

NEW YORK STATE TUG HILL COMMISSION

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The Tug Hill Commission Technical and Issue Paper Series are designed to help local officials and citizens in the Tug Hill region and other rural parts of New York State. The Technical Paper Series provides guidance on procedures based on questions frequently received by the Commission. The Issue Paper Series provides background on key issues facing the region without taking advocacy positions. Other papers in each series are available from the Tug Hill Commission. Please call us or visit our website for more information.



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Introduction

The responsibilities of local governments regarding animal control and sheltering in New York State were shaped primarily by Article 7 of the Agriculture and Markets Law (AGM). This law focuses on the licensing, identification, and control of dogs, requiring municipalities to appoint dog control officers (DCOs), seize unlicensed or dangerous dogs, and ensure minimal sheltering conditions for seized animals. While Article 7 provided a basic legal structure for municipal dog control, it did not establish legally enforceable care or operational standards for animal shelters. New AGM Article 26-C, which augments but does not replace Article 7, seeks to provide state-level oversight and consistent quality in shelter operations primarily by taking already established standard operating procedures for municipalities and putting them into law.

Article 26-C establishes:

- A licensing and inspection system for municipal and non-municipal animal shelters through the Department of Agriculture and Markets.
- Minimum care standards for shelter animals, including specified requirements for housing, feeding, sanitation, medical treatment, and behavioral support.
- Training requirements for shelter personnel and volunteers to help ensure consistent and appropriate animal care practices.
- Enforcement provisions, including steps that New York State can take if a shelter isn't meeting standards.

Overview of Article 7: Dog Licensing and Control

Purpose and Scope of Article 7

Since 1978, Article 7 of the New York State Agriculture and Markets Law has governed local dog control programs across the state. It was created to manage the ownership, movement, and behavior of dogs, with the goal of protecting public safety, promoting responsible ownership, and reducing nuisances and attacks on people, animals, and property. This law is applicable statewide, with the exception of New York City, and places primary responsibility for enforcement on towns, villages, and cities.

Key Responsibilities Under Article 7

Licensing and Identification:

- All dogs four months of age or older must be licensed by the municipality in which they reside.
- Each licensed dog must wear a municipal identification tag at all times.
- License fees are determined locally but must include a minimum surcharge for unspayed or unneutered dogs.
- Municipalities may waive fees for service dogs, war dogs, or dogs trained for law enforcement purposes.

Rabies Vaccination:

 No dog license may be issued unless the dog has a valid rabies vaccination, in accordance with public health requirements.

Dog Seizure and Impoundment:

Municipalities must appoint DCOs or authorize local police to enforce Article 7. DCOs are empowered to seize and impound dogs that are:

- Unlicensed.
- Unidentified and off their owner's premises.
- Dangerous or in violation of local leash or nuisance laws.
- In violation of any other local law which the DCO is hired to enforce.

Seized dogs must be held for a minimum statutory holding period, during which the owner has the opportunity to redeem the animal. The required holding time is five days for unidentified dogs; seven days for identified dogs when personal notification is provided; and nine days when notification is made by certified mail. Municipalities may extend these timeframes by local law, but cannot shorten them below three days or seven days when certified mail is used. Different timelines apply in cases involving dangerous dogs, as court proceedings may be required.

Recordkeeping and Compliance:

Municipalities must maintain records of all dog licenses, seizures, and shelter depositions. These records
must be preserved for at least three years and be made available to the NYS Department of Agriculture
and Markets upon request.

Local Enforcing and Contracting:

 Municipalities may operate their own municipal animal shelter, or contract with duly incorporated SPCAs, humane societies, or animal protective associations to provide shelter services or some combination of these services.

Overview of Article 26-C: Regulation of Animal Shelters

Purpose and Legislative Intent

Enacted as part of Chapter 683 of the Laws of 2022, AGM Article 26-C becomes effective on December 15, 2025, and establishes mandatory licensing, enforceable care standards, and regular inspections for both municipal and not-for-profit shelters that house cats and dogs. The legislative intent behind Article 26-C is to replace a fragmented and largely unregulated system with uniform, accountable, and humane standards. The law aims to enhance the well-being of animals in shelter environments while improving public trust in the animal sheltering system. Article 26-C does not replace Article 7.

Applicability

Article 26-C applies to:

- Municipal animal shelters.
- Duly incorporated SPCAs, humane societies, and rescue organizations that provide sheltering or rehoming services.
- Entities operating under contract with local governments to provide care for seized or surrendered animals.

