PUBLIC SAFETY AND INFRASTRUCTURE AND DEVELOPMENT COMMITTEE AGENDA

April 30, 2018

7:30 PM

304 E. Grand River, Board Chambers, Howell MI 48843

- 1. CALL MEETING TO ORDER
- 2. APPROVAL OF MINUTES

Minutes of Meeting Dated: March 26, 2018

- 3. APPROVAL OF AGENDA
- 4. REPORTS
- 5. CALL TO THE PUBLIC
- 6. RESOLUTIONS FOR CONSIDERATION
 - 6.1 Emergency Management

Resolution to approve the FY 2017-2018 Hazardous Materials Emergency Preparedness (HMEP) Grant Program Award Agreement

6.2 Emergency Management

Resolution to Adopt the Livingston County Emergency Operations Plan (EOP)

6.3 Sheriff

Resolution Authorizing an Agreement with CC Sports to Provide Two Loaner Sea-Doos

6.4 Sheriff

Resolution Authorizing the Livingston County Board of Commissioners to Sign on to the Stepping Up Initiative

6.5 Sheriff

Resolution Recognizing the Observance of National Corrections Officer Week, May 6, 2018 thru May 12, 2018

6.6 Sheriff

Resolution Recognizing the Observance of National Police Week, May 13, 2018 thru May 19, 2018

6.7 Sheriff – Jail

Resolution Authorizing an Agreement with Government Payment Service to Provide Credit Card Bond Payments Services

7. CALL TO THE PUBLIC

8. ADJOURNMENT

PUBLIC SAFETY AND INFRASTRUCTURE AND DEVELOPMENT COMMITTEE

MEETING MINUTES

March 26, 2018 7:30 PM

304 E. Grand River, Board Chambers, Howell MI 48843

Members Present:

Kate Lawrence, David J. Domas, Douglas G. Helzerman, Carol S. Griffith

1. CALL MEETING TO ORDER

The meeting was called to order by Commissioner Kate Lawrence at 7:30 p.m.

2. APPROVAL OF MINUTES

Minutes of Meeting Dated: February 26, 2018

Motion to approve the minutes as presented.

Moved By D. Domas

Seconded By D. Helzerman

Yes (4): K. Lawrence , D. Domas, D. Helzerman, and C. Griffith

Motion Carried (4 to 0)

3. APPROVAL OF AGENDA

Motion to approve the Agenda as presented.

Moved By C. Griffith

Seconded By D. Helzerman

Yes (4): K. Lawrence, D. Domas, D. Helzerman, and C. Griffith

Motion Carried (4 to 0)

4. REPORTS

D. HELZERMAN - MAC Conference going on in Lansing. Went to a breakout session on Water. Recirculation of surface water and lake waterlines. Bluffs being eroded, so examining different engineering avenues to preserve same.

D. DOMAS - Opioid Session at MAC on Wednesday, March 28, 2018.

5. CALL TO THE PUBLIC

None.

6. RESOLUTIONS FOR CONSIDERATION

6.1 Central Dispatch

Resolution Recognizing the Observance of National Public Safety Telecommunicators Week, April 08-14, 2018

Deputy Director, Joni Harvey, introduced Resolution.

Recommend Motion to the Board.

Moved By C. Griffith
Seconded By D. Domas

Yes (4): K. Lawrence, D. Domas, D. Helzerman, and C. Griffith

Motion Carried (4 to 0)

6.2 Sheriff

Resolution Authorizing the 2018 Michigan Medical Marihuana Operation and Oversight Grant

Presented by Lt. Eric Sanborn.

Recommend Motion to the Finance Committee.

Moved By D. Domas

Seconded By D. Helzerman

Yes (4): K. Lawrence, D. Domas, D. Helzerman, and C. Griffith

Motion Carried (4 to 0)

6.3 DPW/Solid Waste Management

Resolution Authorizing the Creation of the Livingston County Solid Waste Management Committee

Recommend Motion to the Finance Committee for further discussion and clarification.

Moved By D. Domas Seconded By C. Griffith

Yes (4): K. Lawrence, D. Domas, D. Helzerman, and C. Griffith

Motion Carried (4 to 0)

6.4 Planning

Resolution to Amend Resolution 2013-03-079 Adopting the Planning Commission Ordinance

Presented by Kathleen Kline-Hudson.

Recommend Motion to the Finance Committee.

Moved By C. Griffith

Seconded By D. Helzerman

Yes (4): K. Lawrence, D. Domas, D. Helzerman, and C. Griffith

Motion Carried (4 to 0)

7. CALL TO THE PUBLIC

None.

8. ADJOURNMENT

Motion to adjourn the meeting at 8:09 p.m.

Moved By C. Griffith

Seconded By D. Helzerman

Yes (4): K. Lawrence , D. Domas, D. Helzerman, and C. Griffith

Motion Carried (4 to 0)

Respectfully submitted by:

Carol Sue Jonckheere Recording Secretary **RESOLUTION** NO: [Title]

LIVINGSTON COUNTYDATE: Click here to enter a date.

Resolution to approve the FY 2017-2018 Hazardous Materials Emergency Preparedness (HMEP) Grant Program Award Agreement - Emergency Management

- WHEREAS, Livingston County Emergency Management Department has applied for and received a federal grant award for the FY 2017-2018 Hazardous Materials Emergency Preparedness Grant Program (HMEP) for Livingston County to support the Local Emergency Planning Committee (LEPC); and
- **WHEREAS,** the amount of that federal grant award is \$2,750.00 with a required 25% match by Livingston Co. in the amount of \$687.50 dollars and that match cannot be supported by using employee time covered by another grant program but can be done through other means; and
- **WHEREAS,** the LEPC will be utilizing the funding to identify hazardous material sites and enhance hazardous materials response planning within Livingston County; and,
- **WHEREAS,** the grant agreement and instructions will be provided to Livingston County legal counsel for review as to form; and,
- **THEREFORE BE IT RESOLVED,** that the Livingston County Board of Commissioners hereby approves this Resolution to approve the FY 2017-2018 Hazardous Materials Emergency Preparedness Grant Program Award Agreement,
- **THEREFORE, BE IT FURTHER RESOLVED,** that the Chair of the Livingston County Board of Commissioners is authorized to sign the FY 2017-2018 Hazardous Materials Emergency Preparedness Grant Program (HMEP) Agreement after review by legal counsel,
- **THEREFORE, BE ITFURTHER RESOLVED** that the Chair of the County Board of Commissioners, the County Administrator, the Emergency Management Director, and the Emergency Manager, are authorized to sign all forms, assurances, supporting documents and contracts/agreements related to the grant application and subsequent award or future amendments, and contract language adjustments related to the above after review of legal counsel.
- **THEREFORE, BE IT FURTHER RESOLVED** the Livingston County Board of Commissioners hereby designates the Emergency Management Program Manager as the primary applicant agent and the County EMS Director as the secondary agent.

RESOLUTION NO:

PAGE: 2

THEREFORE, BE IT FURTHER RESOLVED the Livingston County Board authorizes allowable program expenditures as needed by the Emergency Management Department and the Livingston County Local Emergency Planning Committee up to the \$2,750.00 FY 2017-2018 Hazardous Materials Emergency Preparedness (HMEP) Grant award.

#

MOVED: SECONDED: CARRIED:



STATE OF MICHIGAN DEPARTMENT OF STATE POLICE

RICK SNYDER GOVERNOR

LANSING

COL. KRISTE KIBBEY ETUE DIRECTOR

April 2, 2018

Mr. Jeffrey Boyd **Emergency Management Coordinator** Livingston County 1911 Tooley Rd. Howell, MI 48843

Dear Mr. Boyd:

Enclosed is the FY 2017-18 Hazardous Materials Emergency Preparedness (HMEP) Planning Program Grant Agreement package for Livingston County. Please return the required grant documentation listed on the enclosed Subgrantee Checklist to our office at the following address:

> Attention: Ms. Sara Long Emergency Management and Homeland Security Division Michigan Department of State Police P.O. Box 30634 Lansing, MI 48909

Additional information on the FY 2017-18 HMEP Grant Program can be found at www.phmsa.dot.gov/hazmat/grants.

This grant agreement and all required documentation must be completed, signed, and returned no later than June 2, 2018. If this requirement is not met, this grant agreement will be invalid after June 2, 2018 unless a prior written exception is provided by the Michigan Department of State Police, Emergency Management and Homeland Security Division.

If you have any questions regarding this correspondence or the FY 2017-18 HMEP Planning Grant Program, please contact Ms. Brenna Hartner at HartnerB@michigan.gov or 517-284-3727.

