



Otsego County Board of Commissioners

225 West Main Street • Gaylord, Michigan 49735

989-731-7520 • Fax 989-731-7529

NOTICE OF MEETING

The Otsego County Board of Commissioners will hold a regular meeting on Tuesday, June 8, 2010 beginning at 9:30 a.m., at the County Building at 225. W. Main Street, Room 100, Gaylord, Michigan 49735.

AGENDA

Call to Order

Invocation

Pledge of Allegiance

Roll Call

Approval and Correction of Regular Minutes of May 25, 2010 w/attachments

Consent Agenda

- A. Chester Township Zoning Agreement - Motion to Approve
- B. Corwith Township Zoning Agreement - Motion to Approve
- C. Dover Township Zoning Agreement - Motion to Approve
- D. Elmira Township Zoning Agreement - Motion to Approve
- E. Hayes Township Zoning Agreement - Motion to Approve
- F. Livingston Township Zoning Agreement - Motion to Approve
- G. Otsego Lake Township Zoning Agreement - Motion to Approve

Administrator's Report

Public Hearing - ORV Ordinance Update

Special Presentation

- A. Bill Carpenter, MSU-E District Coordinator

City Liaison, Township & Village Representatives

Correspondence

New Business

- A. Financials
 - 1. June 1, 2010 Warrant
 - 2. June 8, 2010 Warrant
- B. Gaylord ARFF Airport Contract Addendum
- C. OCR 10-24 MERS Benefit Adoption
- D. OCR 10-25 MERS Month Definition
- E. ORV Ordinance 09-03 Update
- F. Alpenfest Event Staging

Public Comment

Board Remarks, Announcements, and informal discussions

Adjournment

May 25, 2010

The Regular meeting of the Otsego County Board of Commissioners was held in the County Building at 225 West Main Street, Room 100. The meeting was called to order at 9:30 a.m. by Chairman Ken Glasser. Invocation by Commissioner Clark Bates, followed by the Pledge of Allegiance led by Commissioner Doug Johnson.

Roll call:

Present: Clark Bates, Paul Liss, Robert Harkness, Erma Backenstose, Ken Glasser, Doug Johnson, Mike Hyde, Bruce Brown.

Absent: Paul Beachnau.

Motion by Commissioner Robert Harkness, to approve the regular minutes of May 11, 2010 with attachments and the special meeting of May 14, 2010. Ayes: Unanimous. Motion carried.

Consent Agenda:

Motion to approve the FY 2009 General Fund/Drains Budget amendment. Ayes: Unanimous. Motion carried. (see attached)

Motion to approve the FY 2009 Equipment/Airport Budget amendment. Ayes: Unanimous. Motion carried. (see attached)

Motion to approve the FY 2009 Equipment/Sheriff Budget amendment. Ayes: Unanimous. Motion carried. (see attached)

Motion to approve the FY 2009 Equipment/Prosecutor Budget amendment. Ayes: Unanimous. Motion carried. (see attached)

Special Presentations:

Motion by Commissioner Erma Backenstose, to adopt Resolution OCR-10-22 Honoring John Ernst.

Roll Call Vote:

Ayes: Clark Bates, Paul Liss, Robert Harkness, Erma Backenstose, Ken Glasser, Doug Johnson, Mike Hyde, Bruce Brown.

Nays: None.

Absent: Paul Beachnau.

Motion carried/Resolution adopted. (see attached)

Commissioner Paul Beachnau arrived at 9:35 a.m.

Morning recess at 9:36 a.m.

Back in session at 9:45 a.m.

Motion by Commissioner Clark Bates, to adopt Resolution OCR 10-23 honoring Pearl Sehl.
Roll Call Vote:

Ayes: Paul Beachnau, Paul Liss, Robert Harkness, Erma Backenstose, Ken Glasser, Doug Johnson, Mike Hyde, Bruce Brown, Clark Bates.

Nays: None.

Motion carried/Resolution adopted. (see attached)

Judge Michael K. Cooper reported on the child care fund.

