## EXHIBITA 15-301 INTERGOVERNMENTAL AGREEMENT for ANIMAL CONTROL SERVICES

## between THE COUNTY OF SUMMIT, OHIO AND \_\_\_\_\_

This Animal Control Services Agreement is effective as of date of the signature of the County Executive between the (the ""), duly authorized by Ordinance No		
RECITALS		
A. Thedesires to engage the County to render certain services with regard to animal control and related matters within the		
B. The County is willing to provide said services for the considerations and upon the terms and conditions hereinafter set forth.		
NOW, THEREFORE, in consideration of the mutual covenants, promises, conditions and terms to be kept and performed, it is agreed between the parties hereto as follows:		
Section 1. The County will accept delivery of dogs and cats seized within or delivered from the Such animals will be impounded, housed, fed, redeemed, sold or euthanized in accordance with state law and County of Summit Ordinances at the cost of the		
Section 2. Thewardens shall transport any animal with apparent injury or illness to the Humane Society of Greater Akron for evaluation and treatment or euthanasia. The County may refuse to accept any animal with apparent injury or illness.		
Section 3. The County may refuse to accept any animal if cage space becomes unavailable. If requested by the, the County may, in the sole discretion of the County Animal Control Manager, seize, trap, and/or transport animals found running at large within the City.		
Section 4. The County may accept in the sole discretion of the County Animal Control Manager miscellaneous animals other than dogs or cats seized within or delivered from the and hold and process such animals in accordance with state law and County of Summit Ordinances.		
Section 5. Theagrees to pay fees to County for all services rendered by County under this Agreement according to the following fee schedule:		

Impound Fee	\$40.00 per animal	
Seizing and Delivering by County Warden at Request of City (2 hour minimum required)	\$40.00 per animal plus \$20.00 per hour	
at Request of City (2 hour minimum required)		
Housing and Feeding per Day	\$10.00 per animal	
Euthanasia Disposal	\$30.00 per dog, cat or miscellaneous animal \$10.00 per animal	
shall be provided at the sole discretion of the Coun	l after 4:00 PM, on weekends, and all holidays ty Animal Control Manager. The cost to the _ble costs as well as reimbursement for overtime	
Section 7. The shall pay all in the amount of \$, which have	all pay all fees owed to the County for services rendered, nich have accrued prior to the date of this Agreement.	
Section 7. Upon redemption of a dog, conshall be entitled to a credit of \$10.00 per day for a upon how long the animal was held. All other appears of any animal seized within or delivered from the County for its use in operation of the Animal County.	maximum of three days, or \$30.00 depending plicable fees collected from the redemption or the shall be the sole property of	
Section 8. The County shall keep a recommendation form the City and all services rendered to the animal of three (3) days costs for housing and feeding an pursuant to state law, County of Summit ordinance	animal unless held in excess of three (3) days	
Section 9. The County shall send to the rendered. The City shall pay such invoice within two		
Section 10. This Agreement shall be for effective date unless either party gives sixty (60) oparty. This Agreement may be renewed for one (1 consent of the parties.		
(End of text. Execution of	on following page.)	

Executive below.		
	COUNTY OF SUMMIT, OHIO	
By: Title:	By: Russell M. Pry Executive, County of Summit, Ohio	
Date:	Date:	
APPROVED AS TO LEGAL FORM: AND CORRECTNESS:	APPROVED AS TO FORM:	
By:	By: Deborah S. Matz Director, Department of Law, Insurance and Risk Management	
Date:	Date:	

The parties hereunto have caused this Intergovernmental Agreement for Animal Control Services to be executed in duplicate effective as of the date of the signature of the County