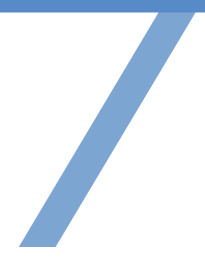
Oceana County Board of Commissioners

Thursday, December 5, 2024

Today's meetings begin at <u>10:00 a.m.</u>

Committees and Board Meeting Packet





Board of CommissionersRobert Walker, ChairpersonTim Beggs,
Joel McCorrCraig HardyJoel McCorrPaul EricksonTim Beggs,
Paul Erickson

Tim Beggs, Vice-Chairperson Joel McCormick

Prepared by:

Tracy Byard Oceana County Administrator



PUBLIC NOTICE

OCEANA COUNTY BOARD OF COMMISSIONERS

100 State Street, Hart, MI 49420 - (231) 873-4835

The Oceana County Board of Commissioners <u>will hold</u> the following committee meetings and its regular board meeting on **Thursday**, **December 5**, **2024**, beginning at 10:00 a.m. and 11:30 a.m. respectively. The meetings will be held in the Oceana County Board of Commissioners Room located at 100 State Street, Hart, MI 49420.

- Courts and Public SafetyCourts and Public Safety
- Finance and Administration Committee
- Regular Board of Commissioners Meeting

Detailed meeting agendas are available online at: https://oceana.mi.us/government/board-of-commissioners/schedule-of-meetings/

or, by contacting the County Administrator's Office at the address shown above, by

telephone (231) 873-4835, or by email countyadmin@oceana.mi.us

The Oceana County Board of Commissioners has <u>cancelled</u> the following meetings by order of the committee/board chairperson due to a lack of business:

PerPersonnel and Health and Human Services Committee

All meetings are open to all members of the public. This notice is given pursuant to, and in accordance with, the provisions of the Open Meetings Act, Public Act 267 of 1976, as amended. Oceana County does not discriminate on the basis of race, color, national origin, religion, sex, disability, and age in the delivery of services.





Courts and Public Safety Committee

There will be a committee meeting on **Thursday**, **December 5**, **2024**, **beginning at 10:00 a.m.**, or immediately following any preceding committee meetings, in the Oceana County Board of Commissioners Room, 100 State Street, Hart, MI 49420.

Committee Chair: Tim Beggs

Committee Vice-Chair: Craig Hardy

Presenter	Description			Item #
Chair	Call to Order Roll Call Approval of Minutes from Changes to the Agenda Approval of the Agenda Public Comment (<i>state you</i>)		Pages 4-5 agenda item or topic)	
Undersheriff Schiller	General Law Enforcement Agreements			2024-145
	Leavitt Township Crystal Township Colfax Township Elbridge Township Otto Township Greenwood Township	Weare Township Benona Township Grant Township Ferry Township Claybanks Township Greenwood Township	Golden Township Pentwater Township Hart Township Newfield Township Shelby Township Village of Shelby Pages 6-39	
Undersheriff Schiller	Law Enforcement Agreements with the Village of Hesperia, Village of Walkerville and Grant Township Pages 40-54			2024-146
	DEPARTMENT HEAD REPORT			
	Public Comment (state your name, current address, and agenda item or topic)			
	Adjournment			

Courts and Public Safety Committee

The Courts and Public Safety Committee Meeting was called to order by Chairperson Beggs, on Thursday, November 14, 2024 at 10:00 a.m. in the Board Conference Room.

Present: Mr. Erickson, Mr. McCormick, Mr. Hardy, Mr. Walker, and Mr. Beggs.

Also Present: Mr. Jim Heremma, Deputy Director of North Operations, Life EMS; Mr. Troy Maloney, Emergency Management; Mr. Ryan Schiller, Undersheriff; Ms. Michelle Martin, Drain Commission; Ms. Byard, Oceana County Administrator; and Ms. Anderson, Oceana County Clerk.

Moved by Mr. Hardy and seconded by Mr. Walker to approve the minutes of the September 12, 2024, Courts and Public Safety Committee Meeting.

Voice vote. Motion carried.

Chairperson Beggs asked if there were any changes to the agenda. No changes were mentioned.

Moved by Mr. Erickson and seconded by Mr. Walker to approve the agenda as presented.

Voice vote. Motion carried.

Public Comment

There were no public comments at this time.

Agenda Items

Mr. Jim Heremma, Deputy Director of North Operations, Life EMS provided the quarterly report. He stated that there were 748 ambulance transports completed. Life EMS provided special event coverage for the Touch a Truck event held at Woodland Shores Campground and the National Night Out held at the Shelby Twp. Park. The new ambulance station near Ferry is completed and operational. He noted that an open house will be held today and invited the commissioners to attend. He also reported that Life EMS became the first EMS provider in the WORLD to take delivery of the latest pre-hospital monitor/defibrillator from Stryker, the Life Pak 35. Lastly there were 10 requests for fire standbys with over 13 hours of coverage for the health and safety of local firefighters.

Department Head Report

Ms. Michelle Martin, Drain Commissioner, acknowledged her appreciation of John Warner for his eight years of his employment with the County. She stated that his engineering experience has been a plus. She also noted that his farewell ceremony will be Friday, November 22 and encouraged the commissioners to attend.

Mr. Troy Maloney, Oceana County Emergency Management, stated that the Active Assailant training was held at the court house in mid-October. He added that next year there will also be stop the bleed training. Mr. Maloney reported that a two-county school notification system project for tracking incidents going on in the school is in progress. He also reported that he has begun tracking priority MFR's with 1's being 306, 2's -351 and 3's- 83.

Undersheriff Ryan Schiller, talked about staffing issues. He noted that there will be a retirement in a couple of weeks and one left employment for another department. He reported that it has been proposed to use MI Works for education and a state grant for wages to sponsor schooling to academies to be completed by the end of May 2025. He also reported that the generator system placement and the electrical change over took place last Friday as well as the water softener installation. He also mentioned that Charter is pulling wires in the jail to update connectivity. The current population in the jail is 52.

Public Comment

There were no public comments at this time.

Chairperson Beggs asked if there was any further business to come before the Board. There being none, the meeting adjourned at 10:45 a.m.

Respectfully submitted,

Amy L. Anderson Oceana County Clerk

THIS AGREEMENT, made and entered into this ______day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP OF Benona**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

TOWNSHIP OF _____

Clerk

ATTEST:

BY: _

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY: _____ Chairperson Board of Commissioners

March BY:

Craig Mast Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP OF Claybanks**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- 7. The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY: Chairperson Board of Commissioners

Craig Mast Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP OF Colfax**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY:

Chairperson Board of Commissioners

Craig Mast Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP OF Crystal**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

1

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY:

Chairperson Board of Commissioners

W/a

Craig Mast Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP OF Elbridge**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
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 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY:

Chairperson Board of Commissioners

Craig Mast Oceana County Sheriff

THIS AGREEMENT, made and entered into this _____day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP OF Ferry**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

BY:

Supervisor

ATTEST:

Clerk of the Board

COUNTY OF OCEANA

Chairperson Board of Commissioners

Ma BY

Craig Mast Oceana County Sheriff

Page 2

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THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP OF Golden**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY:

Chairperson Board of Commissioners

Mast

Craig Mast / Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP of Grant**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY:

Chairperson Board of Commissioners

Mast Craig Mast

Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP of Greenwood**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

NOW THEREFORE, pursuant to the terms of the aforesaid statutes and in consideration of the mutual covenants expressed herein, it is agreed as follows:

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- 7. The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

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- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY:

Chairperson Board of Commissioners

Craig Mast Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP of Hart**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

· WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- 7. The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY:

Chairperson Board of Commissioners

Mad

Craig Mast Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP of Leavitt**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

TOWNSHIP OF

Clerk

ATTEST:

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY: ____

Chairperson Board of Commissioners

Craig Mast Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______day of ______, 2024, by and between the COUNTY OF OCEANA and the OCEANA COUNTY SHERIFF, hereinafter referred to as the "COUNTY" and the TOWNSHIP of Newfield, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- 7. The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

BY:

Supervisor

ATTEST:

Clerk

Clerk of the Board

COUNTY OF OCEANA

BY: Chairperson Board of Commissioners

RY

Craig Mast / Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP of Otto**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY:

Chairperson Board of Commissioners

BY:

Craig Mast Oceana County Sheriff

. .

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the COUNTY OF OCEANA and the OCEANA COUNTY SHERIFF, hereinafter referred to as the "COUNTY" and the TOWNSHIP OF PENTWATER, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- 7. The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF PENTWATER

Clerk

BY:

Supervisor

ATTEST:

COUNTY OF OCEANA

BY:

Chairperson Board of Commissioners

Mat BY.

Craig Mast / Oceana County Sheriff

Clerk of the Board

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP OF Shelby**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

ATTEST:

Clerk of the Board

COUNTY OF OCEANA

BY: Chairperson Board of Commissioners

Mast BY

Craig Mast / Oceana County Sheriff

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **TOWNSHIP of Weare**, hereinafter referred to as the "TOWNSHIP" for the period 1/1/25 - 12/31/2028:

WHEREAS, the TOWNSHIP is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said TOWNSHIP; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the TOWNSHIP to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the TOWNSHIP corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the TOWNSHIP.
- 2. It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the TOWNSHIP, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The TOWNSHIP shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The TOWNSHIP shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the TOWNSHIP against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the TOWNSHIP or any officer, agent or employee thereof and said TOWNSHIP agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- The TOWNSHIP shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

ordinance of the TOWNSHIP, excepting claims arising from alleged personal misconduct or negligence of a Sheriff's deputy or employee.