Sincerely,

Capt. Chris A. Kelenske, Commander

Chris Ce. Koambe

Deputy State Director of Emergency Management

and Homeland Security

Enclosures (12)

cc: Ms. Therese Cremonte Lt. Richard Martin

Michigan State Police



Grant Agreement

Emergency Management and Homeland Security Division

FEDERAL ANALARD IDENTIFICATION

SUBRECIPIENT NAME	GRANT NAME CFDA NUMBER
Livingston County	Hazardous Materials 20.703
	Emergency Preparedness
	Grant Program
SUBRECIPIENT IRS/VENDOR NUMBER	FEDERAL AWARD IDENTIFICATION NUMBER FEDERAL AWARD DATE (FAIN)
38-6005819	HM-HMP-0558-16-01-00 09/19/2017
SUBRECIPIENT DUNS NUMBER	SUBAWARD FROM TO
	PERFORMANCE PERIOD
44797926	10/01/2017 09/30/2018
RESEARCH & DEVELOPMENT	Funding Total
N/A	Federal Funds Obligated by \$2750
	this Action
INDIRECT COST RATE	Total Federal Funds Obligated \$2750
	to Subrecipient
None on file	Total Amount of Federal
	Award \$294,493

FY 2017-18 Hazardous Materials Emergency Preparedness Planning Program Grant

DETAILS

The Subrecipient must be prepared to match all funds received through this contract (which equates to 25% of any federal funds received), as noted in Section III, D of the Hazardous Materials Emergency Preparedness Planning Grant Instructions that are included with this grant agreement. The match amount is located in part III.A of this grant agreement.

PASS-THROUGH ENTITY (RECIPIENT) NAME FEDERAL AWARDING AGENCY U.S. Department of Transportation Pipeline and Hazardous Michigan State Police Emergency Management & Homeland Materials Safety Administration 1200 New Jersey Avenue, SE, E21-316 Security Division Washington DC 20590-0001 P.O. Box 30634 Lansing, MI 48909

State of Michigan Fiscal Year 2017-18 Hazardous Materials Emergency Preparedness Planning Program Grant Agreement

October 1, 2017 to September 18, 2018

CFDA Number: 20.703 Grant Number: HM-HMP-0558-16-01-00

This Fiscal Year (FY) 2017-18 Hazardous Materials Emergency Preparedness (HMEP) Planning Program grant agreement is hereby entered into between the Michigan Department of State Police, Emergency Management and Homeland Security Division (hereinafter called the Recipient), and the

LIVINGSTON

(hereinafter called the Subrecipient)

Purpose

The purpose of this grant agreement is to provide federal funds to the Subrecipient for the development of new Superfund Amendments and Reauthorization Act (SARA), Title III, Section 302, hazardous materials emergency response plans. This grant agreement provides financial assistance to first responders (fire, law enforcement, emergency medical services, etc.) for allowable costs in the following areas:

- A. Provision of assistance to public sector employees through planning grants to states, territories, and Native American tribes for emergency response.
- B. Increased state, territorial, tribal, and local effectiveness in implementation of the Federal Emergency Planning and Community Right-to-Know Act of 1986.
- C. Encouragement of a comprehensive approach to emergency planning by incorporating the unique challenges of response to transportation situations.

II. Statutory Authority

Funding for the FY 2017-18 HMEP is authorized by the U.S. Department of Transportation (DOT) Pipeline and Hazardous Materials Safety Administration (PHMSA) and the Federal Hazardous Materials Transportation Law (49 U.S.C. Section 5101 et. seq.).

The Subrecipient agrees to comply with all FY 2017-18 HMEP program requirements and the most recent version of:

- A. 2 CFR, Part 200 of the Code of Federal Regulations (CFR), *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* located at http://www.ecfr.gov.
- B. 49 CFR, Part 110 Hazardous Materials Public Sector Training and Planning Grants.
- C. 49 U.S.C. 5116 et seq. located at https://www.gpo.gov/fdsys.
- D. Any other applicable Federal statutes and regulations, including, but not limited to the following:
 - 1. The Recipient must comply with 49 CFR Part 20, "New Restrictions on Lobbying." 49 CFR Part 20 is incorporated by reference in this award. 49 CFR Part 20 is available at www.gpoaccess.gov/ecfr/ by clicking on Title 49 CFR Part 20.
 - 2. The Recipient must comply with Title VI of the Civil Right Act of 1964, which provides that no person in the United States shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied benefits of, or be subject to discrimination under any program or activity receiving Federal financial assistance.
 - 3. The Recipient must comply with 49 CFR Part 21, "Nondiscrimination in Federally-Assisted Programs of the Department of Transportation—Effectuation of Title VI of the Civil Rights Act of 1964." 49 CFR Part 21 is incorporated by reference into this award. 49 CFR Part 21 is available at: www.gpoaccess.gov/ecfr/ by clicking on Title 49 CFR part 21.

4. The Recipient must comply with 49 CFR part 32, "Government-wide Requirements for Drug- Free Workplace (Financial Assistance)," which implements the requirements of Public Law 100-690, Title Subtitle D, "Drug-Free Workplace Act of 1988." 49 CFR Part 32 is incorporated by reference in this award. 49 CFR Part 32 is available at: www.gpoaccess.gov/ecfr/ by clicking on Title 49 CFR Part 32.

No term or condition of this award is intended to require the Subrecipient to violate any applicable Federal, State, Territorial or Tribal law.

III. Award Amount and Restrictions

A. The **Livingston** is awarded up to **\$2750** under the FY 2017-18 HMEP Planning Program Grant Agreement. This funding will be awarded as described in *Hazardous Materials Emergency Preparedness Planning Grant Instructions* enclosed within this grant agreement packet and is based on information provided in the HMEP grant application submitted for the FY 2017-18 grant year by **Livingston**. This allocation is dependent upon the level of federal funding and may be reduced if available federal funding is reduced or if fewer plans are submitted based on the FY 2017-18 application for **Livingston**. Any unused grant funds remaining at the end of the grant year will be used to increase the reimbursement for accepted new SARA Title III plans submitted by participating Local Emergency Planning Committees (LEPCs). The Subrecipient's payment per new plan will be recalculated using these funds and the award to the Subrecipient for the number of new plans submitted will be adjusted. This may affect the match amount required for this grant.

Based on the Subrecipient's application, a match amount of \$687.5 is required. However, the Subrecipient must be prepared to match all funds received through this contract (which equates to 25% of any federal funds received), as noted in Section III, D of the *Hazardous Materials Emergency Preparedness Planning Grant Instructions* that are enclosed within this grant agreement.

- B. The PHMSA reserves a royalty-free, nonexclusive, and irrevocable license to reproduce, publish, or otherwise use, and to authorize others to use, for federal government purposes:
 - 1. The copyright in any work developed under this grant, sub-award, or contract under a grant or sub-award; and
 - 2. Any rights of copyright to which the Recipient, Subrecipient, or a contractor purchases ownership with grant support.

IV. Responsibilities of the Subrecipient

- A. **Grant funds must supplement, not supplant, state or local funds**. Federal funds must be used to supplement existing funds, not replace (supplant) funds that have been appropriated for the same purpose. Potential supplanting will be carefully reviewed in subsequent monitoring reviews and audits. The Subrecipient may be required to supply documentation certifying that it did not reduce non-federal funds because of receiving federal funds. Subrecipients may be required to supply documentation certifying that a reduction in non-federal resources occurred for reasons other than the receipt or expected receipt of federal funds.
- B. In addition to this grant agreement, the Subrecipient shall complete, sign, and submit to the Recipient the following documents, which are incorporated by reference into this grant agreement:
 - 1. HMEP Planning Grant Agreement In-Kind Match form (EMD-063)
 - 2. Standard Assurances
 - 3. Certifications Regarding Lobbying; Debarment, Suspension and Other Responsibility Matters; and Drug-Free Workplace Requirements
 - 4. Audit Certification (EMD-053)
 - 5. Request for Taxpayer Identification Number and Certification (W-9)