Marilyn Kaczanowski reported on the Friendship Shelter.

Motion by Commissioner Paul Beachnau, to approve the Friendship Shelter agreement along with the associated budget amendment. Ayes: Unanimous. Motion carried. (see attached)

Ken Talsma from Anderson, Tackman & Company presented the Board with the FY2009 audit.

Committee Reports:

Motion by Commissioner Paul Liss, to adopt the updated Airport Advisory Committee Bylaws with the addition the word "Committee" after "Gaylord Regional Airport" in the title and changing "Vice-Chairman" to "Vice-Chairperson" in section 3.2. Ayes: Unanimous. Motion carried. (see attached)

Motion by Commissioner Paul Liss, to approve the Muzyl Oil & Gas Lease. Ayes: Unanimous. Motion carried. (see attached)

Motion by Commissioner Robert Harkness, to approve the full-time Deputy Treasurer position and to remove the part-time position once the full-time position is filled. Additional funding to come from the Tax revolving Fund (516). Ayes: Unanimous. Motion carried.

Motion by Commissioner Robert Harkness, to approve the updated resignation procedure policy. Ayes: Unanimous. Motion carried.

Rachel Frisch reviewed the April financial reports with the Board.

New Business:

Motion by Commissioner Bruce Brown, to approve the May 18, 2010 Warrant in the amount of \$1,339,809.96 as presented. Ayes: Unanimous. Motion carried.

Motion by Commissioner Erma Backenstose, to approve the May 25, 2010 Warrant in the amount of \$216,699.63 as presented. Ayes: Unanimous. Motion carried.

Motion by Commissioner Doug Johnson, to approve the New Cingular Donation agreement accepting the donation of the Dobson Switch Building at the Alpine Center. Ayes: Unanimous. Motion carried. (see attached)

Motion by Commissioner Mike Hyde, to approve the New Cingular bill of sale for the purchase of two generators at the Dobson switch building at the Alpine Center. Ayes: Unanimous. Motion carried. (see attached)

Motion by Commissioner Clark Bates, to approve the Global Tower Site license agreement. Ayes: Unanimous. Motion carried. (see attached)

Public Comment:

Maureen Derenzy commented on the library audit.

Board Remarks:

Commissioner Erma Backenstose: Library construction.

Commissioner Bruce Brown: Little League fundraiser May 26th.

Commissioner Paul Liss: Community Mental Health.

Attended a workshop with Corwith Township and the Village regarding the fire department.

Commissioner Doug Johnson: MMRMA.

Commissioner Clark Bates: City Council meeting.

Chairman Ken Glasser: Road Commission meeting.

Meeting adjourned at 11:27 a.m. at the call of the Chair.

Kenneth R. Glasser, Chairman

Susan I. DeFeyter, Otsego County Clerk



**OTSEGO COUNTY
BUDGET AMENDMENT**

FUND/DEPARTMENT: General Fund / Drains

As provided for in the Uniform Budget and Accounting Act of 1978, as amended, and consistent with Otsego County Policy, the Administrator and Finance Director are hereby authorized to record the following adjustments to the budget.

Fund Type: General Special Revenue Debt Service Capital Project Business-Type (Enterprise or Internal Svc)

REVENUE To transfer funds out of contingency for 2009 drain bill.

Account Number	Decrease	Increase
- -	\$	\$
- -	\$	\$
- -	\$	\$
- -	\$	\$
Total	\$	\$

EXPENDITURE

Account Number	Increase	Decrease
<u>101-445-930.999 - Drain services</u>	<u>\$ 4,090</u>	\$
<u>101-941-999.990 - Contingency</u>	\$	<u>\$ 4,090</u>
- -	\$	\$
- -	\$	\$
- -	\$	\$
- -	\$	\$
Total	\$ 4,090	\$ 4,090

Rachel Frisch
Department Head Signature

5/19/10
Date

Entered:
By:

Administrator's Signature

Date

Board Approval Date (if necessary)

Budget Adjustment #

Posting Number



**OTSEGO COUNTY
BUDGET AMENDMENT**

FUND/DEPARTMENT: Equipment Fund

As provided for in the Uniform Budget and Accounting Act of 1978, as amended, and consistent with Otsego County Policy, the Administrator and Finance Director are hereby authorized to record the following adjustments to the budget.