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the TOWNSHIP except as otherwise stated herein.
- 9. This TOWNSHIP is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the TOWNSHIP of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the TOWNSHIP shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the TOWNSHIP, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

TOWNSHIP OF _____

Clerk

BY:

Supervisor

COUNTY OF OCEANA

ATTEST:

Clerk of the Board

BY: _____ Chairperson Board of Commissioners

BY:

Craig Mast Oceana County Sheriff

Page 2

AGREEMENT

THIS AGREEMENT, made and entered into this ______day of ______, 2024, by and between the **COUNTY OF OCEANA** and the **OCEANA COUNTY SHERIFF**, hereinafter referred to as the "COUNTY" and the **Village of Shelby**, hereinafter referred to as the "VILLAGE" for the period 1/1/25 - 12/31/2028:

WHEREAS, the VILLAGE is desirous of entering into a contract with the COUNTY, through the office of the County Sheriff, for the performance of the law enforcement functions hereinafter described, within the corporate limits of said VILLAGE; and

WHEREAS, the COUNTY is agreeable to rendering such services and law enforcement functions on the terms and conditions hereinafter set forth; and

WHEREAS, such contracts are authorized and provided for by Act 246 of 1945, as amended;

NOW THEREFORE, pursuant to the terms of the aforesaid statutes and in consideration of the mutual covenants expressed herein, it is agreed as follows:

- 1. The COUNTY, through its County Sheriff, agrees to provide police protection within the corporate limits of the VILLAGE to the extent and in the manner hereinafter set forth:
 - a. Except as otherwise hereinafter specifically set forth, such services shall encompass the duties and functions of the type normally coming within the jurisdiction of the Oceana County Sheriff pursuant to state law; and in addition, the Sheriff and his duly assigned deputies shall, within the VILLAGE corporate limits, exercise all the police powers and duties of township police officers as provided by state statutes.
 - b. The provision of services, the standard of performance, the discipline of the deputies and other matters incident to the performance of such services and the control of personnel so employed shall remain in and under the control of the Sheriff.
 - c. Such services shall include the enforcement of the Michigan State Statutes and the municipal ordinance of the VILLAGE.
- It is agreed that the Sheriff shall have all reasonable and necessary cooperation and assistance from the VILLAGE, its officers, agents and employees so as to facilitate the performance of this contract.
- 3. The COUNTY shall furnish and supply all necessary labor, supervision, equipment and communication facilities for dispatching, jail detention (including the cost of such detention) and such patrol and other police services as are specified in Paragraph 9 of this contract.
- 4. The VILLAGE shall not be liable for the direct payment of any salaries, wages or other compensation to any County personnel performing services pursuant to this contract.
- 5. The VILLAGE shall not be liable for the compensation or indemnification of the Sheriff or any of his employees for injuries or sickness arising out of their employment hereunder and the COUNTY hereby agrees to hold harmless the VILLAGE against such claims.
- 6. The COUNTY, its officers and employees, shall not be deemed to assume any liability for the intentional or negligent acts or omissions of the VILLAGE or any officer, agent or employee thereof and said VILLAGE agrees to hold harmless, indemnify and defend the County, its officers and employees from any and all claims for damages arising therefrom.
- 7. The VILLAGE shall save harmless, indemnify and defend the COUNTY, its officers and employees from any and all claims for damages resulting from the enforcement of any Page 1

ordinance of the VILLAGE, excepting claims arising from alleged personal misconduct or negligence of a Sheriff's deputy or employee.

- 8. It is understood and agreed by the parties that no deputy or other employee of the Sheriff shall be deemed an employee of the VILLAGE except as otherwise stated herein.
- 9. This VILLAGE is solely responsible for any prosecution resulting from any law enforcement action taken pursuant to this agreement.
- 10. This contract may be renewed for successive period of one (1) year. Said renewal shall be accomplished in the following manner.
 - a. Not later than ninety (90) days prior to the expiration of the current contract, the COUNTY, through its County Sheriff, shall notify the VILLAGE of its intention to renew.
 - b. Not later than thirty (30) days prior to the expiration of the current contract, the VILLAGE shall notify the Sheriff of its intention to renew.
 - c. The renewal shall be officially approved by the parties' respective governing bodies prior to expiration of the current contract.
- 11. This contract may be terminated by either party with notice to the other party in writing with 60 days notice.
- 12. It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof.

IN WITNESS WHEREOF, the VILLAGE, by resolution duly adopted by its governing body, has caused this Agreement to be signed by its Supervisor and attested by its Clerk and the COUNTY, by resolution of the County Board of Commissioners, has caused this Agreement to be signed by the Oceana County Sheriff, the Chairperson of the County Board of Commissioners and attested by the Clerk of the Board, all on the day and year first above written.

ATTEST:

VILLAGE OF HESPERIA

Clerk

BY: _____

Supervisor

ATTEST:

Clerk of the Board

BY: _____ Chairperson

COUNTY OF OCEANA

BY:

Craig Mast Oceana County Sheriff

Board of Commissioners

Page 2

AGREEMENT FOR LAW ENFORCEMENT SERVICES

THIS AGREEMENT is entered into this 1st day of January 2025, by and between the **COUNTY OF OCEANA**, a municipal corporation and political subdivision of the State of Michigan ("County"), the **OCEANA COUNTY SHERIFF'S OFFICE** ("Sheriff"), and the **TOWNSHIP OF GRANT**, a municipal corporation with offices located at Grant Township Hall, 7134 S. Oceana Drive, Rothbury, MI 49452 ("Township").

WITNESSETH:

WHEREAS, the Township desires to secure certain law enforcement services from the Sheriff; and

WHEREAS, the County and the Sheriff agree that the Sheriff shall provide the Township with those law enforcement services as outlined below and as permitted by law.

NOW, THEREFORE, for and in consideration of the mutual covenants hereinafter contained, IT IS HEREBY AGREED, as follows:

I. <u>Services to be Provided by the Sheriff</u>. The Sheriff shall provide the Township with Special Law Enforcement Services under the terms and conditions of this Agreement. For purposes of this Agreement "Special Law Enforcement Services" means general road patrol, the enforcement of criminal Township ordinances, attending monthly township board meetings as available, preparing and submitting a monthly report as required under Section IX of this Agreement, and performing property checks more frequently for absent property owners when requested by those owners. "Special Law Enforcement Services," however, shall not include general law enforcement duties provided routinely within the townships that have not entered into an Agreement for Law Enforcement Services, including, but not limited to, responses to emergency calls, responses to complaints (both criminal and civil in nature), and responses to accidents of all types. These Special Law Enforcement Services shall be performed in the discretion and direction of the Sheriff according to the following schedule:

- A. At least four (4) hours per week, sixteen (16) per month of coverage; and
- B. The schedule may be modified as needed by assigned Deputy Sheriff(s) after consultation with Sheriff Command structure and the Township.
- C. The Sheriff will strive to schedule the hours worked to be on the days of Friday, Saturday or Sunday. The Township understands that due to staffing, deputies may have to fulfill the hours during the normal workweek i.e.; Monday – Thursday.

All services provided for herein are acknowledged to involve the performance of a governmental function.

II. <u>Cooperation and Enforcement of Township Ordinances</u>. The Sheriff will not address ordinance complaints of blight, junk/abandoned vehicles, etc. Additional services may be provided my mutual written agreement of the parties.

III. <u>Equipment to be Provided by the County</u>. The County shall provide a motor vehicle to be used for police protection and patrol and any and all uniforms, weapons, insignia and general police equipment to be used by any Deputy Sheriff(s) assigned to duty in the Township.

IV. <u>Office and Garage Space</u>. The Township may provide and maintain office and garage space to be utilized by the Deputy Sheriff(s) assigned to the Township.

V. <u>Telephones</u>. If the County and the Township mutually agree, the Township may maintain telephone service to be utilized by the Deputy Sheriff(s) assigned to the Township.

VI. <u>Gasoline</u>. The Deputy Sheriff(s) assigned to the Township shall utilize County gasoline pumps to fuel motor vehicle(s).

VII. <u>Insurance and Liability</u>. The County shall provide insurance for the motor vehicle(s) used in the performance of the services described in the Section I of this Agreement, as well as general liability and workers' compensation insurance coverage for any Deputy Sheriff(s) assigned to duty in the Township. "Insurance", insofar as vehicles and the Deputy Sheriff(s) are concerned, means the coverage provided by the County as of January 1, 2023. If the terms of the County's insurance coverage are modified, or if coverage is discontinued for any reason, the County shall notify the Township immediately.

All liability to third parties, loss or damage as a result of claims, demands, costs, or judgments arising out of activities to be carried out by the County in the performance of this Agreement shall be the responsibility of the County, and not the responsibility of the Township, if the liability, loss, or damage is caused by, or arises out of, the actions or failure to act on the part of the County, any subcontractor, anyone directly or indirectly employed by the County, provided that nothing herein shall be construed as a waiver of any governmental immunity that has been provided to the County or its employees by statutes or court decisions.

All liability to third parties, loss, or damage as a result of claims, demands, costs, or judgments arising out of activities to be carried out by the Township in the performance of this Agreement shall be the responsibility of the Township and not the responsibility of the County if the liability, loss, or damage is caused by, or arises out of, the action or failure to act on the part of any Township employee or agent, provided that nothing herein shall be construed as a waiver of any governmental immunity by the Township or its employees as provided by statute or court decisions.

In the event that liability to third parties, loss, or damage arises as a result of activities conducted jointly by the County and the Township in fulfillment of their responsibilities under this Agreement, such liability, loss, or damage shall be borne by the County and the Township in relation to each party's responsibilities under these joint activities provided that nothing herein shall be construed as a waiver of any governmental immunity by the County, the Township or their employees, respectively, as provided by statute or court decisions.

VIII. <u>Compensation</u>. It is expressly understood and agreed that the Township shall pay the County for the services which it receives from the Deputy Sheriff(s) under this Agreement. The monthly total to be paid by the Township shall be \$67.60/hour for any number of hours worked, up to sixteen (16) hours per month, for the first year of the contract term. Upon renewal

of this Agreement beyond the initial one-year contract term, the rate of compensation shall increase by 2% each year, e.g., for 2026 the rate shall be \$68.95/hour.

The sum due the County during each month covered by this Agreement shall be paid in monthly installments, with payments to be made by no later than the 15th day of the following month. All payments shall be made payable to the COUNTY OF OCEANA and submitted to the Sheriff.

IX. <u>Reports</u>. The Sheriff can provide to the Township a report as requested, but only as it relates to law enforcement services provided in accordance with this Agreement.

X. <u>Status of Deputy Sheriff(s) Assigned to the Township</u>. The Deputy Sheriff(s) assigned to the Township are and shall remain employees of the Sheriff and the County and shall be under the Sheriff's supervision, direction, and control.

XI. <u>Sheriff Responsible for Management</u>. The Sheriff shall be solely responsible for the management of the Deputy Sheriff(s) assigned to the Township under this Agreement. Management shall be construed to include, but not be limited to, determining priority of investigation; determining what constitutes an emergency; determining the specific personnel to be assigned to the Township; determining job duties and assignments; and determining the adequacy of motor vehicles deployed. The Sheriff will consult with the Township on routine or special matters as deemed appropriate.

XII. <u>Removal of Deputy Sheriff(s) for Emergencies</u>. The Sheriff reserves the right to remove any Deputy Sheriff(s) who is otherwise assigned to the Township for emergencies that might exist outside the Township.