- 6. SARA Title III Hazardous Materials, Off-site Emergency Response Plan Update List. This form is located on the MSP/EMHSD website at http://www.michigan.gov/emhsd. The Plan Update List does not need to be completed and returned with the FY 2017-18 HMEP Planning Program grant agreement. This form is to be used if and when a list of updated plans is submitted for your grant. The Plan Update List form can be submitted directly to the SARA Title III Planner at the Michigan State Police, Emergency Management and Homeland Security Division (MSP/EMHSD) and must be submitted no later than July 2, 2018.
- 7. Other documents that may be required by federal or state officials
- C. The Subrecipient agrees to comply with all applicable federal and state regulations, including, but not limited to, the following:
 - 1. Meet the LEPC eligibility requirements, as stated in the *Hazardous Materials Emergency Preparedness Planning Grant Instructions*, Section II.
 - 2. Submit <u>new SARA Title III</u> (Section 302) community hazardous materials emergency response plans to the MSP/EMHSD District Coordinator no later than July 2, 2018.
 - 3. Submit a list of <u>updated</u> SARA Title III (Section 302) community hazardous materials emergency response plans to MSP/EMHSD no later than July 2, 2018. The form for submitting these updates is available on the MSP/EMHSD website located at http://www.michigan.gov/emhsd.
 - 4. Comply with National Incident Management System (NIMS) requirements to be eligible to receive federal preparedness funds. NIMS information is available at http://www.fema.gov/national-incident-management-system. More information on complying with NIMS is available from the State NIMS Coordinator.
 - 5. In accordance with 2 CFR 200.331, the subrecipient permits the recipient to have access to the subrecipient's records and financial statements as necessary for the recipient to meet the requirements of 2 CFR 200.331.
 - 6. Integrate individuals with disabilities into emergency planning in compliance with Executive Order 13347 and the *Rehabilitation Act of 1973*.
 - 7. Comply with applicable financial and administrative requirements set forth in the current edition of 2 CFR, Part 200, including, but not limited to, the following provisions:
 - a. Account for receipts and expenditures, maintain adequate financial records, and refund expenditures disallowed by federal or state audit.
 - b. Retain all financial records, statistical records, supporting documents, and other pertinent materials for at least three years after the grant is closed by the awarding federal agency for purposes of federal and/or state examination and audit.
 - c. Non-federal organizations which expend \$750,000 or more in federal funds during their current fiscal year are required to have an audit performed in accordance with the Single Audit Act of 1984, as amended, and 2 CFR, Part 200.501.
 - 8. Comply with the Department of Transportation's policy for contracting with small and minority businesses, women-owned business enterprises, veteran owned, and HubZone business firms. The subrecipient is encouraged to take all necessary affirmative steps to assure that small, women-owned, minority disadvantaged businesses, veteran, and HubZone business firms are used when possible.
 - 9. Complete federally-mandated reporting requirements, including, but not limited to, requirements related to the *Federal Funding Accountability and Transparency Act of 2006* (FFATA) (Public Law 109-282), as amended by Section 6202(a) of the *Government Funding Transparency Act of 2008* (Public Law 110-252) and program specific reporting requirements.

V. Responsibilities of the Recipient

The Recipient, in accordance with the general purposes and objectives of this grant agreement, will:

- A. Administer the grant in accordance with all applicable federal and state regulations and guidelines and submit required reports to the awarding federal agency.
- B. Provide direction and technical assistance to the Subrecipient.
- C. Provide to the Subrecipient any special report forms and reporting formats (templates) required for administration of the program.
- D. Reimburse the Subrecipient, in accordance with this grant agreement, based on appropriate documentation submitted by the Subrecipient.

E. At its discretion, independently, or in conjunction with the federal awarding agency, conduct random onsite reviews of the Subrecipient(s).

VI. Reporting Procedures

Submit new and updated SARA Title III (Section 302) community hazardous materials emergency response plans, and identify which facility plans were updated on the attached *Plan Update List* form as stated in the FY 2017-18 application to MSP/EMHSD, no later than July 2, 2018. Complete instructions on how and where to submit required reports can be found in the *Hazardous Materials Emergency Preparedness Planning Grant Instructions* that are included with this grant agreement package. If a support grant was requested, the LEPC must meet the requirements stated in the attached *Hazardous Materials Emergency Preparedness Planning Grant Instructions*, Section IV.B., or forfeit that portion of the grant award.

VII. Payment Procedures

Upon receipt, review, and acceptance of all work products and other requirements, as referenced in this contract, the Recipient will calculate the payment to be made to the Subrecipient and will forward this information to the Subrecipient. See the *Hazardous Materials Emergency Preparedness Planning Grant Instructions* document attached within this grant agreement packet for further information.

All Subrecipients in the HMEP grant program must submit documentation on the associated costs being charged to the \$1,000.00 HMEP support grant. The eligible expenses are laid out in the HMEP \$1,000.00 Support Grant Certification Form, which will be sent to each LEPC at the close of the federal fiscal year. When a LEPC enters information into this form, the cost will need to be supported by a receipt, time sheet (reflecting hours worked on SARA related planning issues), purchase order or a paid invoice. The support grant form and attachments must be returned to MSP/EMHSD by the assigned due date.

VIII. Employment Matters

The Subrecipient shall comply with Title VI of the *Civil Rights Act of 1964*, as amended; Title VIII of the *Civil Rights Act of 1968*; Title IX of the *Education Amendments of 1972 (Equal Opportunity in Education Act)*; the *Age Discrimination Act of 1975*; the *Elliott-Larsen Civil Rights Act*, 1976 PA 453, as amended, MCL 37.2101 *et seq.*; and all other federal, state and local fair employment practices and equal opportunity laws and covenants. The Subrecipient shall not discriminate against any employee or applicant for employment, to be employed in the performance of this grant agreement, with respect to his or her hire, tenure, terms, conditions, or privileges of employment; or any matter directly or indirectly related to employment because of his or her race, religion, color, national origin, age, sex, height, weight, marital status, limited English proficiency, or handicap that is unrelated to the individual's ability to perform the duties of a particular job or position. The Subrecipient agrees to include in every subcontract entered into for the performance of this grant agreement this covenant not to discriminate in employment. A breach of this covenant is a material breach of the grant agreement.

The Subrecipient must comply with 2 CFR, Part 1200, *Nonprocurement Suspension and Debarment,* located at http://www.ecfr.gov. The Subrecipient shall ensure that no subcontractor, manufacturer, or supplier of the Subrecipient for projects related to this grant agreement appears on the Active Exclusions list on the System for Award Management (SAM) website located at http://www.sam.gov (previously this search was performed in the Excluded Parties List System – EPLS).

The Subrecipient must comply with regulation 49 CFR, Part 21, Nondiscrimination in Federally-Assisted Programs of the Department of Transportation – Effectuation of the Title VI of the Civil Rights Act of 1964 (see related certification form contained in this grant agreement package).

The Subrecipient must comply with regulation 49 CFR, Part 20, New Restrictions on Lobbying (see related certification form contained in this grant agreement package).

IX. Limitation of Liability

The Recipient and the Subrecipient to this grant agreement agree that each must seek its own legal representative and bear its own costs, including judgments, in any litigation that may arise from performance of this contract. It is specifically understood and agreed that neither party will indemnify the other party in such litigation.

This is not to be construed as a waiver of governmental immunity for either party.

X. Third Parties

This grant agreement is not intended to make any person or entity, not a party to this grant agreement, a third party beneficiary hereof or to confer on a third party any rights or obligations enforceable in their favor.

XI. Grant Agreement Period

This grant agreement is in full force and effect from October 1, 2017 to September 30, 2018. No costs eligible under this grant agreement shall be incurred before the starting date of this grant agreement, except with prior written approval. This grant agreement package consists of two identical grant agreements, simultaneously executed; each is considered an original having identical legal effect. This grant agreement may be terminated by either party by giving thirty (30) days written notice to the other party stating reasons for termination and the effective date, or upon the failure of either party to carry out the terms of the grant agreement. Upon any such termination, the Subrecipient agrees to return to the Recipient any funds not authorized for use, and the Recipient shall have no further obligation to reimburse the Subrecipient.

XII. Entire Grant Agreement

This grant agreement is governed by the laws of the State of Michigan and supersedes all prior agreements, documents, and representations between the Recipient and the Subrecipient, whether expressed, implied, or oral. This grant agreement constitutes the entire agreement between the parties and may not be amended except by written instrument executed by both parties prior to the grant end date. No party to this grant agreement may assign this grant agreement or any of his/her/its rights, interest, or obligations hereunder without the prior consent of the other party. The Subrecipient agrees to inform the Recipient in writing immediately of any proposed changes of dates, budget, or services indicated in this grant agreement, as well as changes of address or personnel affecting this grant agreement. Changes in dates, budget, or services are subject to prior written approval of the Recipient. If any provision of this grant agreement shall be deemed void or unenforceable, the remainder of the grant agreement shall remain valid.

The Recipient may suspend or terminate grant funding to the Subrecipient, in whole or in part, or other measures may be imposed for any of the following reasons:

- A. Failure to expend funds in a timely manner consistent with the grant milestones, guidance, and assurances.
- B. Failure to comply with the requirements or statutory objectives of federal or state law.
- C. Failure to follow grant agreement requirements or special conditions.
- D. Proposal or implementation of substantial plan changes to the extent that, if originally submitted, the project would not have been approved for funding.
- E. Failure to submit required reports.
- F. Filing of a false certification in the application or other report or document.
- G. Failure to adequately manage, monitor or direct the grant funded activities of its subrecipients.