It does not apply to:

- Boarding kennels (where ownership of the animal is retained).
- Licensed pet dealers.
- Personal residences of foster caregivers.
- Licensed veterinary hospitals or wildlife rehabilitators.

Key Requirements for Shelters

Licensing and Inspections

- All covered shelters must obtain a state license issued by the Department of Agriculture and Markets.
- Licensed shelters will be subject to periodic inspections to ensure compliance with care and facility standards.

Personnel Training

- Staff and volunteers who work directly with animals must receive formal training within 60 days of employment and annually thereafter.
- Required topics include humane handling, disease prevention, animal behavior, and documentation practices.

Care Standards

Shelters must meet detailed, legally enforceable standards for:

- Animal housing: Adequate space, ventilation, sound control, and stress-reducing features.
- Sanitation: Daily cleaning, appropriate disinfectants, and clear protocols to control disease spread.
- **Feeding and veterinary care**: Life-stage-appropriate nutrition and timely access to medical treatment under veterinary supervision. All incoming animals shall be assessed within two hours after intake by a trained animal shelter staff member to determine if any physical abnormalities exist that require immediate veterinary attention.
- **Behavior and enrichment**: Measures to prevent stress, promote mental well-being, and collect behavior histories at intake.
- Foster care: Foster homes must also meet defined care standards if animals are housed off-site.

Recordkeeping

- Detailed records for each animal must be maintained for a minimum of three years.
- Records must include intake assessments, health monitoring, vaccinations, housing changes, and outcomes.

Enforcement and Penalties

The Department of Agriculture and Markets is authorized to:

- Issue violations and set deadlines for corrective action (typically 10 days; 72 hours in urgent cases).
- Suspend or revoke shelter licenses for serious or repeated noncompliance.
- Impose civil penalties ranging from \$100 to \$1,000 per violation.

Financial Assistance and Support

To help municipalities and shelters meet infrastructure and care requirements, Article 26-C is supported by access to the Companion Animal Capital Projects Fund, which provides competitive state grants for capital improvements, including kennel upgrades, HVAC systems, and isolation spaces, for both municipal and not-for-profit shelters.

Impacts of Article 26-C on Municipalities and Shelters

The implementation of Article 26-C represents a shift in how the State of New York views the role of animal shelters and the municipalities that support them. While Article 7 focused primarily on dog control, Article 26-C introduces a regulatory framework centered on animal welfare, operational accountability, and enforceable standards of care, which were formerly provided under municipal shelter guidelines, rather than outlined in legislation. The implementation of Article 26-C may affect municipal governments, animal control officers, and shelter partners by introducing new considerations for compliance and coordination. However comparable standards of care have been in place for many years, as outlined in New York Code of Rules and Regulations (NYCRR) Title 1, Part 77.2 "Standards for the Care of Seized Dogs".

Impacts on Municipalities

Increased Oversight Responsibilities

Municipalities that contract with shelters or operate their own must now ensure compliance with Article 26-C's licensing, training, and facility requirements. Contracts that were once service-based must now reflect the legal obligation to meet state-mandated standards.

Contract Review and Legal Liability

Municipal attorneys and administrators should review and amend contracts with shelter providers to include Article 26-C compliance. Failing to do so could expose the municipality to liability if animals are housed in non-compliant conditions or if a provider faces enforcement action from the state.

Ongoing Documentation and Inspection Readiness

As has been the case for municipal shelters for years, shelters operating under municipal contracts will also be subject to state inspection going forward. This requires a system of recordkeeping, including animal intake logs, medical care notes, staff training documentation, and housing assignments, all retained for at least three years.

New Infrastructure Expectations

Municipal shelters may need to upgrade facilities to comply with Article 26-C (e.g., isolation rooms, ventilation systems, sound reduction, appropriate space for housing). These improvements may require capital investment, which municipalities must plan and budget for proactively.

Access to State Funding for Shelter Improvements

The Companion Animal Capital Projects Fund provides an opportunity for municipalities and their shelter partners to apply for competitive grant funding to help meet new infrastructure and care standards. This is a valuable resource, but planning and early coordination will be essential to take advantage of it.

Impacts on Shelters

Licensing and Compliance

All covered shelters, municipal and nonprofit alike, must obtain a state license to operate. This shifts the shelter from being a local service provider to being a state-regulated entity.

Staff Training Requirements

Shelters must implement ongoing training for all staff and volunteers with animal contact, ensuring coverage of topics like humane handling, zoonotic disease prevention, and behavior assessment.

Veterinary Care and SOPs

Shelters must establish written veterinary protocols, ensure that treatments are overseen by licensed professionals, and align their operations with standards published by national veterinary organizations.