XIII. <u>Nondiscrimination</u>. In carrying out the terms of this Agreement, the parties hereto shall adhere to all applicable Federal, State and local laws, regulations and policies prohibiting discrimination. The parties hereto, as required by law and/or policies of either the County or the Township shall not discriminate against persons to receive services under this Agreement or against an employee or applicant for employment with respect to hire, tenure, terms, conditions or privileges of employment, or a matter directly or indirectly related to employment, because of race, color, religion, national origin, age, sex, sexual orientation, gender identity or expression, disability that is unrelated to the individual's ability to perform the duties of a particular job or position, height, weight, marital status or political affiliation or beliefs. Breach of this covenant shall be regarded as a material breach of this Agreement.

XIV. <u>Agreement Does Not Affect Collective Bargaining Agreements</u>. It is expressly understood and agreed by the parties hereto that the requirements of this Agreement shall not be construed as in any way affecting the collective bargaining agreement covering the Deputy Sheriff(s) assigned to the Township under this Agreement including, but not limited to, the adding of provisions thereto or subtracting provisions therefrom.

XV. <u>Communication</u>. It is agreed to by the parties that prompt and timely resolution of issues and/or concerns is vital to the success of this Agreement. Therefore, the parties agree that the following steps will be utilized:

- A. The Township Board will meet regularly with the supervisor of the Deputy Sheriff(s) assigned to the Township for purposes of resolving issues and/or concerns.
- B. If issues and/or concerns cannot be resolved in the above mentioned forum in a timely manner, then the Township Board will meet with the Undersheriff to pursue resolution.

XVI. <u>Waivers</u>. No failure or delay on the part of any of the parties to this Agreement in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall a single or partial exercise of any right, power or privilege preclude any other or further exercise of any other right, power or privilege. Moreover, and without limitation, nothing herein shall be construed to limit to any party the defense of governmental immunity.

XVII. <u>Modification of Agreement</u>. Modifications, amendments, or waivers of any provision of this Agreement may be made only by the written mutual consent of the parties hereto.

XVIII. <u>Assignment or Subcontracting</u>. The parties to this Agreement may not assign, subcontract or otherwise transfer their duties and/or obligations under this Agreement.

XIX. <u>Non-Third-Party Beneficiary Contract</u>. This Agreement is not intended to be a third-party beneficiary contract and confers no rights on anyone other than the parties hereto.

XX. <u>Purpose of Section Titles</u>. The titles of the sections set forth in this Agreement are inserted for the convenience of reference only and shall be disregarded when construing or interpreting any of the provisions of this Agreement.

XXI. <u>Complete Agreement</u>. This Agreement contains all the terms and conditions agreed upon by the parties hereto, and no other agreements, oral or otherwise, regarding the subject matter of this Agreement or any part thereof shall have any validity or bind any of the parties hereto and any prior agreements shall be null and void.

XXII. <u>Agreement Period and Termination</u>. This Agreement shall commence on the 1st day of January 2025, and unless prematurely terminated by either party as authorized in this Agreement shall continue through the 31st day of December 2025, at which time it shall automatically renew for additional one-year periods, until either party terminates this Agreement.

1

Notwithstanding any other provisions in this Agreement to the contrary, either the County, the Sheriff, or the Township may, with or without cause, terminate this Agreement at any time upon sixty (60) calendar days prior written notice to the other party. In the event this Agreement is prematurely terminated, the Township shall pay the County, as set forth in Section VIII, the total sum due for services performed by the Deputy Sheriff(s) assigned to the Township up to the effective date of termination. In the event this Agreement is terminated, and the Township creates its own police department, it is expressly understood and agreed by the parties hereto that the Township shall give preferential consideration to the hiring of any Deputy Sheriff(s) which had been assigned to the Township under this Agreement who are discharged as a result of the termination of this Agreement.

XXIII. Invalid Provisions. If any clause or provision of this Agreement is rendered invalid or unenforceable because of any State or Federal statute or regulation or ruling by any tribunal of competent jurisdiction, that clause or provision shall be null and void, and any such invalidity or unenforceability shall not affect the validity or enforceability of the remainder of this Agreement. It shall be considered to be deleted and the remainder of this Agreement shall not be affected thereby. Where the deletion of the invalid provision would result in the illegality and/or unenforceability of this Agreement, this Agreement shall be considered to have terminated as of the date in which the provision was rendered invalid or unenforceable.

XXIV. Certification of Authority to Sign Agreement. The people signing on behalf of the parties hereto certify by their signatures that they are duly authorized to sign this Agreement on behalf of said parties and that this Agreement has been authorized by said parties.

THE AUTHORIZED REPRESENTATIVES OF THE PARTIES HERETO HAVE FULLY EXECUTED THIS AGREEMENT FOR LAW ENFORCEMENT SERVICES ON THE DAY AND YEAR FIRST ABOVE WRITTEN.

COUNTY OF OCEANA

TOWNSHIP OF GRANT

By: Robert Walker, Chairperson County Board of Commissioners

Date:

OCEANA COUNTY SHERIFF

By: Crain Mise

Craig Mast, Sheriff Oceana County

Date: 11-22-24

By:

Roger Schmidt, Township Supervisor Grant Township

Date: _____

By:_____ Shannon Beishuizen, Clerk Grant Township

Date:

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AGREEMENT FOR LAW ENFORCEMENT SERVICES

THIS AGREEMENT is entered into this 1st day of January 2025, by and between the COUNTY OF OCEANA, a municipal corporation and political subdivision of the State of Michigan ("County"), the OCEANA COUNTY SHERIFF'S OFFICE ("Sheriff"), and the VILLAGE OF HESPERIA, a municipal corporation with offices located at Hesperia Village Hall, 33 E. Michigan Ave, Hesperia, MI 49421 ("Village").

WITNESSETH:

WHEREAS, the Village desires to secure certain law enforcement services from the Sheriff; and

WHEREAS, the County and the Sheriff agree that the Sheriff shall provide the Village with those law enforcement services as outlined below and as permitted by law.

NOW, THEREFORE, for and in consideration of the mutual covenants hereinafter contained, IT IS HEREBY AGREED, as follows:

I. <u>Services to be Provided by the Sheriff</u>. The Sheriff shall provide the Village with Special Law Enforcement Services under the terms and conditions of this Agreement. For purposes of this Agreement "Special Law Enforcement Services" means general road patrol, the enforcement of criminal Village ordinances, attending monthly Village board meetings as available, preparing and submitting a monthly report as required under Section IX of this Agreement, and performing property checks more frequently for absent property owners when requested by those owners. "Special Law Enforcement Services," however, shall not include general law enforcement duties provided routinely within the Villages that have not entered into an Agreement for Law Enforcement Services, including, but not limited to, responses to emergency calls, responses to complaints (both criminal and civil in nature), and responses to accidents of all types. These Special Law Enforcement Services shall be performed in the discretion and direction of the Sheriff according to the following schedule:

- A. At least forty-eight (48) hours per week of coverage; and
- B. The schedule may be modified as needed by assigned Deputy Sheriff(s) after consultation with Sheriff Command structure and the Village.
- C. The Sheriff will strive to schedule the hours worked to be in coordination of the Newaygo County Sheriff's Office. Both Sheriff's offices will work together to ensure that duplication of services is not occurring. It is understood that the village only desires to have one sheriff's office patrolling the Village at any one time.

All services provided for herein are acknowledged to involve the performance of a governmental function.

II. <u>Cooperation and Enforcement of Village Ordinances</u>. The Sheriff will not address ordinance complaints of blight, junk/abandoned vehicles, etc. Additional services may be provided my mutual written agreement of the parties.

III. <u>Equipment to be Provided by the County</u>. The County shall provide a motor vehicle to be used for police protection and patrol and any and all uniforms, weapons, insignia and general police equipment to be used by any Deputy Sheriff(s) assigned to duty in the Village.

IV. <u>Office and Garage Space</u>. The Village may provide and maintain office and garage space to be utilized by the Deputy Sheriff(s) assigned to the Village.

V. <u>Telephones</u>. If the County and the Village mutually agree, the Village may maintain telephone service to be utilized by the Deputy Sheriff(s) assigned to the Village.

VI. <u>Gasoline</u>. The Deputy Sheriff(s) assigned to the Village shall utilize County gasoline pumps to fuel motor vehicle(s).

VII. <u>Insurance and Liability</u>. The County shall provide insurance for the motor vehicle(s) used in the performance of the services described in the Section I of this Agreement, as well as general liability and workers' compensation insurance coverage for any Deputy Sheriff(s) assigned to duty in the Village. "Insurance", insofar as vehicles and the Deputy Sheriff(s) are concerned, means the coverage provided by the County as of January 1, 2023. If the terms of the County's insurance coverage are modified, or if coverage is discontinued for any reason, the County shall notify the Village immediately.

All liability to third parties, loss or damage as a result of claims, demands, costs, or judgments arising out of activities to be carried out by the County in the performance of this Agreement shall be the responsibility of the County, and not the responsibility of the Village, if the liability, loss, or damage is caused by, or arises out of, the actions or failure to act on the part of the County, any subcontractor, anyone directly or indirectly employed by the County, provided that nothing herein shall be construed as a waiver of any governmental immunity that has been provided to the County or its employees by statutes or court decisions.

All liability to third parties, loss, or damage as a result of claims, demands, costs, or judgments arising out of activities to be carried out by the Village in the performance of this Agreement shall be the responsibility of the Village and not the responsibility of the County if the liability, loss, or damage is caused by, or arises out of, the action or failure to act on the part of any Village employee or agent, provided that nothing herein shall be construed as a waiver of any governmental immunity by the Village or its employees as provided by statute or court decisions.

In the event that liability to third parties, loss, or damage arises as a result of activities conducted jointly by the County and the Village in fulfillment of their responsibilities under this Agreement, such liability, loss, or damage shall be borne by the County and the Village in relation to each party's responsibilities under these joint activities provided that nothing herein shall be construed as a waiver of any governmental immunity by the County, the Village or their employees, respectively, as provided by statute or court decisions.

VIII. <u>Compensation</u>. It is expressly understood and agreed that the Village shall pay the County for the services which it receives from the Deputy Sheriff(s) under this Agreement. The monthly total to be paid by the Village shall be \$67.60/hour for any number of hours worked, up to forty-eight (48) hours per week, for the first year of the contract term. Upon renewal of this

Agreement beyond the initial one-year contract term, the rate of compensation shall increase by 2% each year, e.g., for 2026, the rate shall be \$68.95/hour.

The sum due the County during each month covered by this Agreement shall be paid in monthly installments, with payments to be made by no later than the 15th day of the following month. All payments shall be made payable to the COUNTY OF OCEANA and submitted to the Sheriff.