Fund Type: General Special Revenue Debt Service Capital Project Business-Type (Enterprise or Internal Svc)

REVENUE To purchase a color laserjet printer/copier/fax for the airport

Account Number	Decrease	Increase
266-050-400.001 - Budgeted Use	\$	\$ 600
- - of Fund Bal.	\$	\$ 600
481-050-699.630 - Transfer In	\$	\$
- -	\$	\$
Total	\$	\$

EXPENDITURE

Account Number	Increase	Decrease
266-941-999.000 - Transfer Out	\$ 600	\$
481-901-970.435 - Property-machinery	\$ 600	\$
- -	\$	\$
- -	\$	\$
- -	\$	\$
- -	\$	\$
Total	\$	\$

Rachel Frisch
Department Head Signature

5/19/10
Date

Entered:
By:

Administrator's Signature

Date

Board Approval Date (if necessary)

Budget Adjustment #

Posting Number

* Casntsf



**OTSEGO COUNTY
BUDGET AMENDMENT**

FUND/DEPARTMENT: Equipment Fund

As provided for in the Uniform Budget and Accounting Act of 1978, as amended, and consistent with Otsego County Policy, the Administrator and Finance Director are hereby authorized to record the following adjustments to the budget.

Fund Type: General Special Revenue Debt Service Capital Project Business-Type (Enterprise or Internal Svc)

REVENUE To purchase a new ORV trailer

Account Number	Decrease	Increase
266-050-400.001 - Budgeted Use	\$	\$ 955
- - of Fund Bal.	\$	\$
- -	\$	\$
- -	\$	\$
Total	\$	\$

EXPENDITURE

Account Number	Increase	Decrease
266-901-970.400 - Property vehicles	\$ 955	\$
- -	\$	\$
- -	\$	\$
- -	\$	\$
- -	\$	\$
- -	\$	\$
Total	\$ 955	\$ 955

Rachel Frisch
Department Head Signature

5/19/10
Date

Entered:
By:

Administrator's Signature

Date

Board Approval Date (if necessary)

Budget Adjustment #

Posting Number



**OTSEGO COUNTY
BUDGET AMENDMENT**

FUND/DEPARTMENT: Equipment Fund

As provided for in the Uniform Budget and Accounting Act of 1978, as amended, and consistent with Otsego County Policy, the Administrator and Finance Director are hereby authorized to record the following adjustments to the budget.

Fund Type: General Special Revenue Debt Service Capital Project Business-Type (Enterprise or Internal Svc)

REVENUE To purchase a computer/screen for Prosecutor's scan station

Account Number	Decrease	Increase
266.050 - 400.001 - Budgeted Use	\$	\$ 1,200
- of Fund Bal	\$	\$
-	\$	\$
-	\$	\$
Total	\$	\$

EXPENDITURE

Account Number	Increase	Decrease
266.901 - 970.440 - Property - computer	\$ 1,200	\$
-	\$	\$
-	\$	\$
-	\$	\$
-	\$	\$
-	\$	\$
Total	\$ 1,200	\$ 1,200

Rachel Frisch
Department Head Signature

5/18/10
Date

Administrator's Signature

Date

Entered:
By:

Board Approval Date (if necessary)

Budget Adjustment #

Posting Number

RESOLUTION NO. OCR 10-22
COMMENDATION IN HONOR OF JOHN ERNST
Otsego County Board of Commissioners
May 25, 2010

WHEREAS, John Ernst has served the Otsego County Planning Commission since March 14, 1994;
and

WHEREAS, John has served in the past as the Secretary of the Planning Commission; and

WHEREAS, John was instrumental in drafting and guiding the Master Plan of Otsego County; and