Before taking action, the Recipient will provide the Subrecipient reasonable notice of intent to impose corrective measures and will make every effort to resolve the problem informally.

XIII. Business Integrity Clause

The Recipient may immediately cancel the grant without further liability to the Recipient or its employees if the Subrecipient, an officer of the Subrecipient, or an owner of a 25% or greater share of the Subrecipient is convicted of a criminal offense incident to the application for or performance of a state, public, or private grant or subcontract; or convicted of a criminal offense, including, but not limited to any of the following: embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property, attempting to influence a public employee to breach the ethical conduct standards for State of Michigan employees; convicted under state or federal antitrust statutes; or convicted of any other criminal offense which, in the sole discretion of the Recipient, reflects on the Subrecipient's business integrity.

XIV. Freedom of Information Act (FOIA)

Much of the information submitted in the course of applying for funding under this program, or provided in the course of grant management activities, may be considered law enforcement-sensitive or otherwise critical to national security interests. This may include threat, risk, and needs assessment information; and discussions of demographics, transportation, public works, and industrial and public health infrastructures. Therefore, each Subrecipient agency Freedom of Information Officer will need to determine what information is to be withheld on a case-by-case basis. The Subrecipient should be familiar with the regulations governing Protected Critical Infrastructure Information (6 CFR, Part 29) and Sensitive Security Information (49 CFR, Part 1520), as these designations may provide additional protection to certain classes of homeland security information.

XV. Official Certification

For the Subrecipient

	t certifies by his or her signature that he or she is authorized to on he or she represents. The Subrecipient agrees to eement.
Subrecipient Name	Subrecipient's DUNS Number
Printed Name	Title
Signature	Date
For the Recipient (Michigan State Police, Emerge	ency Management and Homeland Security Division)
Capt. Chris A. Kelenske, Commander Printed Name	Deputy State Director of Emergency Management and Homeland Security Title
Chris a. Koansbe	4/2/18
Signature	Date

HMEP PLANNING GRANT AGREEMENT IN-KIND MATCH

The **Livingston County** Local Emergency Planning Committee (LEPC) has been allocated the funding amount specified in the attached grant agreement. Therefore, a local fund match of **\$688** is **required**.

The LEPC agrees to use the following as its in-kind match (This can be any non-federal money from a government jurisdiction, industry, or other organization represented on the LEPC. Staff paid with federal funds, and funds used as a match for other federal grants CANNOT be used for the HMEP match.):

whose salary and fri		nployee) , per hour, will work approximately	_
SECRETARIAL: (F whose salary and fr	full Name of Employee or inge benefits cost \$		hours on LEPC business.
	Sovernment Jurisdiction or square foot office located	Other Entity) ,	per square foot.
will provide \$	nent Jurisdiction or Other toward LEPC related ma		
will provide \$	ment Jurisdiction or Othe		
OTHER (Describe):	:		

AUTHORITY: 1976 PA 390, as amended, MCL 30.407a, 42 USC 11002 - 11003

COMPLIANCE: Voluntary, however failure to complete application will result in denial of request
Page 17 of 44



1911 Tooley Rd, Howell, MI 48855 Phone 517-540-7926 Fax 517-564-6788 Web Site: co.livingston.mi.us

Memorandum

To: Livingston County Board of Commissioners

From: Therese Cremonte, Emergency Management

Date: 4/24/2018

Re: RESOLUTION TO APPROVE THE FY 2017-2018

HAZARDOUS MATERIALS EMERGENCY PREPAREDNESS

GRANT PROGRAM AWARD AGREEMENT

This resolution is for the approval of the FY 2017-2018 Hazardous Material Emergency Preparedness Grant program award agreement.

The award is for \$2,750.00 dollars that would require a 25% match by Livingston County of \$687.50 that can be covered through an "in-kind match" such as documented cost of office space to meet the needs of the Local Emergency Planning Committee (LEPC)

Further, this grant affords funding towards the completion new and updated SARA Title III, Section 302 site plans.

The complete grant agreement and instructions are attached to this resolution for review.

If you have any questions regarding this matter please contact me.

RESOLUTION NO: [Title]

LIVINGSTON COUNTY DATE: Click or tap to enter a date.

Resolution to Adopt the Livingston County Emergency Operations Plan (EOP) – Emergency Management

WHEREAS, the goal of the Emergency Operations Plan (EOP) is to coordinate emergency response efforts to save lives, reduce injuries and preserve property; and

WHEREAS, the Emergency Operations Plan (EOP) has been developed in accordance with the requirement for local emergency planning established by the State of Michigan; and

WHEREAS, the plan also meets the requirements for all state and federal guidelines for all-hazard emergency management concepts, plans and programs; and

WHEREAS, this plan sets forth general concepts, policies, tasks and guidelines of all-hazards planning; and

WHEREAS, this plan has been reviewed by the Michigan State Police Emergency Management & Homeland Security Division; and

WHEREAS, the Emergency Operations Plan (EOP) is required in order for the County to be eligible for funding or reimbursement of costs associated with the event of a declared disaster; and

WHEREAS, the Emergency Operations Plan (EOP) will be valid for four years after adoption by the Board of commissioners, but reviewed and updated as needed and required during that time period; and

THEREFORE BE IT RESOLVED that the Livingston County Board of Commissioners hereby adopts the current attached Livingston County Emergency Operations Plan (EOP).

#

MOVED: SECONDED: CARRIED:



1911 Tooley Rd Howell, MI 48855 Phone 517-540-7926 Fax 517-546-6788 Web Site: co.livingston.mi.us

Memorandum

To: Livingston County Board of Commissioners

From: Therese Cremonte, Emergency Management Department

Date: 04/24/2018

Re: Approval and Adoption of the Livingston County Emergency

Operations Plan (EOP) – 2018 through 2022

This resolution is to request the approval of the Livingston County Board of Commissioners for the updated and revised Livingston County Emergency Operations Plan.

Each county is required to develop, review, approve, and adopt an Emergency Operations Plan (EOP). The plan is constructed to provide general concepts, policies, tasks and guidelines of all-hazards planning, to include terrorism related events.

The goal of the Emergency Operations Plan (EOP) is to outline a plan to coordinate emergency response efforts to save lives, reduce injuries, and preserve property during local emergencies or widespread disasters.

The Emergency Operations Plan (EOP) will use a graduated response strategy that is in proportion to the scope and severity of an emergency. It can be scaled up or down during the event and leading into the recovery phase of any event.

Although the Emergency Operations Plan (EOP) addresses emergency or disaster related issues, its primary goal is to assemble, mobilize and coordinate a team of responders and coordinators that can deal with any emergency, hazard or disaster.

The Emergency Operations Plan (EOP) upon approval and adoption by the Livingston County Board of Commissioners will be in effect for a period of four (4) years. During that 4-year time period, the plan will be reviewed and revised as needed in order to provide an all-hazards emergency response.

If you have any questions regarding this matter please contact me.

RESOLUTION NO: [Title]

LIVINGSTON COUNTYDATE: Click here to enter a date.

Resolution Authorizing an Agreement with CC Sports to Provide Two Loaner Sea-Doos - Sheriff's Office

WHEREAS, the Livingston County Sheriff's Office currently has a Marine Safety Program which patrols waterways and enforces laws on the County's waterways; and

WHEREAS, CC Sports has invited the Livingston County Sheriff's Office to enter into a loaner agreement whereby CC Sports will provide, at no cost to the Sheriff's Office, two loaner Sea-Doos for use in the patrol of County waterways; and

WHEREAS, the duration of the loan will be a minimum of one season and a maximum of twelve months; and,

WHEREAS, a Sea-Doo is better suited for the times when a one-man patrol is utilized; and

WHEREAS, a Sea-Doo is more fuel efficient and more maneuverable than a boat; and

WHEREAS, a Sea-Doo can be launched into small lakes and other locations that are not accessible to the Sheriff's patrol boat.

THEREFORE BE IT RESOLVED that the Livingston County Board of Commissioners hereby authorizes entering into an agreement with CC Sports for two loaner Sea-Doos for the period of a minimum of one season and a maximum of 12 months.

BE IT FURTHER RESOLVED that the Chairman of the Livingston County Board of Commissioners is authorized to sign all forms, assurances, contracts/agreements, renewals and future amendments for monetary and contract language adjustments related to the above upon review and/or preparation of Civil Counsel.