IX. <u>Reports</u>. The Sheriff may provide to the Village reports as requested, but only as it relates to law enforcement services provided in accordance with this Agreement.

X. <u>Status of Deputy Sheriff(s) Assigned to the Village</u>. The Deputy Sheriff(s) assigned to the Village are and shall remain employees of the Sheriff and the County and shall be under the Sheriff's supervision, direction, and control.

XI. <u>Sheriff Responsible for Management</u>. The Sheriff shall be solely responsible for the management of the Deputy Sheriff(s) assigned to the Village under this Agreement. Management shall be construed to include, but not be limited to, determining priority of investigation; determining what constitutes an emergency; determining the specific personnel to be assigned to the Village; determining job duties and assignments; and determining the adequacy of motor vehicles deployed. The Sheriff will consult with the Village on routine or special matters as deemed appropriate.

XII. <u>Removal of Deputy Sheriff(s) for Emergencies</u>. The Sheriff reserves the right to remove any Deputy Sheriff(s) who is otherwise assigned to the Village for emergencies that might exist outside the Village.

XIII. <u>Nondiscrimination</u>. In carrying out the terms of this Agreement, the parties hereto shall adhere to all applicable Federal, State and local laws, regulations and policies prohibiting discrimination. The parties hereto, as required by law and/or policies of either the County or the Village shall not discriminate against persons to receive services under this Agreement or against an employee or applicant for employment with respect to hire, tenure, terms, conditions or privileges of employment, or a matter directly or indirectly related to employment, because of race, color, religion, national origin, age, sex, sexual orientation, gender identity or expression, disability that is unrelated to the individual's ability to perform the duties of a particular job or position, height, weight, marital status or political affiliation or beliefs. Breach of this covenant shall be regarded as a material breach of this Agreement.

XIV. <u>Agreement Does Not Affect Collective Bargaining Agreements</u>. It is expressly understood and agreed by the parties hereto that the requirements of this Agreement shall not be construed as in any way affecting the collective bargaining agreement covering the Deputy Sheriff(s) assigned to the Village under this Agreement including, but not limited to, the adding of provisions thereto or subtracting provisions therefrom.

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XV. <u>Communication</u>. It is agreed to by the parties that prompt and timely resolution of issues and/or concerns is vital to the success of this Agreement. Therefore, the parties agree that the following steps will be utilized:

- A. The Village Board will meet regularly with the supervisor of the Deputy Sheriff(s) assigned to the Village for purposes of resolving issues and/or concerns.
- B. If issues and/or concerns cannot be resolved in the above mentioned forum in a timely manner, then the Village Board will meet with the Undersheriff to pursue resolution.

XVI. <u>Waivers</u>. No failure or delay on the part of any of the parties to this Agreement in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall a single or partial exercise of any right, power or privilege preclude any other or further exercise of any other right, power or privilege. Moreover, and without limitation, nothing herein shall be construed to limit to any party the defense of governmental immunity.

XVII. <u>Modification of Agreement</u>. Modifications, amendments, or waivers of any provision of this Agreement may be made only by the written mutual consent of the parties hereto.

XVIII. <u>Assignment or Subcontracting</u>. The parties to this Agreement may not assign, subcontract or otherwise transfer their duties and/or obligations under this Agreement.

XIX. <u>Non-Third-Party Beneficiary Contract</u>. This Agreement is not intended to be a third-party beneficiary contract and confers no rights on anyone other than the parties hereto.

XX. <u>Purpose of Section Titles</u>. The titles of the sections set forth in this Agreement are inserted for the convenience of reference only and shall be disregarded when construing or interpreting any of the provisions of this Agreement.

XXI. <u>Complete Agreement</u>. This Agreement contains all the terms and conditions agreed upon by the parties hereto, and no other agreements, oral or otherwise, regarding the subject matter of this Agreement or any part thereof shall have any validity or bind any of the parties hereto and any prior agreements shall be null and void.

XXII. <u>Agreement Period and Termination</u>. This Agreement shall commence on the 1st day of January 2025, and unless prematurely terminated by either party as authorized in this Agreement shall continue through the 31st day of December 2025, at which time it shall automatically renew for additional one-year periods, unless either party terminates this Agreement.

Notwithstanding any other provisions in this Agreement to the contrary, either the County, the Sheriff, or the Village may, with or without cause, terminate this Agreement at any time upon sixty (60) calendar days prior written notice to the other party. In the event this Agreement is prematurely terminated, the Village shall pay the County, as set forth in Section VIII, the total sum due for services performed by the Deputy Sheriff(s) assigned to the Village up to the effective date of termination. In the event this Agreement is terminated, and the Village creates its own police department, it is expressly understood and agreed by the parties hereto that the Village shall give preferential consideration to the hiring of any Deputy Sheriff(s) which had been assigned to the Village under this Agreement who are discharged as a result of the termination of this Agreement.

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XXIII. <u>Invalid Provisions</u>. If any clause or provision of this Agreement is rendered invalid or unenforceable because of any State or Federal statute or regulation or ruling by any tribunal of competent jurisdiction, that clause or provision shall be null and void, and any such invalidity or unenforceability shall not affect the validity or enforceability of the remainder of this Agreement. It shall be considered to be deleted and the remainder of this Agreement shall not be affected thereby. Where the deletion of the invalid provision would result in the illegality and/or unenforceability of this Agreement, this Agreement shall be considered to have terminated as of the date in which the provision was rendered invalid or unenforceable.

XXIV. <u>Certification of Authority to Sign Agreement</u>. The people signing on behalf of the parties hereto certify by their signatures that they are duly authorized to sign this Agreement on behalf of said parties and that this Agreement has been authorized by said parties.

THE AUTHORIZED REPRESENTATIVES OF THE PARTIES HERETO HAVE FULLY EXECUTED THIS AGREEMENT FOR LAW ENFORCEMENT SERVICES ON THE DAY AND YEAR FIRST ABOVE WRITTEN.

COUNTY OF OCEANA

By:_

Robert Walker, Chairperson County Board of Commissioners

Date:

OCEANA COUNTY SHERIFF

By: Cray Ma

Craig Mast, Sheriff Oceana County

Date: 11-2274

VILLAGE OF HESPERIA

By:

Mike Farber, Village President Village of Hesperia

Date: _____

By:

Vicki Burrell, Clerk Village of Hesperia

Date:

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AGREEMENT FOR LAW ENFORCEMENT SERVICES

THIS AGREEMENT is entered into this 1st day of January 2025, by and between the COUNTY OF OCEANA, a municipal corporation and political subdivision of the State of Michigan ("County"), the OCEANA COUNTY SHERIFF'S OFFICE ("Sheriff"), and the VILLAGE OF WALKERVILLE, a municipal corporation with offices located at Walkerville Village Hall, 121 East Street, PO BOX 97, Walkerville, MI 49459 ("Village").

WITNESSETH:

WHEREAS, the Village desires to secure certain law enforcement services from the Sheriff; and

WHEREAS, the County and the Sheriff agree that the Sheriff shall provide the Village with those law enforcement services as outlined below and as permitted by law.

NOW, THEREFORE, for and in consideration of the mutual covenants hereinafter contained, IT IS HEREBY AGREED, as follows:

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- A. At least four (4) hours per month of coverage; and
- B. The schedule may be modified as needed by assigned Deputy Sheriff(s) after consultation with Sheriff Command structure and the Village.
- C. The Sheriff will strive to schedule the hours worked to be when activity and traffic enforcement can have maximum impact.

All services provided for herein are acknowledged to involve the performance of a governmental function.

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THE AUTHORIZED REPRESENTATIVES OF THE PARTIES HERETO HAVE FULLY EXECUTED THIS AGREEMENT FOR LAW ENFORCEMENT SERVICES ON THE DAY AND YEAR FIRST ABOVE WRITTEN.

COUNTY OF OCEANA

By:

Robert Walker, Chairperson County Board of Commissioners

Date:

OCEANA COUNTY SHERIFF

By: Craig Mast, Sheriff Oceana County

Date: 11-22-2024

VILLAGE OF WALKERVILLE

By:

Mark Rainy Metts, Village President Village of Walkerville

Date:

By:

Valerie Aiken, Clerk Village of Walkerville

Date:

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Finance and Administration Committee

There will be a committee meeting on Thursday, **December 5, 2024, beginning at 10:00 a.m.,** or immediately following any preceding committee meetings, in the Oceana County Board of Commissioners Room, 100 State Street, Hart, MI 49420.

Committee Chair: Craig Hardy

Committee Vice-Chair: Tim Beggs

Presenter	Description	Item #		
Commissioner Beggs	Call to Order Roll Call Approval of Meeting Minutes from November 14, 2024 Changes to the Agenda Approval of the Agenda Public Comment (<i>state your name, current address, and agend</i>	Pages 56-60		
Administrator Byard	Council on Aging annual Contract Clauses Certification for FY26 MDOT Application Pages 61-62			
Administrator Byard	Two Seven Oh Inc. Grant Agreement for Animal Control T	ruck boxes Pages 63-64	2024-148	
Administrator Byard	Administrator's Review of Selected Claims for Payment Administrator's Report	Pages 65-67 Pages 68-69	2024-149	
	Department Head Reports			
	Public Comment (state name, current address, and agenda iten	1 or topic)		
	Adjournment			

Finance and Administration Committee

The Finance and Administration Committee Meeting was called to order by Chairperson Hardy on Thursday, November 11, 2024, at 10:46 a.m., in the Board Conference Room.

Present: Mr. Erickson, Mr. McCormick, Mr. Beggs, Mr. Walker, and Mr. Hardy.

Also Present: Mr. Garry McKeen, Parks and Recreation; Mr. Ryan Schiller, Undersheriff; Ms. Byard, Oceana County Administrator and Ms. Anderson, Oceana County Clerk.

Moved by Mr. Beggs and supported by Mr. McCormick to approve the minutes of the Special September 24, 2024 Pages 14-16, Special October 15, 2024 Pages 17-9 and October 24, 2024 Finance and Administration Committee meeting as presented.

Voice vote. Motion carried.

Chairperson Hardy asked if there were any additions to the agenda. No additions were mentioned.

Moved by Mr. Beggs and seconded by Mr. Erickson to approve the agenda as presented.

Voice vote. Motion carried.

Public Comment

There were no public comments at this time.

Agenda Items

Administrator Byard requested the Materials Management Appointment of Don Squire with Arbre Farms as a business owner.

Administrator Byard presented Materials Management Committee List for approval.