WHEREAS, John served on many of the sub-committees including work on the Wind Turbine
Generator Ordinance, Multi-Use Zoning districts, and Assisted Living facilities to only name a
few; and

WHEREAS, John has spent countless hours over the past 16 years working for the citizens of
Otsego County to ensure fair ordinances and proper future development while playing an
integral role in the Planning and Zoning of Otsego County; now, therefore be it

RESOLVED, that John Ernst shall be remembered by his fellow colleagues and the public for
the giving of his time and talents to make Otsego County a better place to live and work,
and be it further

RESOLVED, that the Otsego County Board of Commissioners honor and thank John for his
outstanding service to our community.

OCR 10-23
COMMENDATION IN HONOR OF PEARL SEHL
OTSEGO COUNTY BOARD OF COMMISSIONERS
2010

WHEREAS, Pearl Sehl was born in 1908 and grew up in Johannesburg and has been a lifelong resident of Otsego County; and

WHEREAS, she married Pete Sehl on November 3, 1924 in Otsego County with the Reverend Hughes officiating their marriage; and

WHEREAS, Pearl and Pete raised eight children with five generations of Sehl's still living today; and

WHEREAS, Pete and Pearl operated Sehl's Northern Shows and were the first carnival show at the 1965 Alpenfest; and

WHEREAS, Pearl is a very accomplished artisan when it comes to crocheting, she crochets lap robes for the Veterans; scarves and hats that are distributed during the Veterans Day celebration each November; over 100 mittens that are distributed through RSVP and DHS during the holidays; lap robes for walkers that are given to several agencies throughout the State of Michigan; Pearl continues to crochet as often as she can, while still living independently at the age of 102; and

WHEREAS, the Otsego County Board of Commissioners is honoring Pearl for her service to her community and the County and expresses their pride in her accomplishments; now, therefore, be it

RESOLVED, that the Otsego County Board of Commissioners wishes to thank Pearl for her tireless commitment to the County and her continued good health and prosperity.

Homeless Shelter Services Agreement

This Agreement, entered into this day of May 25, 2010, between the County of Otsego, hereinafter called the "County" and The Friendship Shelter, Inc., hereinafter called the "Service Provider."

Witnesseth:

1. **Term and Termination.** The County agrees to contract with the Service Provider for the term beginning June 1, 2010 to and including December 31, 2010 to emergency shelter housing for Otsego County homeless families and individuals. This Agreement may be terminated by either party at any time without cause upon thirty (30) days' written notice to the other party.

It is mutually understood and agreed that this Agreement does not confer any right to the Service Provider to continue providing services to the County beyond the expiration date of this Agreement.

2. **Performance.** The Service Provider agrees to provide and perform all services as outlined in the Description of Services, in a competent and professional manner.

3. **Description of Services.** The Service Provider shall provide emergency shelter housing to homeless residents of Otsego County, including but not limited to providing the living facilities and associated amenities, education training, and transportation.

4. **Fee.** The County agrees to pay the Service Provider the amount of \$30.00 per day per Otsego County resident served by Service Provider, up to a maximum total amount of \$1,000.00 during the duration of the Agreement. The Service Provider shall submit monthly invoices to the County. Invoices shall include information on the number of Otsego County residents served, along with total bed days used by Otsego County residents during the billing period, along with information on the total beds/days services were provided to Otsego County residents.

5. **Relationship of Parties.** Service Provider agrees and understands that the work/services performed under this Agreement are performed as an Independent Contractor and not as an employee of the County and that Service Provider acquires none of the rights, privileges, powers, or advantages of County employees.

6. **Hold Harmless.** Service Provider shall indemnify, defend and hold harmless the County, its boards, commissioners, officers, employees and agents against all claims of loss, damage and/or injury arising out of the performance of services of this Agreement. Such indemnification shall survive the termination of this agreement.

7. **Insurance.** Service Provider must maintain during the term of this Agreement the following insurance coverage, at a minimum:

Commercial General Liability Insurance in the amount of \$1,000,000.00 per occurrence for property damage and bodily injury, with a \$1,000,000.00 aggregate.