#

MOVED: SECONDED: CARRIED:

LIVINGSTON COUNTY, MICHIGAN DEPARTMENT OF LIVINGSTON COUNTY SHERIFF



150 S. Highlander Way, Howell, MI 48843
Phone 517-540-7946 Fax 517-545-9627
Web Sites on livingston mixes

Web Site: co.livingston.mi.us

Memorandum

To: Livingston County Board of Commissioners

From: Sgt. Daniel Knapp

Date: 4/24/18

Resolution Authorizing the Sheriff's Office to Enter Into a

Loaner Agreement With CC Sports for Two Loaner SeaDoo

- Sheriff

CC Sports has invited the Livingston County Sheriff's Office to enter into a loaner agreement whereby CC Sports will provide, at no cost to the Sheriff's Office, two loaner Sea-Doos for use in the Sheriff's Marine Safety Program.

The duration of the loaner agreement involving the two personal watercrafts (PWC) is a minimum of one season and a maximum of twelve months.

A PWC is better suited for use on the occasions when a one-man patrol is utilized. A PWC is much more fuel efficient and maneuverable than a boat. One can be launched at locations in the County where the patrol boat cannot.

The Sheriff's Office is requesting that the Livingston County Board of Commissioners authorizes the Sheriff to enter into this agreement for two loaner Sea-Doos which will be utilized in the Sheriff's Marine Safety Program.

If you have any questions regarding this matter, please contact me.

Respectfully,

Sgt. Daniel Knapp

RESOLUTION	NO:
LIVINGSTON COUNTY	DATE:

Resolution Authorizing the Livingston County Board of Commissioners to Sign on to the Stepping Up Initiative - Sheriff

- **WHEREAS,** counties routinely provide treatment services to the estimated 2 million people with serious mental illnesses booked into jail each year; and
- **WHEREAS,** prevalence rates of serious mental illnesses in jails are three to six times higher than for the general population; and
- **WHEREAS,** almost three-quarters of adults with serious mental illnesses in jails have co-occurring substance use disorders; and
- **WHEREAS,** adults with mental illnesses tend to stay longer in jail and upon release are at a higher risk of recidivism than people without these disorders; and
- **WHEREAS,** county jails spend two to three times more on adults with mental illnesses that require interventions compared to those without these treatment needs; and
- **WHEREAS,** without the appropriate treatment and services, people with mental illnesses continue to cycle through the criminal justice system, often resulting in tragic outcomes for these individuals and their families; and
- WHEREAS, Livingston County Community Mental Health Authority has received a jail diversion grant which helps people stay out of jail by offering mental health and substance use disorder treatment and Crisis Intervention Team training for law enforcement and first responders; and
- **WHEREAS,** through the *Stepping Up* initiative, the National Association of Counties, the Council of State Governments Justice Center and the American Psychiatric Foundation are encouraging public private and nonprofit partners to reduce the number of people with mental illnesses in jails.
- **THEREFORE BE IT RESOLVED** that the Livingston County Board of Commissioners hereby authorizes the Board Chair and County Administrator to sign the *Stepping Up* initiative partnership agreement upon review and approval by civil counsel.

#

MOVED: SECONDED: CARRIED:

LIVINGSTON COUNTY, MICHIGAN DEPARTMENT OF LIVINGSTON COUNTY SHERIFF



150 S. Highlander Way, Howell, MI 48843 Phone 517-540-7903 Fax 517-552-2542 Web Site: co.livingston.mi.us

Memorandum

To: Livingston County Board of Commissioners

From: Lt. Eric Sandborn

Re: Stepping Up Initiative Resolution

Counties routinely provide treatment services to the estimated 2 million people with serious mental illnesses booked into jail each year. Prevalence rates of serious mental illnesses in jails are three to six times higher than for the general population. Almost three-quarters of adults with serious mental illnesses in jails have co-occurring substance use disorders. Adults with mental illnesses tend to stay longer in jail and upon release are at a higher risk of recidivism than people without these disorders. County jails spend two to three times more on adults with mental illnesses that require interventions compared to those without these treatment needs. Without the appropriate treatment and services, people with mental illnesses continue to cycle through the criminal justice system, often resulting in tragic outcomes for these individuals and their families. Livingston County, Michigan and all counties take pride in their responsibility to protect and enhance the health, welfare and safety of its residents in efficient and cost-effective ways. Livingston County in Michigan e.g. Livingston County Community Mental Health Authority has received a jail diversion grant which helps people stay out of jail by offering mental health and substance use disorder treatment; Crisis Intervention Team training for law enforcement and first responders. through the Stepping Up initiative, the National Association of Counties, the Council of State Governments Justice Center and the American Psychiatric Foundation are encouraging public, private and nonprofit partners to reduce the number of people with mental illnesses in jails

The Sheriff's Office is requesting that the Livingston County Board of Commissioners sign on to the *Stepping Up Initiative* Resolution.

If you have any questions regarding this matter, please contact me.

Respectfully,

Lt. Eric Sanborn



Livingston County Stepping Up Initiative: Presentation to County Commissioner Safety Committee

Connie Conklin, Executive Director, Livingston CMH Undersheriff Jeff Warder, Sheriff office March 26, 2018

Counties in Michigan with Stepping up initiatives

Michigan Counties

- Alpena
- Barry
- Charlevoix
- Dickinson
- Genesee
- Gratiot
- Huron
- Jackson

Michigan Counties

- Kalamazoo
- Kent
- Lenawee
- Macomb
- Marquette
- Monroe
- Muskegon
- Oakland
- Washtenaw
- Wayne

Why should I support this?

- Each year, there are an estimated 2 million people with serious mental illnesses admitted to jails across the nation. That's equivalent to the populations of Vermont and New Hampshire—combined.
- Almost three-quarters of these adults also have drug and alcohol use problems.
- Once incarcerated, individuals with mental illnesses tend to stay longer in jail and upon release are at a higher risk of returning to incarceration than those without these illnesses.
- The human toll of this problem—and its cost to taxpayers—is staggering.
 Jails spend two to three times more money on adults with mental illnesses
 that require intervention than on those without those needs, yet often do
 not see improvements to public safety or these individuals' health.
- Although counties have made tremendous efforts to address this problem, they are often thwarted by significant obstacles, including operating with minimal resources and needing better coordination between criminal justice, mental health, substance use treatment, and other agencies.
- Without change, large numbers of people with mental illnesses will continue to cycle through the criminal justice system, often resulting in tragic outcomes for these individuals and their families, missed opportunities for connections to treatment, inefficient use of funding, and a failure to improve public safety.

 Page 27 of 44

What can you do?

- Whether you are a state or local policymaker, a criminal justice or behavioral health professional, an individual living with mental illness, or someone who is otherwise committed to reducing the number of people with mental illnesses, substance use and intellectual/developmental disabilities in jails, you can play a critical role in this initiative.
- Support efforts that achieve these outcomes:
- Reducing the number of people with mental illnesses booked into jail. Last four years jail diversion data:

FY14	FY15	FY16-grant initiated	FY17
8 Individuals	3 Individuals	31 individuals	35 individuals

- 2. Increasing connections to treatment.
- 3. Reducing the length of time spent in jail.
- 4. Reducing recidivism
- 5. Increase awareness and understanding when dealing with individuals with mental health, substance use or intellectual disabilities.
- Please sign the resolution so together as a county we can make a difference in impacting these outcomes.

This is what we need from you today?

- Participation by supporting the signing of the Stepping Up Resolution.
- Agree to support the Crisis Intervention Team Training (dates confirmed- April 17/18, May 15/16, June 19/20, July 17/18)
- Support our Jail Diversion team on ride along program to increase awareness and understanding.
- Commit to working towards the outcomes of the Stepping Up Initiative.

Questions and Answers



Livingston County, Michigan: Stepping Up Initiative Resolution

"Stepping Up Initiative to Reduce the Number of People with Mental Illnesses in Jails" -

January 2018

WHEREAS, counties routinely provide treatment services to the estimated 2 million people with serious mental illnesses booked into jail each year; and

WHEREAS, prevalence rates of serious mental illnesses in jails are three to six times higher than for the general population; and

WHEREAS, almost three-quarters of adults with serious mental illnesses in jails have co-occurring substance use disorders; and

WHEREAS, adults with mental illnesses tend to stay longer in jail and upon release are at a higher risk of recidivism than people without these disorders; and

WHEREAS, county jails spend two to three times more on adults with mental illnesses that require interventions compared to those without these treatment needs; and

WHEREAS, without the appropriate treatment and services, people with mental illnesses continue to cycle through the criminal justice system, often resulting in tragic outcomes for these individuals and their families; and

WHEREAS, Livingston County, Michigan and all counties take pride in their responsibility to protect and enhance the health, welfare and safety of its residents in efficient and cost-effective ways; and

WHEREAS, Livingston County in Michigan e.g. Livingston County Community Mental Health Authority has received a jail diversion grant which helps people stay out of jail by offering mental health and substance use disorder treatment; Crisis Intervention Team training for law enforcement and first responders; and