Administrator Byard brought the District #10 Health Department Lease Agreement Extension. 5-year period

Administrator Byard presented the Basement Carpet Replacement Request. Get sample prior to approval. Discussion was to place tile type carpet so if replacement is needed it would be easier to replace. It was decided to not exceed \$82,188.43, have Buildings and Grounds work with the administrator to choose. Consensus is to go with local company.

Mr. Garry McKeen presented the Parks and Recreation Black Lake ARPA Funds Reallocation.

Mr. Garry McKeen brought forth the Planning Commission Appointment. There were three openings. Mr. Phil Morse moved into one of the positions, Ms. Erin MacGregor fits another of the openings and Mr. Mike Cramer is a person he would like to keep as a possibility if needed.

Administrator Byard brought forth the Amendment of Health Insurance Plan Motion – Prescription Coverage Vendor from Medtipster to ARORx. Mr. Walker suggested that this be approved pending the outcome of the meeting with ARORx, department heads and employees later today.

Administrator Byard presented the Medical Examiner Appointment.

Undersheriff Schiller discussed the transfer of Electric Forest Funds from the General Fund to Public Safety Fund.

Ms. Byard did not read the claims for payment, but the following was provided:

REVIEW OF CLAIMS FOR PAYMENT (>= \$1,000 and Other Noteworthy Expenditures)

Fund # Special Revenue Funds	Dept. # Dept. Name		Purpose
Funus			
210 - Ambulance		\$ 262,103.33	to Life EMS for 4th quarter 2024 subsidy
		\$ 1,123.98	to Republic Services for dumpster service
		\$ 3,080.00	To Ferry Twp Fire Dept for 3rd quarter MFR costs
		\$ 11,000.00	to Hart Area Fire Department for 3rd quarter 2024 MFR costs
260 - Indigent Defense		\$ 16,126.50	to Good Law for court appointed attorney fees
		\$ 1,851.50	to Applewood Law Wins for court appointed attorney fees
		\$ 7,250.00	to Indigent Defense Consultants, PC for monthly services
286 - ARPA		\$ 10,680.00	to Shelby Township for reimbursement for professional services for new recreation facility.
293 - Veterans		\$ 1,000.00	to Hidden Creek Firewood for wood for veterans
		\$ 2,925.00	to TH Brands for products for public outreach
298 - Technology & Inno	vation	\$ 1,823.79	to Xerox Financial Services for Machinery and Equipment Rental per contract agreement.
		\$ 4,862.03	to Solid Design Software Solutions for 2025 hosting for 12 months

445 - Public Improvement	\$ 45,481.20	to GR Metrology deposit for new truck scale project
	\$ 31,793.00	to Korthase and Sons for installing new 15KVA UPS unit per proposal
	\$ 7,500.00	to Mike Blackmer Electric, INC for labor and material remodel at DHD #10
549- Building Department	\$ 3,113.35	to Kevin Greiner for inspections and permits
	\$ 1,634.91	to Sonnie Smith for inspections and permits
	\$ 3,511.23	to Lance Gates for inspections and permits
	\$ 5,240.50	to Randolph D Miller, LLC for inspections and permits
	\$ 3,655.58	to Kevin Greiner for inspections and permits
	\$ 3,737.27	to Lance Gates for inspections and permits
	\$ 6,023.40	to Randolph D Miller, LLC for inspections and permits
	\$ 2,325.64	to Sonnie Smith for inspections and permits
	\$ 5,029.00	to BS&A for annual service/support fees per contract
General Fund		
245 - Remonumentation Budget	\$ 13,982.50	to A & A Land Surveying, INC. for monumentation surveyor agreement
	÷ 13,902.50	
	\$ 5,196.00	to J. Randolph Hepworth, PS for 2024 Grant year from April 1st, 2024, to October 31st, 2024.
265 - Courthouse & Ground	\$ 3,274.84	to City of Hart for utilities
	\$ 1,541.94	to Republic Services for dumpster services

		to Gary Strauss for appellate
283 - Circuit Court	\$ 1,989.00	court appointed attorney fees
		to Laurel Young for appellate
	\$ 4,484.73	court appointed attorney fees
301 - Sheriff	\$ 9,077.55	to Wex Bank for fuel
	\$ 1,668.82	to Nye Uniforms for uniforms
		to Gordon Food Service for inmate
351 - Jail	\$ 1,707.59	board and janitorial supplies
	t 1,620,04	to Gordon Food Service for inmate
	\$ 1,639.04	board and janitorial supplies
	\$ 1,749.97	to Gordon Food Service for inmate board and janitorial supplies
		to Advanced Correctional
	\$ 15,536.15	Healthcare for inmate healthcare
	\$ 3,709.49	to City of Hart for utilities
	¢ 2,000,00	to West MI Shoreline Regional Dev Comm per contract for
528 - Transfer Station	\$ 2,000.00	Materials management
	\$ 19,941.55	to American Classic Dumpster for equipment rental
640 Montal Haalth	f 10 C 47 02	to West Michigan CMH for
649 - Mental Health	\$ 10,647.92	September 2024 local match
~ Total	\$ 530,370.38	

Administrator's Report (as provided by Ms. Byard):

MACAO Meeting

A County Administrator meeting was held on November 6th to review membership along with financials. The group will be offering a scholarship for those in our membership to allow for continuing education if they choose to apply, however there is a cost to the applicant.

Opioid Meeting

Dr. Lisa Williams with Community Mental Health and I worked through a list to identify stakeholders and sectors to consider for the steering committee from Amy Dolinky with MAC. Now that the budget is complete, I will prepare this list to share with our group and that will be passed on to Amy Dolinky to begin meetings to discuss priorities for Oceana County.

ARPA

ARPA was discussed at a previous meeting pertaining to the transfer of those funds to the general fund as the Board initially marked the funds to replace revenue loss. A motion is being placed on the agenda for approval to move the funds and we will monitor that amount for the purpose of projects that have already been approved.

Transfer Station Meeting

A meeting was held at the Transfer Station to discuss the location of the new scales that are being purchased. There was also discussion regarding an electrical box that needed to be replaced. Bids were obtained for that replacement and because it was under the threshold for approval, a vendor was selected, and they will be completing that work within the next couple of weeks.

Materials Management

A list has been compiled of the committee appointments. There is one appointment from Oceana County that still needs to be made and that is from a business with a managed material. We are working at getting someone to fill that position. WMSRDC has compiled that list and is asking that each county approve it. You will see this on the agenda for approval.

Additional Administrator's Report Items

There were no additional Administrator's report items at this time.

Department Head Reports

Mr. Garry McKeen, Parks and Recreation, stated that the road commission would like to repave the entrance to Cedar Point Park.

Public Comment

There were no public comments at this time.

Chairperson Hardy asked if there was any further business to come before the Board. There being none, the meeting adjourned at 11:32 p.m.

Respectfully submitted,

Amy L. Anderson Oceana County Clerk

Tracy Byard

From: Sent: To: Cc: Subject: Attachments: Lisa Nagel <nagel@oceanacoa.com> Tuesday, November 5, 2024 12:23 PM Tracy Byard Robert Walker [External] Contract Clauses Certification SOCCOA Koni24110513470.pdf

CAUTION: This email originated from outside the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Tracy,

I need to get the annual Contract Clauses Certification signed by the Board of Commissioners chairperson, Robert Walker, for the FY26 MDOT Application. This is for the \$47,871.00 from the State to provide Specialized Services Transportation and Volunteer Driving Services.

Here is the link to the full Contract Clauses Document. https://www.michigan.gov/-/media/Project/Websites/MDOT/Travel/Mobility/Public-Transportation/Applications/Contract-Clauses.pdf?rev=98c0b9e6ef084500997da17be294ce65

Attached is the form which needs to be signed by Mr. Walker.

I have multiple MDOT meetings next week and won't be able to attend the meeting until later in the month. Please let me know when this will be on the agenda, and I will be there for any questions.

Thank You,

Lisa Nagel

Transportation Director Oceana County Council on Aging 4250 W. Tyler Rd. Hart, MI 49420 Phone: (231) 873-4461 ext. 107 Email: <u>nagel@oceanacoa.com</u>



This email and any attachment are for the intended recipient's use only.

I acknowledge that I have reviewed a copy of the Contract Clauses. I understand that the nature of the project will determine which requirements of the contract clauses apply and I will comply with all applicable clauses for all FTA-funded contracts for the application year.

Name Of The Person Authorized To Sign A Contract Or Project Authorization

Robert Walker	
Legal Organization Name	
Oceana County Board of Commissioners	
Title Of Authorized Signer	Signature Of Authorized Signer ** (See Below) Date
Chairperson	<u>ר</u> ע ב
Governing Board Chair Information ***:	
Name*	
Robert Walker	
Phone* (###)###-####	Email*
231.206.1633	rwalker@oceana.mi.us

* If the organization has a master agreement with MDOT, the organization name must match the name as it appears on the master agreement. Organizations with multiple contracts must submit multiple contract clauses certifications.

** If the organization has a master agreement with MDOT, the signature must be the same as the authorized signer of the master agreement or an individual with legal authority to sign a project authorization for the organization. Your agency can change, add or remove an authorized signer at any time by completing a signature resolution.

