County Primary Contact regarding Program concerns, issues, or suggestions.

E. TERM

- 1. <u>Length of Term.</u> This Agreement is effective on the date on which the last party signs it. The Agreement is for a one year term, with the option to continue the program for two additional one-year periods.
- 2. <u>Termination</u>. County or City may by written notice to the other party, terminate this Agreement (i) as expressly permitted by other provisions of this Agreement or (ii) if either party breaches any representation, warranty, or covenant of this Agreement and does not cure the breach within 30 days after written demand by the complaining party.

3. Either party may terminate this Agreement at any time by giving the other party written notice of its intent to terminate at least 30 days prior to the effective date of the termination. Upon termination of this Agreement, neither party has any obligations to the other party.

F. GENERAL PROVISIONS

1. <u>Notices</u>. Any notice required or permitted by this Agreement is sufficient for all purposes if delivered in writing via postal service, hand delivery or by fax to the applicable party at its address below or at any other address designated by such party in writing.

City: Elaine Hart (or her successor)

Interim City Manager 301 West 2nd Street Austin, Texas 78701

and: Lee Ann Shenefiel

Interim Chief Animal Services Officer 7201 Levander Loop Building A

Austin, Texas 78702

County: Sally Hernandez (or her successor)

Travis County Sheriff

Ruiz Building

5555 Airport Boulevard Austin, Texas 78751

and: Heather Stan

Programs Coordinator 3614 Bill Price Road Del Valle, Texas 78617

- 2. <u>Relationship of Parties</u>. County's relationship to City is that of independent contractor, and County has only the duties expressly set forth in this Agreement.
- 3. <u>No Third-Party Beneficiaries</u>. Nothing in this Agreement is intended to benefit or give any rights to any person other than the parties.
- 4. <u>Law and Venue</u>. This Agreement is governed by the laws of the State of Texas and all obligations under this agreement are performable in Travis County, Texas.
- 5. <u>Force Majeure</u>. Each party shall be relieved of any obligation to the extent that its ability to perform that obligation is prevented or impaired by any cause generally recognized under Texas law as constituting impossible conditions.

- 6. <u>Entire Agreement; Full Satisfaction of Obligations</u>. This Agreement, including Attachment A, represents the full and final agreement between the parties and supersedes all prior written and verbal communications, understandings and/or agreements.
- 7. <u>No Waiver</u>. The parties shall not construe any course of conduct, verbal waiver, or consent as a waiver of any rights of the other party.
- 8. <u>Amendments</u>. No amendment to this Agreement shall be binding on the parties unless set forth in writing and signed by the party sought to be bound. Each party is on notice as to the legal requirements relating to authorizing waivers or amendments by the other party.
- 9. <u>Liability for Harm</u>. County shall not be liable to City for any claims, damages, or attorney's fees arising from the intentional acts or negligence or wrongful acts or omissions of City officials, employees, or Program Pets. City shall not be liable to County for any claims, damages, or attorneys' fees arising from the intentional acts or negligence or wrongful acts or omissions of County officials or employees. For any claims, damages, and attorney fees arising from the intentional acts or negligent or wrongful acts or omissions of City or County employees in relation to their respective obligations in this Agreement, if both parties are liable, City and County shall be liable for the portion of the claims, damages, and attorney fees that arise from the intentional acts or negligent or wrongful acts or omissions of that party as determined by the court adjudicating the matter or as agreed in any settlement.
- 10. Mediation. When mediation is acceptable to both parties in resolving a dispute arising under this Agreement, each party shall choose a mediator within ten business days of the date they agree to mediate. If City and County choose different mediators, then the two chosen by City and County shall together choose a third person who will be the sole mediator. Representatives of each party shall meet with the mediator in Austin at mutually agreed upon times. The costs of mediation shall be shared equally by the parties. Unless both parties are satisfied with the results of the mediation, the mediation will not constitute a final and binding resolution of the dispute. All communications within the scope of the mediation shall remain confidential as described in Tex. Civ. Prac. & Rem. Code, §154.073, unless both parties agree, in writing, to waive the confidentiality.
- 11. <u>Legal Authority</u>. Each party represents to the other that it is duly authorized to enter into and perform this Agreement in accordance with its terms.

TRAV	VIS COUNTY, TEXAS	
By:	Sarah Eckhardt, County Judge	Date:
By:	Sally Hernandez, Sheriff	Date:
CITY	OF AUSTIN	
By:	Elaine Hart, Interim City Manager	Date:
APPROVED AS TO LEGAL FORM:		
By:	Jennifer Kraber, Assistant County Attorney	Date:
By:	Leela Fireside, Assistant City Attorney	Date:

<u>Effective Date</u>. Following approval by the Travis County Commissioners Court and the City of Austin City Council, this Agreement is effective on the last date signed below.

12.

Attachment A

Dogs 101 Daily Care List

Feeding:

- Dogs will be fed twice daily, morning and evening. Only the amount instructed by Austin Animal Center is to be given. Fresh water must be available at all times.
- Only food supplied from Austin Animal Center is to be given to the dogs, including the high value treats for training.
- Food will be made available to the dogs for a specified amount of time. The assigned resident trainer must remain with the dog until that time is up, pick up the bowl and dispose of remaining food.
- Dogs will be fed separately, next to their crates.
- No one is to interrupt the dogs while they are eating. Interruptions can be anything that disrupts the dog from eating, such as praise, petting, brushing etc.
- Allotted time is 15 minutes.

Daily Exercise and Enrichment:

- Dogs will be walked twice daily in addition to having off-leash play time.
- Dogs will be walked immediately following each morning and afternoon feeding session. Dogs must be allowed to relieve themselves at these times.
- Off leash, outside play must be supervised at all times. Dogs should be allowed at least 15 minutes of supervised free time.

Housing:

- Dogs must be crated whenever all residents leave the housing unit.
- Dogs must be crated at night when residents are retired to the bunks for the evening.
- Dogs are allowed to be outside their crate with the residents when residents are in the housing unit.

Equipment:

- Only the leash, harness and collar provided by Austin Animal Center are to be used on the dogs. Equipment is specifically sized for each dog so they are not interchangeable.
- Collars with ID tags must remain on the dogs at all times.

Training:

- Once a day, or at appropriate times, residents may practice basic manners training with the dogs, one at a time using the high value training treats. Appropriate times for training could be before going thru a door, for 'sit' and 'wait' or anytime the dog goes into their crate.
- Only positive reinforcement style training taught by Austin Animal Center staff and volunteers is to be used without exception.