Worker's Disability Compensation Insurance including employer's liability coverage, in accordance with applicable statutes of the State of Michigan.

Motor Vehicle Liability Insurance, and Michigan No-Fault Coverages including all owned, non-owned and hired vehicles.

Proof of Insurance must be provided by the Service Provider to the County by the initiation of this Agreement.

Otsego County will be named as Additional Insured on all insurance coverage, with the exception of Workers Compensation and Employer's Liability insurance.

8. Compliance with Law. Service Provider shall comply with all applicable federal, State, and local laws, ordinances, rule and regulations.

9. Record Keeping. Services Provider shall keep complete and accurate fiscal records and shall furnish the County with copies of such fiscal records, as well as any other relevant records and reports, as the County may request.

The Service provided shall transmit a copy of any audits produced for the Friendship Shelter.

10. Non-Discrimination. In fulfilling its duties and other responsibilities hereunder, Service Provider shall not discriminate in any manner against any person in violation of applicable law.

11. Notices. All required notices must be in writing and will be considered given when delivered (1) personally, or (2) by registered or certified mail, return receipt requested, addressed as follows:

If to the County: John Burt
Otsego County Administrator
County of Otsego
225 W. Main Street
Gaylord, MI 49735

If to Service Provider: Marilyn Kaczanowski
The Friendship Shelter
P.O. Box 2048
Gaylord, MI 49735

By Service Provider:

Marilyn Kaczanowski, Executive Director Date

By Otsego County:

John Burt, County Administrator Date



**OTSEGO COUNTY
BUDGET AMENDMENT**

FUND/DEPARTMENT: General Fund

As provided for in the Uniform Budget and Accounting Act of 1978, as amended, and consistent with Otsego County Policy, the Administrator and Finance Director are hereby authorized to record the following adjustments to the budget.

Fund Type: General Special Revenue Debt Service Capital Project Business-Type (Enterprise or Internal Svc)

REVENUE To transfer monies for the service agreement w/ the Friendship

Account Number	Decrease	Increase	Shelter
- -	\$	\$	
- -	\$	\$	
- -	\$	\$	
- -	\$	\$	
Total	\$	\$	

EXPENDITURE

Account Number	Increase	Decrease
101-941-999.990-Contingency	\$	\$ 1,000
101-661-940.000-Outside Contracts	\$ 1,000	\$
- - SVCS.	\$	\$
- -	\$	\$
- -	\$	\$
- -	\$	\$
Total	\$ 1,000	\$ 1,000

Department Head Signature

5/19/10
Date

Entered:
By:

Administrator's Signature

Date

Board Approval Date (if necessary)

Budget Adjustment #

Posting Number

FOR OFFICIAL USE ONLY



GAYLORD REGIONAL AIRPORT ADVISORY BYLAWS

Adopted:

(COMPLIANCE WITH THIS PUBLICATION IS MANDATORY)

ACCESSIBILITY: Publications and forms are available on the Otsego County computer data base under Airport for downloading or printing.

RELEASABILITY: There are no releasing restrictions on this publication.

PURPOSE OF ADVISORY: The Gaylord Regional Airport Advisory Committee (Advisory Committee or AAC) shall provide input from representatives of key community elements that are impacted by the use and development of the Gaylord Regional Airport. The Advisory Committee shall also provide advice and recommendations to the Airport Manager, the County Administrator, and through the Commissioner Ex-Officio to the Otsego County Transportation and Airport Committee regarding the operation, planning and use of the Gaylord Airport.

PURPOSE OF INSTRUCTION: This instruction establishes procedures for the Advisory Committee to conduct business as an advisory body to the Gaylord Regional Airport, the Airport Manager and the Transportation and Airport Committee. These rules are intended to assist in the free but respectful flow of communication between all members.

SUMMARY OF CHANGES: These Bylaws corrects administrative errors, clarifies existing procedures, and implements guidance and limitations to both the operation of the Airport Advisory Committee and responsibilities of those appointed to it.