*** Chair of the governing board having supervisory powers over your agency.

		Reimbursement Grant Agreement	
CD 4		November 6, 2024	
		Oceana County Animal Control	
	ANT PERIOD:	\$3,850.00 November 1, 2024 - June 1, 2025	
	AL REPORT DUE:	July 1, 2025	
	ANT DESCRIPTION:	To purchase a standard animal control box to enhance the care transportation in the Oceana County community.	e and
GRA	ANT ADMINISTRATOR:	Madison Cregar	
		ation) and The Grantee are entering into this agreement to addition's grant to The Grantee.	Please initia each section
1	The Foundation will only o	over expense specified in the Grant Description.	
2	Products must be ordered	and delivered (if applicable) within the Grant Period.	
3	or timeline of the Grant D	Grantee may agree in writing to modify the objectives, methods escription. Any modifications must take place before the end of dification request after the end of the Grant Period will not be	
4	The Grantee agrees to sul Grant Period. This report	bmit a Final Report no later than 28 days after the end of the must include:	
	- a brief summary of the o	outcome of your Grant	
		ng of the expenditures of the grant with invoice(s)/receipt(s) for Ifill the Grant Description you wish to have covered by this	
	each of item; b. The date at which the c. The vendor's name wi d. The Grantee's name s (If The Grantee is unable	uantity of products and/or services, line by line, and the cost of products were purchased or when services occurred;	
5	Amount to solely impleme	reimburse The Grantee up to, but not exceeding, the Grant ent the Grant Description, for expenses The Grantee incurred ollowing the submission of a Final Report.	
6	The Grantee agrees to co	ver any expenses exceeding the Grant Amount.	
7	the Grant Period: - any changes in key pers - any changes in address - any development that si		

8 The Grantee agrees to credit the participation of The Foundation as "Anonymous" in any advertisement, publicity or public comment related to the Grant Description. 9 The Grantee will keep adequate records to document the expenditure of funds and activities supported by the grant. The Grantee agrees to make available to The Foundation the financial records related to the activities supported by the grant at any given time during the Grant Period. 10 In the event The Foundation finds that The Grantee has failed to comply with any terms of this agreement, The Foundation may cancel its participation in the Grant Description resulting in no funds being relimbursed. 11 The Foundation is not obligated to issue reimbursement checks before the Final Report Due Date, regardless if the grantee completes and submits the final report prior to the due date. 00 behag fembursed. 11 The Foundation is not obligated to issue reimbursement checks before the Final Report Due Date, regardless if the grantee completes and submits the final report prior to the due date. 01 Do behalf of The Grantee as a Board Member, I understand and agree to the foregoing terms and conditions of accepting Two Seven Oh Inc.'s grant, and authorize this agreement on The Grantee's behalf. Signature:				
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8 The Grantee agrees to credit the participation of The Foundation as "Anonymous" in any advertisement, publicity or public comment related to the Grant Description.	9	activities supported by the Foundation the financial re	grant. The Grantee agrees to make available to The cords related to the activities supported by the grant at any	
	8	The Grantee agrees to created advertisement, publicity of	dit the participation of The Foundation as "Anonymous" in any public comment related to the Grant Description.	

Grant Administrator listed on your agreement.

				nty Admi	
REV Fund #	IEW OF CL		· ·	>= \$1,000 and Amount	d Other Noteworthy Expenditures)
	Fund #Dept. #Dept. NameSpecial Revenue Funds				Purpose
	ac i una				
					to Pentwater Fire Department for 3rd quarter
210 - Ambulan	10 - Ambulance		\$	9,130.00	MFR costs
260 - Indigent I	Defense		\$	13,028.00	to Springstead Law Offices for Indigent Defense costs
					to Hayes Law Office for October Indigent
			\$	10,076.00	Defense attorney fees
264 - Local Cor	rections Of	ficer Training	\$	1,128.48	to Lexipol, LLC for employee training
					to West Shore Community College for
			\$	1,639.00	employee training
272 - Criminal	Instice Train	ning	\$	1,128 72	to Lexipol, LLC for employee training
	,		-		
					to Energy Service Solutions, LLC for backup
286 - American	Rescue Pla	n Act	\$	125,747.65	UPS/Generator for jail
			¢	F0 000 00	to Boardwell Mechanical Services for chiller
			\$	59,000.00	replacement downpayment to Custom Tree Service, Inc for Pentwater-Hart
			\$	13,750.00	Trail
					to Scheid Plumbing Heating & Cooling for
			\$	21,226.00	water treatment system
293 - Veterans'	Affairs		\$	1,000.00	to Hidden Creek Firewood for indigent veteran/dependent expenses
	1 111115		ψ	1,000.00	
					to Shi International for machinery and
298 - Technolog	gy & Innov	ation	\$	1,913.32	equipment
445 Dectal: a Tree			ሰ	1 202 27	to CBTS for Building Depts. move to Health
445 - Public Im	provement		\$	1,393.36	Department facility

			to Shi International for Building Dept. move to
	\$	4,392.01	Health Department facility
	Ψ	4,072.01	
549- Building Department	\$	2,775.06	to Kevin Greiner for inspections and permits
	Ψ	2,770.00	
	\$	1 349 43	to Sonnie Smith for inspections and permits
	Ψ	1,017.10	
	\$	3.825.06	to Lance Gates for inspections and permits
	Ψ	0,020100	to Randolph D Miller, LLC for inspections and
	\$	4,175.85	permits
	Ψ	4,170.00	
General Fund			
			to H Security & Investigation for monthly
101 - Board of Commissioners	\$	7,720.69	expenditures and overtime hours
	Ψ	7,720.07	experiances and overtime nours
			to MCT of America Congulting INC for
222 County Auditing	¢	<u>۹ ۵۵۵ ۵۵</u>	to MGT of America Consulting, INC for 2023 Cost Allocation Plan
223 - County Auditing	\$	8,000.00	
045 D	¢	F F 0 0 00	to A&A Land Surveying for
245 - Remonumentation	\$	5,593.00	monumentation surveyor agreement
			to V&V Assessing, LLC for December
257 - Equalization	\$	24,210.00	Equalization services
			to Election Source for November 2024
262 - Elections	\$	14,104.40	Presidential election testing
			to Spectrum Printers for November 2024
	\$	12,166.83	Presidential election ballots
			to Community Law Office for
283 - Circuit Court	\$	1,498.00	appellate attorney fees
			to Hayes Law Office for December
	\$	4,473.92	appropriations
			to Springstead Law Offices for December
	\$	4,473.92	appropriations
			to Heacock Reporting for December
	\$	3,300.00	appropriations
		66	

~ Total	\$	442,134.68	
528 - Transfer Station	\$	29,833.00	to American Classic for dumpster services
	\$	7,330.77	for plumbing replacements
	ф.		to Scheid Plumbing Heating & Cooling
	\$	1,392.24	janitorial supplies
			to Gordon Food Serice for inmate board and
	\$	1,491.87	janitorial supplies
	Ψ	1,700.27	to Gordon Food Serice for inmate board and
351 - Jail	\$	1,706.27	to Gordon Food Serice for inmate board and janitorial supplies
	\$	1,500.00	adhesive decals and applications
	Ψ	2,002.27	to Windridge Textile Printing, LLC for vinyl
	\$	<u>२ ४४२ २०</u>	to Walicki's A-1 Auto Body & Towing for towing services
	\$	1,860.00	fees
			to Lexis Nexis Claims Solutions for support
	\$	1,341.52	to AT&T FirstNET for telephone services
	\$	26,364.46	maintenance, and repairs
	Ψ	4,210.00	to Enterprise FM Trust for vehicle leasing,
301 - Sheriff	\$	4 213 56	To AT&T FirstNET for telephone services

COUNTY ADMINISTRATOR'S REPORT

DECEMBER 5, 2024

MAC Health and Human Service Meeting

A meeting of the MAC Health and Human Services was held on Monday, November 25, 2024 with a presentation from Bear River Health, Substance Abuse & Addiction Recovery, Mid-Michigan Youth Outreach. Bear River Health is developing a facility that would provide an alternative placement for boys along with the opportunity for education prior to them being placed in a facility. It would be available to all Michigan counties. They are a community-based system that is formed from the Juvenile Justice System that was put into effect through the State of Michigan over the last year, which would allow for this to funded through the Child Care Fund. Community based systems are paid 75% from the State and 25% from the county.

This is a 200-acre facility that was previously a site for Kirtland College with 180,000 square foot of buildings. There are roughly 250 beds throughout the state. As we know there is an issue with finding places to house children for detention and this would provide alternative placement. They would start with 97 beds initially and work up providing a safe environment and education including vocational training. Currently some bed rentals are upwards of \$1 million a year and this facility would reduce that cost to roughly \$75,000. They have submitted a grant through DHHS to build a dining hall and a food lab for the ability to provide teaching for culinary.

This facility will also create several jobs and raised concern with the committee but the group did reassure that they have another facility and haven't had issues with filling these positions.

MAC provided a legislative update stating that the House has switched to a Republican majority of 58-52 and the Senate is at 19-18 Democrat due to one of the candidates moving to the Stat Legislator. There would need to be a special election to fill that position, however there hasn't been any movement on this yet.

The House was working to push through legislation that would require minimum staffing for Act 312 eligible unions. MAC is holding their position on this legislation stating that counties are already having issues with filling positions and this would result in mandatory overtime. This is HB 4688 and they will continue to try and keep this off the House agenda due to staff shortages that we already have.

They are still working on the Revenue Sharing Trust Fund and are working on a letter campaign to get this passed.

There is also a road funding plan that legislators are working toward, however, there is concern if this goes through it will cause issues with the revenue sharing because they are both based off sales tax.

COUNTY ADMINISTRATOR'S REPORT

DECEMBER 5, 2024

There are 7 to 9 session days remaining between now and the end of the year.

FOLLOW UP

Budget

The budget update is usually provided in the first meeting of the month, however, with the meeting being held prior to the end of the month, the budget will be provided in the second meeting on the 19th.

Opioid Meeting

Dr. Lisa Williams with Community Mental Health will be leaving Community Mental Health for another position but I have shared the list of stakeholders and sectors to consider for the steering committee to get to Amy Dolinky with MAC so we can review prior to her departure.

Materials Management

The first meeting of the Materials Management committee has been scheduled with WMSRDC. Updates will continue as they work through this process.



Oceana County Board of Commissioners

County Building 100 State Street, Suite M-4, Hart, MI 49420



Board Meeting

The Oceana County Board of Commissioners will hold its **Regular Meeting on Thursday**, **December 5**, **2024**, **beginning at 11:30 a.m.** in the Oceana County Board of Commissioners Room, 100 State Street, Hart, MI 49420.