Behavior and Enrichment Standards

Facilities must implement practices to support mental and behavioral well-being for every animal, including stress-reducing environments and enrichment strategies especially for long-term stays.

Action Steps for Municipal Compliance

- Review shelter agreements to ensure compliance with Article 26-C requirements.
- Coordinate with shelter partners to evaluate readiness for licensing and inspection.
- Plan for facility upgrades where needed, using state funding opportunities when possible.
- Ensure staff and DCOs are informed and trained on evolving responsibilities and documentation requirements.
- Consult legal counsel to reduce liability and ensure that local ordinances and contracts reflect new state mandates.

Resources for Implementation and Support

Shelter Licensing and Training Tools

- NYS Department of Agriculture & Markets Companion Animal Program Information on shelter licensing, inspection, and guidance.
 www.agriculture.ny.gov/animals/shelter-and-rescue-registration
 www.agriculture.ny.gov/animals/guidance-municipalities
- Fear Free® Shelters Training (Free online course)
 Staff training on humane animal handling and stress reduction.
 www.fearfreeshelters.com
- ASPCApro

Shelter management, training videos, SOP templates.

www.aspcapro.org

- UC Davis Koret Shelter Medicine Program
 Evidence-based tools and best practices for animal shelter operations.
 www.sheltermedicine.com
- National Animal Care and Control Association Standards, guidelines, and certification program www.nacanet.org
- DCO and Shelter Manual <u>www.agriculture.ny.gov/animals/dog-control-officer-municipal-shelter-guide</u>

Funding and Grant Programs

- NYS Companion Animal Capital Projects Fund Supports capital improvements to municipal and nonprofit shelters.
 www.agriculture.ny.gov/rfp-0342-companion-animal-capital-projects-fund
- Maddie's Fund
 Grants for innovation in shelter operations and lifesaving programs.
 www.maddiesfund.org

Model Documents and Compliance Templates

- Sample Shelter Inspection Checklists and Training Logs available in the NYSAPF Care Standards Manual (Appendix sections).
- Shelter and Rescue Registration: www.agriculture.ny.gov/animals/shelter-and-rescue-registration
- Daily Health and Behavior Monitoring Logs Templates provided in the Article 26-C guidance documents and recommended by the ASV (Association of Shelter Veterinarians).

Appendix A: Comparing Article 7 and Article 26-C

Feature	Article 7 (Current Law)	Article 26-C (Effective Dec 15, 2025)
Purpose	Dog licensing, identification, and local control	Regulation and oversight of animal shelters and care standards
Scope	Applies to municipalities managing dog control and impoundment	Applies to all municipal and nonprofit animal shelters housing cats and dogs
Animals Covered	Dogs only	Dogs and cats
Licensing of Facilities	No state licensing required for shelters, notification to Department of Agriculture and markets required within 30 days regarding any change to DCO or municipal dog shelter service.	Mandatory licensing of shelters by NYS Department of Agriculture & Markets
Inspections	Yearly inspections	Regular inspections by state officials to verify compliance
Care Standards	Outlined in NYCRR Title 1 Section, 77.2	Legally enforceable care standards for housing, feeding, medical, and behavior
Veterinary Care	Outlined in NYCRR Title 1 Section, 77.2	Written veterinary protocols and treatment under licensed vet supervision required
Staff and Volunteer Training	Not required by statute	Mandatory training within 60 days of hire and annually thereafter
Behavioral Assessment	Not addressed	Required behavioral history at intake and enrichment protocols
Recordkeeping	Seizure and license records required for dogs only	Full recordkeeping for all animals including intake, medical, and outcome records
Holding Period	5 days (no ID); 7 days (ID with personal notification); 9 days (certified mail notification)	Holding periods governed by Article 7
Municipal Role	Appoint Dog Control Officers; contract for dog housing if necessary	Ensure contracted shelters are licensed and compliant with state law
Contract Oversight	Minimal requirements for contracted shelters	Contracts must align with Article 26-C standards and licensing requirements
Enforcement	Local enforcement; limited state oversight	State enforcement with authority to issue violations, fines, and suspend licenses

Feature	Article 7 (Current Law)	Article 26-C (Effective Dec 15, 2025)
Penalties for Noncompliance	Not clearly defined	Civil fines up to \$1,000 per violation; mandatory corrective actions
Capital Funding Support	Not provided under Article 7	Eligible for Companion Animal Capital Projects Fund for shelter upgrades
Foster Care Regulation	Not addressed	Foster care homes must meet defined care and recordkeeping standards