WHEREAS, through the *Stepping Up* initiative, the National Association of Counties, the Council of State Governments Justice Center and the American Psychiatric Foundation are encouraging public, private and nonprofit partners to reduce the number of people with mental illnesses in jails;

NOW, THEREFORE, LET IT BE RESOLVED, THAT I,

do hereby sign on to the Call to Action to reduce the number of people with mental illnesses in our county jail, commit to sharing lessons learned with other counties in my state and across the country to support a national initiative and encourage all county officials, employees and residents to participate in *Stepping Up*. We resolve to utilize the comprehensive resources available through *Stepping Up* to:

- Convene or draw on a diverse team of leaders and decision makers from multiple agencies committed to safely reducing the number of people with mental illnesses in jails.
- Collect and review prevalence numbers and assess individuals' needs to better identify adults
 entering jails with mental illnesses and their recidivism risk, and use that baseline information
 to guide decision making.
- Examine treatment and service capacity to determine which programs and services are available in the county for people with mental illnesses and co-occurring substance use disorders, and identify state and local policy and funding barriers to minimizing contact with the justice system and providing treatment and supports in the community.
- Develop a plan with measurable outcomes that draws on the needs and prevalence assessment data and examination of available treatment and service capacity, while considering identified barriers.
- Implement research-based approaches that advance the plan.
- Create a process to track progress using data and information systems, and to report on successes.

PAS	SED AND APPROVED in this day of	, 2018.
By: _		
, –	Name: Donald S. Parker	
	Title: Livingston County Board of Commission Chairperson	
Ву: _		
	Name: Ken Hinton	
	Title: Livingston County Administrator	
Ву: _		
•	Name: Judge Miriam Cavanaugh	
	Title: Chief Judge	
By: _	i Par Dierroux	
, –	Name: William Vailliencourt	
	Title: Prosecuting Attorney	
By: _4	Michael Minghy	

Name: Michael Murphy

Title: Livingston County Sheriff

D	
Ву: _	Name Contract Contin
	Name: Constance Conklin
	Title: Executive Director, Livingston County CMH
D/	
Ву	Name Pal Pal Cal
	Name: Rob Bradford
	Title: City of Brighton Police Chief
D	A
Ву: _	The state of the s
	Name: George Basar
	Title: City of Howell Police Chief
	A X To
By:	72
	Name: Jeffrey Newton
	Title: City of Pinckney Police
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	Name: Joel Allen
	Title: Michigan State Police
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Ву: _	N. P. I. I.D. CC
	Name: Richard Duffany
	Title: Hamburg Township
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Ву: _	
//	Name: John Tyler
0	Title: Fowlerville Village Police Department
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Ву	- practice
	Name: Jason Pless
	Title: Green Oak Township Police Department
D	
Бу: _	N. D. ID. II
	Name: David Russell
	Title: Unadilla Township Police Department
D	
Ву: _	NI N' LID
	Name: Michael Reese
	Title: Huron-Clinton Metroparks Police

RESOLUTION NO: [Title]

LIVINGSTON COUNTYDATE: Click here to enter a date.

Resolution Recognizing the Observance of National Corrections Officer Week, May 6, 2018 thru May 12, 2018 - Sheriff

- WHEREAS, in 1984, President Ronald Reagan signed Proclamation 5187, creating National Correctional Officers Week; which states that each year, the first full week in May is recognized as National Correctional Officers Week, commemorating the contributions of correctional officers dedicated to ensuring the custody, safety and well-being of inmates throughout our Nation's prisons and jails; and
- **WHEREAS**, Corrections Deputies are a vital component in the field of corrections, charged with the safety and security of persons arrested for, convicted of, or sentenced for criminal offenses; and
- **WHEREAS**, working in a jail is demanding, as officers must maintain a constant state of heightened vigilance as well as adhere to strict security protocols; and
- **WHEREAS**, Corrections Deputies must perform their duties within harsh physical environments and with the threat of repeated exposure to violent events; and
- **WHEREAS,** the corrections system is intended to protect the public by separating those who require incarceration from the community; and
- **WHEREAS**, Corrections Deputies supervise programs to assist in the reintegration of inmates into the community upon release; and
- **WHEREAS**, the Corrections Deputies of the Livingston County Sheriff's Office are called upon to fill, simultaneously, custodial, supervisory and counseling roles; and
- **WHEREAS,** the professionalism, dedication and courage exhibited by the Corrections Deputies working for the County of Livingston throughout the performance of these demanding and often conflicting roles deserves our utmost respect.
- **THEREFORE, BE IT RESOLVED** that the Livingston County Board of Commissioners hereby joins with President Ronald Reagan's Proclamation 5187 to declare the week of May 6th through May 12th, 2018, National Correctional Officers week in honor the contributions and accomplishments of the men and women who are essential to the operation of the Livingston County Jail.

#

MOVED: SECONDED: CARRIED:



LIVINGSTON COUNTY SHERIFF'S OFFICE

150 S. Highlander Way Howell, Michigan 48843-2323 (517) 546-2440 www.livingstonsheriff.com

April 24, 2018

Livingston County Board of Commissioners Administration Building 304 E. Grand River Howell, MI 48843

Re: Observance of National Corrections Officer week

Dear Board of Commissioners:

I respectfully request the Livingston County Board of Commissioners to approve by resolution the observance of the week of May 6, 2018 through May 12, 2018 as National Corrections Officer Week.

Sincerely,

Michael J. Murphy Sheriff **RESOLUTION** NO: [Title]

LIVINGSTON COUNTYDATE: Click here to enter a date.

Resolution Recognizing the Observance of National Police Week, May 13, 2018 thru May 19, 2018 - Sheriff

WHEREAS, by joint resolution on October 1, 1962, President John F. Kennedy signed Public Law 87-726 declaring May 15 as National Peace Officers Memorial Day and the calendar week in which May 15 falls as National Police Week, an annual tribute to law enforcement service and sacrifice; and

- **WHEREAS**, National Police Week pays special recognition to those law enforcement officers who have lost their lives in the line of duty for the safety and protection of others; and
- **WHEREAS**, National Police Week is a collaborative effort of many organizations dedicated to honoring America's law enforcement community; and
- WHEREAS, Livingston County recognizes the bravery, courage, honor and integrity exhibited by our Livingston County Sheriff's Office Deputies every day and wishes to express how much their service and protection of our communities is valued; and
- **WHEREAS,** Livingston County is aware that a Sheriff's Deputy swears to uphold the U. S. Constitution and the Constitution of Michigan and is entrusted with the honor of the Sheriff's Office; and
- **WHEREAS**, a Deputy serves honestly and faithfully, and if necessary, will lay down their life in defense of another, as others have done before them.
- **THEREFORE, BE IT RESOLVED** that the Livingston County Board of Commissioners hereby acknowledges Public Law 87-726 to declare the week of May 13th through May 19th, 2018, National Police Week in honor of the contributions and accomplishments of the men and women who are essential to the operation of the Livingston County Sheriff's Office.

#

MOVED: SECONDED: CARRIED:



LIVINGSTON COUNTY SHERIFF'S OFFICE

150 S. Highlander Way Howell, Michigan 48843-2323 (517) 546-2440 www.livingstonsheriff.com

April 24, 2018

Livingston County Board of Commissioners Administration Building 304 E. Grand River Howell, MI 48843

Re: Observance of National Police Week

Dear Board of Commissioners:

I respectfully request the Livingston County Board of Commissioners to approve by resolution the observance of the week of May 13, 2018 through May 19, 2018 as National Police Week.

Sincerely,

Michael J. Murphy Sheriff **RESOLUTION** NO: [Title]

LIVINGSTON COUNTYDATE: Click here to enter a date.

Resolution Authorizing an Agreement with Government Payment Service to Provide Credit Card Bond Payments Services - Sheriff - Jail

WHEREAS, Livingston County Jail desires to continue to accept credit cards for bond payments made at the iail; and

an, and

WHEREAS, Livingston County Jail has utilized Government Payment Service (GovPayExp) for these services

under contract since about 2008; and

WHEREAS, the current contract expired in July 2017 and a new agreement was delayed due to unforeseen

circumstances; and,

WHEREAS, the jail has continued to utilize this service and wishes to continue doing so; and

WHEREAS, this service has no costs to the jail or taxpayers and is funded by service fees for those who choose

to use the service;

THEREFORE BE IT RESOLVED that the Livingston County Board of Commissioners hereby authorizes

entering into an agreement with Government Payment Service for Credit Card Bond Payment

Processing for a period of three years with options for one year renewals after that

BE IT FURTHER RESOLVED that the Chairman of the Livingston County Board of Commissioners is

authorized to sign all forms, assurances, contracts/agreements, renewals and future amendments

for monetary and contract language adjustments related to the above upon review and/or

preparation of Civil Counsel.