Board Chair: Robert Walker

Board Vice-Chair: Tim Beggs

Presenter	Description					
Chair	Pledge of Allegiance					
	Call to Order					
	Roll Call					
	Approval of minutes from	n November 15, 20	24 Pages 72-76			
	Conflict of Interest Disclo	sure Regarding Agenda Iter	ns			
	Changes to the Agenda					
	Approval of the Agenda					
	Public Comment (state yo	ur name, current address, and	agenda item or topic)			
Commissioner	Fraternal Order of Police	Agreement		2024-142		
Beggs	Motion 2024-142 to ratify	the total tentative agreemen	t reached with the			
	5	e				
	Fraternal Order of Police Labor Council Command Unit for a term of three years from January 1, 2025 through December 31, 2027 and allow the Chair to					
	sign the successor collective bargaining agreement following approval as to					
	form by the county's atto	0 0 0	nowing approval as to			
	form by the county butto.	incy.	Roll Call			
Q · · ·	General Law Enforcemen	nt Agreements		0004 145		
Commissioner				2024-145		
Erickson	Motion 2024-145 to approve the General Law Enforcement Service agreements					
	with the following towns	hips:				
	Leavitt Township	Weare Township	Golden Township			
	Crystal Township	Benona Township	Pentwater Township			
	Colfax Township	Grant Township	Hart Township			
	Elbridge Township	Ferry Township	Newfield Township			
	Otto Township	Claybanks Township	Shelby Township			
	Greenwood Township	Greenwood Township	Village of Shelby			
	from January 1, 2025 through December 31, 2028 and allow Chair and County					
	Clerk to sign.	с ,	5			
			Roll Call			

Presenter	Description	Item #		
Commissioner	Law Enforcement Service Agreements			
McCormick	Motion 2024-146 to approve Law Enforcement Agreements with the Village of			
	Hesperia, Village of Walkerville and Grant Township from January 1, 2025			
	through December 31, 2025 and allow Chair to sign.			
	Roll Call			
Commissioner	Council on Aging Contract Clauses Certification	2024-147		
Erickson				
	Motion 2024-147 to approve the annual Contract Clauses Certification through			
	MDOT for the Council on Aging for FY2026 and allow the Chair to sign.			
	Roll Call			
Commissioner	Two Seven Oh Inc. Grant Agreement	2024-148		
McCormick				
	Motion 2024-148 to approve Two Seven Oh Inc. Grant Agreement in the			
	amount of \$3,850 for the purpose of a standard Animal Control box for the			
	Animal Control truck and allow the Chair to sign.			
	Roll Call			
Commissioner	Payment of ClaimsPages 77-79	2024-149		
Beggs				
	REPORTS FROM COMMISSIONERS AND DEPARTMENT HEADS			
	Public Comment (state your name, current address, and agenda item or topic)			
	Adjournment			

Board Conference Room November 14, 2024 Board of Commissioners Minutes

The regular meeting of the Oceana County Board of Commissioners was called to order by Chairperson Walker, on Thursday, November 14, 2024, at 11:42 a.m.

Chairperson Walker led the Board in the Pledge of Allegiance to the Flag of the United States of America.

Roll was called by Clerk Anderson. Present: Mr. Erickson, Mr. McCormick, Mr. Beggs, Mr. Hardy, and Mr. Walker.

Also Present: Ms. Byard, Oceana County Administrator; Ms. Cristine Juska, <u>Oceana's Herald-Journal</u> correspondent; and Ms. Anderson, Oceana County Clerk.

Moved by Mr. Beggs and seconded by Mr. Hardy to approve the minutes from the October 24, 2024 Regular Board Meeting as presented.

Voice vote. Motion carried.

Chairperson Walker asked if any commissioners wished to declare any conflicts of interest on the agenda items. No conflicts were declared.

Chairperson Walker asked if there were any additions to the agenda. No additions were mentioned.

Moved by Mr. Beggs and supported by Mr. McCormick to approve the agenda as presented.

Voice vote. Motion carried.

Public Comment

There were no public comments at this time.

Chairperson Walker suggested a CLOSED SESSION for strategy and negotiations for collective bargaining pursuant to MCL 15.268(1) (c).

Moved by Mr. Erickson and supported by Mr. Hardy to enter into closed session at 11:44 a.m. to discuss strategy and negotiations for collective bargaining as permitted by MCL 15.268(1)(c).

Roll call vote: Mr. Erickson – yes; Mr. Hardy – yes; Mr. Beggs – yes; Mr. McCormick – yes; and Mr. Walker – yes.

Motion carried.

Original meeting reconvened at 12:15 am.

Agenda Items

MOTION #2024 -142- FOP TENTATIVE AGREEMENT **NO ACTION TAKEN**

Moved by Mr. Hardy and supported by _____, Motion 2024-142 to

Roll call vote: Mr. Hardy – _1_; Mr. Erickson – ___; Mr. McCormick – ___; Mr. Beggs – ___; and Mr. Walker – ___.

Motion carried.

MOTION #2024 – 130- AMEND HEALTH INSURANCE MOTION

Moved by Mr. Hardy and supported by Mr. Beggs, move to allow for "prescription coverage to be determined in the best interest of the county and the employees, managed by ARORx or Medtipster" due to the competitive bidding process.

Roll call vote: Mr. Hardy – yes; Mr. Beggs – yes; Mr. Erickson – yes; Mr. McCormick – yes; and Mr. Walker – no.

Motion carried.

MOTION #2024 – 132- MATERIALS MANAGEMENT APPOINNTMENT

Moved by Mr. Erickson and supported by Mr. Beggs, to appoint Mr. Donald Squire, Arbre Farms, to the Materials Management Committee as a representative of a business that generates managed materials with the term to expire on December 31, 2029.

Roll call vote: Mr. Erickson – yes; Mr. Beggs – yes; Mr. McCormick – yes; Mr. Hardy – yes; and Mr. Walker – yes.

Motion carried.

MOTION #2024 – 133- MATERIALS MANAGEMENT COMMITTEE APPROVAL

Moved by Mr. McCormick and supported by Mr. Erickson, to approve the complete Materials Management Committee to include members from Oceana, Mason, Lake, Newaygo and Muskegon Counties.

Roll call vote: Mr. McCormick – yes; Mr. Erickson – yes; Mr. Beggs – yes; Mr. Hardy – yes; and Mr. Walker – yes.

Voice vote. Motion carried.

MOTION #2024 – 134- HEALTH DEPARTMENT LEASE EXTENSION

Moved by Mr. Erickson and supported by Mr. Hardy, to extend the lease agreement with the District 10 Health Department for five years through December 31, 2029.

Roll call vote: Mr. Erickson – yes; Mr. Hardy – yes; Mr. McCormick – yes; Mr. Beggs – yes; and Mr. Walker – yes.

Motion carried.

MOTION #2024 – 135- COURTHOUSE BASEMENT CARPET

Moved by Mr. McCormick and supported by Mr. Erickson, to approve the carpet installation bid with West Michigan Carpet in the amount not to exceed \$83,000.00 with funds to be paid from the building improvement fund.

Roll call vote: Mr. McCormick – yes; Mr. Erickson – yes; Mr. Beggs – yes; Mr. Hardy – yes; and Mr. Walker – yes.

Motion carried.

MOTION #2024 – 136- PARKS AND RECREATION ARPA REALLOCATION

Moved by Mr. Hardy and supported by Mr. Beggs, to allow the Parks and Recreation to reallocate their remaining ARPA funds for Black Lake in the amount of \$33,918 for the purpose of building out the new parking area and the full addition of the 1400' boardwalk.

Roll call vote: Mr. Hardy – yes; Mr. Beggs – yes; Mr. McCormick – yes; Mr. Erickson – yes; and Mr. Walker – yes.

Motion carried.

MOTION #2024 – 138- TRANSFER OF ARPA FUNDS TO GENERAL FUND

Moved by Mr. Beggs and supported by Mr. Hardy, to transfer the remaining ARPA Funds to the County General Fund, prior to December 31, 2024, as they were reported as revenue loss with fund balance to be used for pending projects that were approved during the ARPA process with the Administrator's office to continue tracking these items.

Roll call vote: Mr. Beggs – yes; Mr. Hardy – yes; Mr. Erickson – yes; Mr. McCormick – yes; and Mr. Walker – yes.

Motion carried.

MOTION #2024 – 139- BUILDING AND GROUNDS SNOWPLOW BID

Moved by Mr. MCormick and supported by Mr. Beggs, to accept the bid proposals for snow plowing and removal services for 2024-2025 winter season as presented.

Location #1			
Company Hallack Contracting	Plowing Amt: \$150	Removal: N/A	Salt \$84
Location #2	-		
Company Hallack Contracting	Plowing Amt: \$88	Removal: N/A	Salt \$54
Location #3			
Company Beckman Bros., Inc.	Plowing Amt: \$35/plow	Removal: N/A	Salt N/A
Location #4			
Company Beckman Bros., Inc.	Plowing Amt: \$46/plow	Removal: N/A	Salt N/A

Roll call vote: Mr. McCormick- yes; Mr. Beggs - yes; Mr. Erickson - yes; Mr. Hardy - yes; and Mr. Walker - yes.

Motion carried.

MOTION #2024 – 141- PLANNING MANAGEMENT APPOINNTMENT

Moved by Mr. McCormick and supported by Mr. Hardy, to appoint Erin MacGregor to the unexpired term of John Foss to the County Planning Commission to expire on December 31, 2025.

Roll call vote: Mr. McCormick – no; Mr. Beggs – yes; Mr. Erickson – no; Mr. Hardy – no; and Mr. Walker – no.

Motion fails.

MOTION #2024 – 143- MEDICAL EXAMINER APPOINTMENT

Moved by Mr. Erickson and supported by Mr. Hardy to appoint Rudy Ochs, DO as the County's Medical Examiner for a four-year term through October 1, 2027.

Roll call vote: Mr. Erickson – yes; Mr. Hardy – yes; Mr. McCormick – yes; Mr. Beggs – yes; and Mr. Walker – yes.

Motion carried.

MOTION #2024 – 144- TRANSFER OF FUNDS TO PUBLIC SAFETY FUND

Moved by Mr. Beggs and supported by Mr. McCormick, to move the \$9,700 received from the Electric Forrest for the Sheriff's Department from the General Fund to the 205 Public Safety Fund for the purpose of equipment.

Roll call vote: Mr. Beggs – yes; Mr. McCormick – yes; Mr. Erickson – yes; Mr. Hardy – yes; and Mr. Walker – yes.

Motion carried.

MOTION #2024-140 - PAYMENT OF CLAIMS

Moved by Mr. Hardy and supported by Mr. Beggs, to approve the payment of accounts payable and release of funds for November 14, 2024.

AMBULANCE		\$278,310.73
GIS		-0-
FOC		-0-
PENTWATER-HART TRAIL		398.64
SHELBY TWP COMM PARK		-0-
BROWNFIELD		-0-
AUTOMATION R.O.D.		-0-
INDIGENT DEFENSE		31,329.75
LCOT		-0-
K9 UNIT		-0-
СЈТ		-0-
CDBG		-0-
ARPA		10,680.00
VETERANS AFFAIRS		11,938.65
TECH & INNOVATION		8,038.57
CAPITAL PROG/EQUIP REP		-0-
PUBLIC IMPROVEMENT		84,774.20
FORECLOSURE		-0-
BUILDING DEPARTMENT		39,460.63
GENERAL FUND		481,161.73
	GRAND TOTAL	\$946,092.90

Roll call vote: Mr. Hardy – yes; Mr. Beggs – yes; Mr. McCormick – yes; Mr. Erickson – 2; and Mr. Walker – yes.

Motion carried.

Commissioner's Reports

Mr. Beggs praised the Veterans Affairs for the 5- k last Saturday as well as a parade.

