EXHIBIT NO. 4





Marcia Mayeda, Director

February 12, 2024

Mr. David C. Roberts Jr. City Manager 701 East Carson Street Carson, CA 90745

Dear Mr. Roberts Jr.:

NEW MUNICIPAL SERVICES AGREEMENT FOR ANIMAL CARE AND CONTROL SERVICES FISCAL YEARS 2024-29

We hope this message finds you well. We would like to inform you that the current five-year City-County Municipal Services Agreement (the "Agreement") for animal care and control services is set to expire on June 30, 2024. We are pleased to inform you the new Agreement for Fiscal Year 2024-2029 has now been finalized and is available for your review and signature.

New City-County Municipal Services Agreements

As part of our commitment to maintaining effective collaboration, the County of Los Angeles (County) Department of Animal Care and Control (Department) took proactive steps to ensure that the new Agreement reflects the needs and input of our partner cities. On October 16, 2023, we sent a draft of the new Agreement to your city for review and input, and on June 26, 2023, we conducted a survey to gather valuable feedback from our partnered cities to inform the development of this Agreement. We are immensely grateful for the feedback received; it played a pivotal role in shaping the Agreement.

Revisions to the Agreement are summarized below:

City-County Municipal Services Agreement				
Revision Type	Section	Explanation		
Added	Section 2.3 The City may distribute educational and outreach materials, reviewed and agreed upon by both the Department and the City, related to pet licensing and its benefits.	Per City requests, grants cities the autonomy to distribute materials pertaining to animal care and control services, if approved by the Department.		
Added	Section 3.2 In the event of a dispute between the Parties about the desired or approved content of the SLR, the dispute will be handled in accordance with Paragraph 2.2 of this Agreement.	Further clarifies the process for disputes relating to services defined in the Service Level Request (SLR).		
Added	Section 3.4 The City is only required to submit a new SLR if it wishes to revise its current services or update information listed on its existing SLR. Regarding updates to contact information, the City is not obligated to submit a new SLR. A simple email confirmation from the City will suffice, and the Department's Contracts and Grants Division will update the City's existing SLR and share the revised copy with the City.	Removes the need for cities to resubmit a new SLR each time there is a contact update. This is to help streamline the process for contract cities and remove the burden of unnecessary steps.		
Added	Section 3.5 The City will make its best effort to inform the Department of any modifications to its ordinance concerning animal care and control services. This approach will enable the Department to verify that the services outlined in the City's SLR align with the municipal ordinance, thereby reducing the potential for any discrepancies.	Helps ensure consistency between city ordinances and what is listed on the SLR document.		
Revised	Sections 4.5 and 4.6 Changed the order of Sections 4.5 and 4.6.	Changed to improve the flow of the content		

Revised	Section 7.5 In the event of termination, both Parties shall fulfill all obligations owed to each other that have accrued before the date of termination. Additionally, each Party will be released from any obligations that would have accrued after the termination date had the Agreement continued. However, the City will remain responsible for payment to the Department for any services provided under this Agreement prior to the termination date.	Further clarifies the language on the termination of the Agreement and the responsibilities of each party.
Revised	Section 10.1 Each Party shall designate a Primary Contact, as identified in Attachment B, Service Level Request, to facilitate the services covered by this Agreement. The Department accepts both physical (wet) signatures and electronic signatures for any notices or correspondence related to this Agreement.	Helps clarify the notification process and makes electronic signatures allowable for any notices or correspondence related to the Agreement.
Revised	Section 11.1 With the exception of changes to a City's contact information, any changes, modifications, or amendments to the Agreement must be in writing and duly executed by the Director of the Department, or his/her designee, and an authorized representative of the City. The only exception to this requirement applies to updates to the City's contact information, which may be made through an email from the City.	Allows cities to update the contact information on their SLR via an email confirmation, thereby removing the requirement to resubmit a new SLR each time a contact needs to be updated.

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This table lists the Department's revisions to Attachment A - Description of Services:

Attachment A – Description of Services				
Revision Type	Section	Explanation		
Updated	Throughout the document.	Updated general language throughout to align with current Department practices and vernacular. Examples include changing "impounded" to "admitted" and "shelter" to "animal care center."		
Added	Section III. Alternatives to Care	Provides language on the		
	Center Admissions and section on	Department's philosophy		
	Managed Intake (please refer to	of Managed Intake,		
	Attachment A for the full language)	implemented in 2020,		
		and the services provided		
		by the Department to prevent owner surrenders		
		and to keep pets with		
		their families.		
Revised	Section IV. Individual Animal	Updated language to		
	Licensing Services	include the three-year		
	Pet owners may opt into a one- or	license option which was		
	three-year license option for their pets.	previously not available.		
	Fees from one- and three-year licenses			
	collected will be credited to the City			
	monthly in arrears.			
Added	Section IV. Individual Animal	Added the Department's		
	Licensing Services	new responsibility of maintaining records via		
	The Department's animal licensing	the Rabies Vaccination		
	services include:	Certificate tool.		
	 Maintaining the Rabies 			
	Vaccination Certificate tool			
	database that scans rabies			
	vaccination data reported by			
	private veterinary clinics to			
	identify unlicensed pets in our jurisdictions and generate			
	compliance notices to pet			
	owners.			

Revised	VI. Records	Updated for accuracy.
	Updated Government Code in relation	
	to the Public Records Act	
Added	VI. Records	Added Public Hours
	12. Public Hours performed at a specific	report as a request option
	Animal Care Center	for cities

Please provide the signed agreement back by **May 31, 2024**. Your prompt attention will help ensure a seamless transition when the current Agreement expires on June 30, 2024, and the new Agreement takes effect on July 1, 2024, through June 30, 2029. We will make our best effort, based on our available capacity, to attend any necessary council meetings needed to execute the Agreement.

Should you have any questions, require further clarification, or wish to discuss any aspect of the Agreement, please do not hesitate to reach out to Mr. Bradley Kim of our Contracts and Grants Division at BKim@animalcare.lacounty.gov or (562) 379-9722.

We value your partnership and look forward to continuing our collaborative efforts in providing outstanding animal care and control services to your city. Thank you for your continued support and cooperation.

Sincerely,

MARCIA MAYEDA

Marcia Mayeda

Director

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Enclosures

c: Animal Care Board Deputies
Chief Executive Office (David Ko

Chief Executive Office (David Korsak)