#

#

MOVED: SECONDED: CARRIED:

PARTICIPATION AGREEMENT

LIVINGSTON COUNTY SHERIFF'S OFFICE 150 S. HIGHLANDER WAY HOWELL, MI 48843-1954 Government Payment Service, Inc. ("GPS") 7102 Lakeview Parkway West Drive Indianapolis, Indiana 46268 Phone: (866) 564-0169

Phone: (866) 564-0169 Facsimile: (888) 665-4755

Email: accountservices@govpaynet.com

- 1. Services. The above-named entity ("Participant") authorizes GPS to act as its agent for the processing of credit, debit, and prepaid debit card transactions and GPS accepts such appointment subject to any conditions and limitations in this Participation Agreement and any attachments hereto ("Agreement"). GPS shall provide Participant with training, documentation, and electronic and telephonic support at GPS' expense. GPS shall cause funds to be forwarded electronically to such account as Participant designates within two banking days after transaction authorization or by mailed check if Participant so indicates.
- 2. Term and Termination. This Agreement shall become effective upon the date of the latter signature to this Agreement ("Effective Date") and shall continue for three years, automatically renewing for additional one-year periods commencing on the third anniversary of the Effective Date. This Agreement may be terminated (i) by Participant at any time with or without cause upon 30 days' written notice to GPS, provided, however, that Participant shall pay to GPS a \$2,000 early termination fee if such termination occurs within one year of the Effective Date; (ii) by GPS upon 30 days' written notice to Participant prior to any renewal term; or (iii) by either party immediately upon notice to the other party of such other party's material breach of this Agreement, subject to a reasonable opportunity to cure such breach.
- **3. Fees.** GPS shall collect the service fees shown in Attachment "A" based on type of payment processed from the cardholder or from Participant, as Participant specifies to GPS. Participant may select either or both of the payment types available as follows:
- For cash bail/bond payments, "Service Fee Schedule for Bail Payments" applies.
- For criminal justice-related payments, such as fees for probation management, electronic monitoring, work release, or other payments

associated with reducing or avoiding a term of incarceration, "Service Fee Schedule for Criminal Justice-Related Payments" applies.

GPS will apply its then-current service fee to the payment types Participant has selected for processing under this Agreement. GPS may modify any or all service fees at its sole option, providing Participant with 30 days' advance written notice. ALL SERVICE FEES ARE NON-REFUNDABLE.

- **4. Disputes and Chargebacks.** GPS shall be responsible for handling all transaction disputes associated with cardholders' use of cards to make payments to Participant through GPS. Chargebacks are subject to the terms described in Attachment "B".
- 5. Warranties. Each party warrants that this Agreement is valid, binding, and enforceable against such party in accordance with its terms and that each party has full power and authority to execute and deliver this Agreement and to perform its obligations hereunder. GPS further warrants that during the performance of this Agreement, GPS (i) shall provide services in a non-discriminatory manner and shall not deny services or employment on the basis of race, creed, color, national origin, sex, age, disability, sexual orientation, military status, marital status, or any other legally protected class; (ii) will comply with all applicable laws and regulations and the rules and procedures applicable to the credit and debit card brands it accepts and processes; and (iii) in accordance with then-current PCI DSS requirements, will maintain proper security and responsibility for cardholder data while it is in GPS's possession, all at GPS' sole cost.
- **6. Indemnification and Disclaimers.** GPS shall indemnify and save harmless Participant, its agents, officers, and employees from responsibility or liability for all damages, costs, expenses, (including reasonable attorney fees and defense costs) relating to death or bodily injury or damages to physical property directly resulting from GPS' performance under this

Agreement. GPS ACCEPTS NO RESPONSIBILITY FOR SECURITY OF CARDHOLDER DATA ON SYSTEMS OTHER THAN THOSE CONTROLLED BY GPS. GPS LIABILITY WITH RESPECT TO PAYMENTS PROCESSED HEREUNDER IS LIMITED TO MAKING PAYMENTS IN THE AMOUNTS AUTHORIZED. GPS IS NOT A SURETY AND PROCESSING A PAYMENT THROUGH GPS DOES NOT GUARANTEE ANY PARTICULAR OUTCOME INCLUDING, BUT NOT LIMITED TO, A DEFENDANT'S COURT APPEARANCE OR FULL SATISFACTION OF A FINANCIAL OBLIGATION. OTHER THAN WARRANTIES EXPLICITLY MADE IN THIS AGREEMENT, **GPS DISCLAIMS** ALL WARRANTIES OR REPRESENTATIONS OF ANY KIND, EXPRESS OR IMPLIED. NEITHER PARTY SHALL BE LIABLE FOR INCIDENTAL, INDIRECT, PUNITIVE, OR CONSEQUENTIAL DAMAGES EVEN IF ADVISED OF THE **POSSIBILITY SUCH** DAMAGES. OF PARTICIPANT BEARS RESPONSIBILITY FOR ANY ADMINISTRATIVE ACTIONS IT MAY TAKE IN CONNECTION WITH SERVICES PROVIDED UNDER THIS AGREEMENT.

- 7. Independent Contractor. GPS shall provide all services to Participant as an independent contractor. Nothing contained herein shall be deemed to create any association, partnership, joint venture, or relationship of master and servant or employer and employee between the parties or to provide either party with the right, power, or authority, expressed or implied, to create any such duty or obligation on behalf of the other party.
- **8. Taxes.** GPS shall be responsible for the payment of all taxes legally imposed upon its services.
- 9. Notices. All legal notices permitted or required by this Agreement shall be in writing and given to the respective parties in person, by first class mail, by recognized private courier, or by facsimile (with a hard copy following) directed to the address first stated in this Agreement or to such other person or place that the parties may from time to time designate (if to GovPayNet, note "Attention: Account Services). Notices and consents under this section shall be deemed to be received, if sent by mail or courier, five days following their deposit in the U.S. Mail or with such courier or, if sent by facsimile, when such facsimile is transmitted to the number the intended recipient provides and sender receives a confirmation that such facsimile was transmitted.

10. SERVICE CHANGES: Participant is responsible for advising GPS as to the types of payments GPS is authorized to accept on Participant's behalf (per the fees in Attachment "A") and the type of service and equipment modes that will apply to each payment type. Participant may at any time (i) authorize GPS to accept additional types of payments, (ii) cancel the processing through GPS of any types of payments, (iii) modify the service or equipment modes (from among Internet, telephone, Internet and telephone, Gov\$wipe®, etc.), (iv) modify the account(s) to which GPS shall direct payments to Participant, or (v) add other agencies, departments or sub-agencies ("Affiliated Agencies") to, or delete Affiliated Agencies from Participant's use of any GPS services and equipment by specifying all such changes to GPS in writing. Any such changes will be subject to GPS acknowledgment and acceptance in writing. For purposes of this subsection only, "in writing" shall mean via letter, facsimile, or email (if to GovPayNet, to accountservices@govpaynet.com).

11. Gov\$wipe. GPS will provide Participants who select Gov\$wipe with card readers and peripheral equipment (cables, etc.), which are and will remain the property of GPS. Participant understands that GPS card readers are embedded with proprietary technology ("Firmware"). GPS grants Participant a license to use such card readers and Firmware for the duration of the Agreement. Participant's use of card readers and Firmware shall be limited to the purposes of this Agreement. Acceptance and use of card readers does not convey to Participant any title, patent, copyright or other proprietary right in or to the Firmware. At all times, GPS or its suppliers retain all rights to the Firmware, including but not limited to updates, enhancements, and additions. Participant shall not attempt to access or disclose the Firmware to any party, or transfer, copy, license, sub-license, modify, translate, reverse engineer, decompile, disassemble, tamper with, or create any derivative work based on Firmware.

Participant will use reasonable care to protect card readers from loss, theft, damage or any legal encumbrance. GPS shall provide card readers and installation instructions at service implementation and when providing any replacement or additional card readers by shipment to a location Participant designates or, at GPS's option, Participant will allow GPS and its designated representatives reasonable access to Participant's premises for training purposes and device installation, repair, removal, modification, upgrades, and relocation.

Card readers for use with Gov\$wipe are designed to communicate cardholder data to GPS through Participant's computing equipment to which they are cable-attached via USB port. Internet access to GPS is required for transaction processing via Gov\$wipe and is enabled solely by Participant's computers and networks. Participant is responsible to use standard safeguards and practices to keep its computers and networks secure and free from malicious software or hardware. GPS shall not be held liable to Participant for exposure of Participant's computers or networks to malicious software or hardware of any kind. GPS is solely responsible for the maintenance of any card readers and shall supply Participant with replacement card readers on Participant's request and as GPS deems appropriate. Upon termination of the Agreement, GPS may require Participant to return card readers at GPS's expense and by such method as GPS specifies.