Mr. Walker said the road commission is anxious to take over the soil sedimentation permits.

Mr. Erickson reported that the Shoreline Ride is now official in the month of November doing rides at Silver Lake Sand Dunes. There are riders coming from all over. It is becoming very popular. There has been an increase in business in the county.

Mr. Walker stated Mr. McCormick, Dave, and Tracy went to the transfer station. Scale installation is in the works. The building that houses the service coming in has a very distressed circuit panel. Mr.

McCormick and Mr. Walker decided that the maintenance supervisor should get three bids to get that fixed. It will be upgraded to 200 amp service.

Public Comment

There were no public comments at this time.

Chairperson Walker asked if there was any further business to come before the Board. There being none, the meeting adjourned at 12:42 p.m.

Amy L. Anderson, Oceana County Clerk

Date

Mr. Walker, Chairperson

		Thursday, D	Jecen	iber 5, 20	24				
UND	DEPT #	DEPARTMENT	PR#	PAID		UNPA	ID	TOTAL	
210		AMBULANCE		\$	884.67	\$	9,176.49	\$	10,061.16
		AMBULANCE FUND TOTAL		\$	884.67	\$	9,176.49	\$	10,061.16
211		GIS		\$	-	\$	-	\$	-
		GIS FUND TOTAL		\$	-	\$	-	\$	-
215		FOC		\$	-	\$	-	\$	-
		FOC PAYROLL	24	\$	-	\$	-	\$	-
		FOC FICA	24	\$	-	\$	-	\$	-
		FOC RETIREMENT	24	\$	-	\$	-	\$	-
		FOC FRINGE	24	\$	-	\$	-	\$	-
		WORKERS COMP	24	\$	-	\$	-	\$	-
		FOC FUND TOTAL		\$	-	\$	-	\$	-
238		PENTWATER-HART TRAIL		\$	-	\$	-	\$	-
		PENTWATER-HART TRAIL FUND TOTAL		\$	-	\$	-	\$	-
239		SHELBY TWP COMMUNITY PARK		\$	-	\$	-	\$	-
		SHELBY TWP COMMUNITY PARK FUND TOTAL		\$	-	\$	-	\$	-
243		BROWNFIELD REDEVELOPMENT AUTHORITY		\$		\$	-	\$	-
		BROWNFIELD REDEVELOP. AUTHORITY TOTAL		\$		\$	-	\$	-
256		AUTOMATION R.O.D.		\$	-	\$	-	\$	-
		AUTOMATION R.O.D. FUND TOTAL		\$	-	\$	-	\$	-
260		INDIGENT DEFENSE		\$	13,028.00	\$	10,695.50	\$	23,723.50
		INDIGENT DEFENSE PAYROLL		\$	2,850.74	\$	-	\$	2,850.74
		INDIGENT DEFENSE FICA	24	\$	218.09	\$	-	\$	218.09
		INDIGENT DEFENSE RETIREMENT	24	\$	-	\$	-	\$	-
		INDIGENT DEFENSE FRINGE	24	\$	78.49	\$	-	\$	78.49
		WORKERS COMP	24	\$	-	\$	-	\$	-
		INDIGENT DEFENSE FUND TOTAL		\$	16,175.32	\$	10,695.50	\$	26,870.82
264		LCOT		\$	92.00	\$	-	\$	92.00
		LCOT PAYROLL	24	\$	-	\$	-	\$	-
		LCOT FICA	24	\$	-	\$	-	\$	-
		LCOT RETIREMENT	24	\$	-	\$	-	\$	-
		WORKERS COMP	24	\$	-	\$	-	\$	-
		RETIREMENT	24	\$	-	\$	-	\$	-
		LOCT FUND TOTAL		\$	2,866.48	\$	-	\$	2,866.48
267		K9 UNIT		\$	-	\$	-	\$	-
		K9 UNIT FUND		\$	-	\$	-	\$	-
272		CRIMINAL JUSTICE TRAINING		\$	1,128.72	\$	205.00	\$	1,333.72
		CRIMINAL JUSTICE TRAINING FUND TOTAL		\$	1,128.72	\$	205.00	\$	1,333.72
277		CDBG		\$	-	\$	-	\$	-
		CDBG FUND TOTAL		\$	-	\$	-	\$	-
286		ARPA		\$	198,497.65	\$	21,226.00	\$	219,723.65
		APRA FUND TOTAL		\$	198,497.65		21,226.00		219,723.65
293		DEPT OF VET AFFAIRS		\$	2,205.30	\$	334.71	\$	2,540.01
		DEPT OF VET AFFAIRS PAYROLL	24	\$	4,969.31		-	\$	4,969.31
		DEPT OF VET AFFAIRS FICA	24	\$	376.46		-	\$	376.46
		DEPT OF VET AFFAIRS RETIREMENT	24	\$					

Board Approval of Accounts Payable & Release of Funds Thursday, December 5, 2024

		DEPT OF VET AFFAIRS FRINGE	24	\$	127.13	\$	-	\$	127.1
		WORKERS COMP	24	\$	-	\$	-	\$	-
		DEPT OF VET AFFAIRS FUND TOTAL		\$	7,678.20	\$	334.71	\$	8,012.9
298		TECHNOLOGY & INNOVATION		\$	1,434.15	\$	3,452.06	\$	4,886.2
		TECHNOLOGY & INNOVATION FUND TOTAL		\$	1,434.15	\$	3,452.06	\$	4,886.2
405		CAPITAL PROJ-EQUIP REPLACE		\$	-	\$	-	\$	-
		CAPITAL PROJ-EQUIP REPLACE FUND TOTAL		\$	-	\$	-	\$	-
445		PUBLIC IMPROVEMENT		\$	-	\$	5,785.37	\$	5,785.3
		PUBLIC IMPROVEMENT FUND TOTAL		\$	-	\$	5,785.37	\$	5,785.3
549		BUILDING DEPARTMENT		\$	12,609.31	\$	94.01	\$	12,703.3
		BUILDING DEPARTMENT PAYROLL	24	\$	2,549.25	\$	-	\$	2,549.2
		BUILDING DEPARTMENT FICA	24	\$	190.41	\$	-	\$	190.4
		BUILDING DEPARTMENT RETIREMENT	24	\$	-	\$	-	\$	-
		BUILDING DEPARTMENT FRINGE	24	\$	133.67	\$	-	\$	133.6
		WORKERS COMP	24	\$	-	\$	-	\$	-
		BUILDING DEPARTMENT FUND TOTAL		\$	15,482.64	\$	94.01	\$	15,576.6
01		GENERAL FUND	PR#	PAID		UNPAID		TOTAL	
	101	BOARD OF COMMISSIONERS		\$	8,110.70	\$	16.60	\$	8,127.3
	172	ADMINISTRATOR/FISCAL OFFICER		\$	164.94	\$	-	\$	164.9
	208	INSURANCE		\$	-	\$	855.91	\$	855.9
	209	UNEMPLOYMENT COMPENSATION		\$	-	\$	-	\$	-
	215	COUNTY CLERK		\$	-	\$	120.92		120.9
	216	JURY BOARD		\$	-	\$	-	\$	-
	217	APPORTIONMENT		\$	-	\$	-	\$ \$	-
	223	COUNTY AUDITING		\$ \$	8,000.00	\$ \$	-	\$ \$	8,000.0
	228	DATA PROCESSING		\$	-	\$ \$	281.48	\$ \$	281.4
	229	TECHNOLOGY		\$	_	\$ \$	-	\$ \$	
	244	TAX ALLOCATION		\$	_	\$ \$	_	\$ \$	_
	245	REMONUMENTATION		Ψ ¢	660.00	φ \$	5,593.00	\$ \$	6,253.0
	248	GENERAL SERVICES		¢	972.79	Ψ \$	1,354.91		2,327.7
	240	PLAT BOARD		¢	512.15	Ψ \$	1,004.01	Ψ \$	2,521.1
	249 250	MICROFILM		¢	-	Ψ \$	-	Ψ \$	-
	250 253	COUNTY TREASURER		\$ ¢	-		-	φ ¢	-
	255 257	EQUALIZATION		\$ ¢	- 40.01	\$ ¢	- 24,400.70	φ e	-
	262			¢	34.58		26,271.23		24,440.7
	265	ELECTIONS COURTHOUSE/GROUNDS		\$ ¢	2,091.33		1,034.10		26,305.8
				\$ ¢					3,125.4
	283			¢	2,405.35		14,036.74		16,442.0
	286			\$ ¢	798.90		881.35		1,680.2
	289			\$	59.91		0.60		60.5
	294	PROBATE COURT		\$ ¢	425.38		484.79		910.1
	295			\$ ¢	-	\$	-	\$ ¢	-
	296	PROSECUTING ATTORNEY		\$ ¢	1,058.91		228.93		1,287.8
	298	FAMILY COUNSELING		\$	-	\$	-	\$	-
	301	SHERIFF		\$	32,268.13		11,337.48		43,605.6
	331	MARINE LAW		\$	1,491.87		-	\$	1,491.8
	332	SNOWMOBILE ENFORCEMENT		\$	-	\$	-	\$	-
	333	ROAD PATROL		\$	-	\$	-	\$	-
	351	JAIL		\$	4,480.37	¢	10,496.76	\$	14,977.1

/11	REGISTER OF DEEDS	*					186.97
710 711	MSU EXTENSION REGISTER OF DEEDS	\$ \$	-	\$ ¢	- 186.97	\$ \$	-
701		\$ ¢	-	\$ ¢	-	\$ ¢	-
649	COMMUNITY MENTAL HEALTH	\$	-	\$	-	\$	-
648	MEDICAL EXAMINER	\$	-	\$	2,302.50	\$	2,302.50
605	CONTAGIOUS DISEASES	\$	-	\$	-	\$	-
		\$ ¢	813.70	\$ ¢	46.94	\$	860.64
601	HEALTH DEPARTMENT	¢ ¢	813.70	φ \$	46.94		860.64
500 595	AIRPORT	¢	- 333.86	թ Տ	- 159.85	\$ \$	- 493.71
528 568	TRANSFER STATION/RECYCLING CENTER SOIL CONSERVATION	\$ ¢	511.89	\$ ¢	29,938.50	\$ ¢	30,450.39
445	DRAINS - PUBLIC BENEFIT	\$	-	\$	-	\$	-
442	DRAIN COMMISSIONER	\$	213.79	\$	-	\$	213.79
430	ANIMAL CONTROL	\$	1,013.41	\$	711.16	\$	1,724.57
426	EMERGENCY MANAGEMENT	\$	-	\$	-	\$	-