12. Miscellaneous. There are no third-party beneficiaries to this Agreement. This Agreement may not be assigned, in whole or in part, by either party hereto without prior written consent of the other party, which consent shall not be unreasonably withheld. Either party is excused from performance and shall not be liable for any delay in performance or non-performance, in whole or in part, caused by the occurrence of any contingency beyond the control of the non-performing party including, but not limited to, work stoppages, fires, civil disobedience, riots,

rebellions, terrorism, loss of power or telecommunications, flood, storm, Acts of God, and similar occurrences. This Agreement shall be governed by the internal laws of the state of Indiana. A waiver of any portion of this Agreement shall not be deemed a waiver or renunciation of other portions. Rights and obligations under this Agreement which by their nature should survive will remain in effect after termination or expiration hereof. In the event that any provision of this Agreement is adjudicated by any court of competent jurisdiction to be invalid, illegal, void, or unenforceable, all other provisions of this Agreement shall remain in full force and effect.

13. Completeness and Execution. This Agreement is the entire agreement between the parties and expresses the complete understanding of the parties, superseding all prior or contemporaneous agreements with regard to the subject matter herein. This Agreement may not be altered, amended or modified except in a writing incorporated hereto and signed by the parties, provided, however, that GPS may revise the terms of this Agreement if required to comply with law, regulation, or card industry rules and GPS provides prompt notice to Participant of such change(s). This Agreement may be executed simultaneously in multiple counterparts, each of which is deemed an original, but all of which taken together constitute one and the same instrument. All signed fax or electronically imaged counterparts to this Agreement shall be deemed as valid as originals.

GOVERNMENT PAYMENT SERVICE, INC.

LIVINGSTON COUNTY SHERIFF'S OFFICE

Kate Lawrence Mark E. MacKenzie Chairperson - Board of Commissioners President & Chief Executive Officer Date Date



ATTACHMENT "A" - SERVICE FEES AVAILABLE

Service Fee Schedule # CB-169_170 for Cash Bail Payments*
9.0%
Bail postings exceeding \$10,000 may only be made via the GPS Call Center and are subject to security verifications.

Service Fee Schedule # CJR-171_172 for Criminal Justice-Related Payments*		
Service Fee for Payments via Web/ <i>Gov</i> \$wipe [®]	Service Fee for Payments via Call Center/Live Agent	
3.75%	5.25%	
Minimum Fee = \$3.50	Minimum Fee = \$5.00	

ALL SERVICE FEES ARE NON-REFUNDABLE

^{*} Service Fees may be the responsibility of cardholder, Participant, or shared by cardholder and Participant. Unless Participant advises GPS otherwise, Participant will be presumed to have chosen that cardholders shall be responsible for all Service Fees. If Participant elects to pay all or any portion of the Service Fee, Participant must so advise GPS in writing using the method specified in subsection 10. For any Service Fees Participant elects to pay, GPS will (i) debit Participant's account for Participant's share of the Service Fee in accordance with the terms of the debit authorization form GPS provides; and (ii) add a 5% processing fee to the total amount of each debit GPS initiates for purposes of fee payment. Participant must allow GPS 30 days to make any changes Participant requests to the Service Fee responsibility. Participant warrants that Participant's decisions and instructions to GPS with respect to cardholder responsibility for payment of all or any part of the Service Fee shall conform with applicable law.

ATTACHMENT "B" - PAYMENT INTEGRITY PROGRAM

The Payment Integrity Program (PIP) is an approach to keeping credit card and debit card payments to government and government-related organizations safe, convenient, and economical. Card fraud has reached epidemic proportions and is expected to continue to be a significant, long-term issue for consumers, businesses, and, increasingly, government. Even if a government entity is fully indemnified from card fraud losses, condoning a payment made by card fraud should not be acceptable public policy. Using cards to make payments to government agencies, offices, departments, and providers is an important constituent service that also enhances government operations and finances.

GPS has worked with clients for over 20 years to develop a payment process that best serves the interests of all stakeholders. Our objective is to avoid the harsh fraud control and reclamation measures our competitors impose. Accepting funds stolen by card fraud without imposing consequences encourage more fraud, drive up the cost of using cards to pay civic obligations, and place their good reputations at risk. PIP, described below, is a cooperative "best practice" applying a unique set of features to achieve fraud control while requiring minimal action by GPS clients.

- NO PARTICIPANT LIABILITY. Under PIP, GPS does not deduct or offset card fraud losses against
 a Participant's daily settlement, or terminate a contract or declare a Participant in breach for failing to
 recoup or reimburse GPS for chargebacks. Instead, PIP establishes voluntary standards for
 Participants while allowing GPS to determine various service levels based on a Participant's fraud loss
 experience and willingness to assist in fraud control and funds reclamation actions.
- 2. FRAUD PREVENTION. GPS applies multiple preventive measures to help exclude stolen funds from government finances. This involves a variety of technological and procedural methods to identify potential card fraud and respond appropriately. These can include, but are not necessarily limited to, Address Verification System (AVS) checks, caps on payment amounts allowed, and software-based controls. GPS also reviews daily payment activity before settlement and may telephone selected cardholders to confirm a payment's validity.
- 3. CHARGEBACK MANAGEMENT. When a cardholder initiates a chargeback within 120 days of a transaction, it automatically results in a provisional credit to the cardholder from a GPS account. If GPS's investigation shows that a chargeback appears to be the result of a GPS error, GPS will be liable for the chargeback in accordance with industry rules. If GPS determines that a chargeback may be inappropriate, GPS expects the Participant to provide reasonable assistance in any challenge GPS makes. If a Participant decides to challenge a chargeback, GPS will provide reasonable assistance to the Participant.
- 4. FUNDS RECLAMATION: One of PIP's goals is to enable Participant to participate in fraud prevention and manage reclamation of stolen funds in a manner that reasonably accommodates Participant practices. Voluntary Participant assistance in funds reclamation is considered an essential component of PIP success. GPS recognizes that the Participant's ability to assist in reclamation can vary.
 - A. The funds reclamation process begins with GPS's receipt of a notice of chargeback. GPS will act within its business discretion in determining which chargebacks may be most cost-effectively reclaimed and suitable for notifying Participant.

- B. For funds that have left government control (for example, as discharged bail or paid as child support or restitution) and for which GPS has notified Participant of a chargeback, if the involved government has a continuing relationship with the beneficiary of the card fraud (for example, incarceration, child support obligations, or the granting of a license) GPS expects the Participant will take reasonable measures to recover the amount of the fraud loss by making it a continuing obligation of the individual to be paid to the government then transferred to GPS.
- C. For funds that remain in government control even if passed to other agencies or branches by administrative procedure (for example, posted bail not yet discharged or payments of fees, taxes, or other costs and assessments), GPS recommends that Participant and involved government entity(ies) declare the obligation unpaid and take such steps as may be necessary to reclaim funds for reimbursement to GPS as would be the case for any transfer of stolen property. GPS expects reimbursement of such invalidly obtained funds within 60 days of the date GPS notifies Participant of the related chargeback(s).
- D. For each chargeback GPS refers to Participant for action, GPS will have made the cardholder whole for lost funds. Participant chargeback reimbursements of reclaimed funds to GPS shall not be subject to Participant offset or reduction. Where feasible, funds reclamation should include GPS's lost processing fee.
- E. If a Participant terminates its contract with GPS, GPS reserves the right to invoice the Participant for chargeback losses occurring within six months of contract termination. Such amounts shall be due and owing in accordance with invoice terms.
- 5. PROSECUTION: In the event of card fraud involving bail, restitution, probation, or other payments in the criminal justice system, or card fraud for civil payments in large amounts, GPS strongly encourages prosecution to the fullest extent of the law and will provide affidavits, transaction reports, and victim statements as may be needed.
- 6. REMEDIATION: GPS's objective is to provide the most user-friendly service possible. Depending upon a Participant's fraud experience and level of PIP cooperation, GPS reserves the right to adjust service levels including but not limited to stricter AVS standards, imposing caps upon permitted payments, discontinuing payment types, or suspending all services if GPS deems it necessary to maintain payment security.
- 7. NON-PARTICIPATION: A Participant may elect not to participate in PIP by notifying GPS in writing via email (paymentintegrityprogram@govpaynet.com), facsimile (888-665-4755), or letter (7102 Lakeview Parkway W. Drive, Indianapolis IN 46268) within 30 days of the date of this document or, if a new Participant, at contract execution. Failure to reject PIP participation in writing within 30 days will be deemed acceptance. Rejecting PIP participation or failing to cooperate in reclaiming stolen funds may result in remediation measures, contract non-renewal, or renewal at increased fees.