POSTING CHANGES: As situations and policies change so will this instruction to reflect those changes. The change must come from the Transportation and Airport Committee and be in writing. Any situation not covered by this document must be addressed to the airport leadership for guidance or clarification. This publication is not intended to answer every question that may arise while serving as a member of the Advisory Committee but is designed to provide a base line of instruction for a variety of issues.

Supersedes all other Bylaws or Instructions on same subject
OPR: Matt Barresi

Pages: 5 Complete



FOR OFFICIAL USE ONLY

FOR OFFICIAL USE ONLY

2

1. Membership

- 1.1 Nominees for appointment to the Advisory Committee shall be submitted to the Transportation and Airport Committee and appointed by the Otsego County Board of Commissioners.
- 1.2 There shall be 9 members comprising the Advisory Committee. There is no limit to the number of terms an individual can serve on the committee.
- 1.3 Those members appointed to the Committee shall be randomly divided into staggered terms so that during any one year, only 3 member's terms shall expire.
- 1.4 Appointment to the Advisory Committee is a privilege and not everyone applying is selected. Those that are selected will comply with the following rules of conduct:
 - Attend scheduled meetings to the best of your ability in keeping with attendance rules.
 - Be prepared to work on issues and volunteer for airport projects if needed.
 - Place the interests of the airport above your individual interest such as your fuel cost or hangar lease or any issue that affects you directly but not the airport in its development.
 - Remove yourself from voting on any issue that could be considered a conflict of your personal or business interest.
 - Be respectful to all people attending and participating in committee meetings.
 - Be receptive to a variety of independent and individual thinking from all members.
 - Be respectful of the decisions of the Transportation Committee.
 - Officers appointed to positions on the Advisory Committee will carry out their assigned duties or be removed by the Chairperson for dereliction.
 - Members are an advisor to the Airport Manager, the County Administrator and the Transportation and Airport Committee but do not represent or speak for the airport to the news media, groups or clubs, agencies, or organizations unless authorized by the Trans/Air Committee, the County Administrator, or the Airport Manager.
- 1.5 Members of the Advisory Committee shall be comprised of members from different parts of the community.

2. Attendance

- 2.1 Members including the Airport Manager are expected to attend all regular meetings, in accordance with 2.4.
- 2.2 The Advisory Committee will decide at the January meeting if they will meet monthly, bi-monthly or quarterly for the new year.
- 2.3 The Advisory Committee may choose not to meet on a particular month.
- 2.4 A member may be recommended for removal from the Committee for malfeasance, misfeasance or nonfeasance by a majority vote of the Committee membership.
- 2.5 The Airport Manager will provide the Transportation and Airport Committee an Advisory Committee attendance list at the end of each year or upon request.

FOR OFFICIAL USE ONLY

FOR OFFICIAL USE ONLY

3

3. Officers

- 3.1 The Advisory Committee shall annually elect from its members a Chairperson, Vice-Chairman, and Secretary.
- 3.2 The Committee Chair's responsibilities include but are not limited to the following:
 - Conduct meetings.
 - Maintain order and setting the standard.
 - Serve as the spokesperson for the committee.
 - Helping to establish yearly goals for the committee.
 - Encouraging all members of the committee to participate.
- 3.3 It shall be the duty of the Vice-Chairperson to conduct meetings in the absence of the Chairperson.
- 3.4 It shall be the duty of the Secretary to send out meeting notices in addition to associated meeting material. The Secretary will also maintain all records of the Advisory Committee.
- 3.5 The Chairperson of the Transportation and Airport Committee shall be ex-officio member of the Advisory Committee and shall have no voting rights in the Advisory Committee but will act as a liaison to the Trans/Air Committee.
- 3.6 The Airport Manager shall have no voting rights in the Advisory Committee. The Manager will act as a liaison to the Transportation Committee when the Chairperson ex-officio is not present.
- 3.7 It shall be the duty of the Airport Manager to send out meeting notices in addition to associated meeting material. The Manager will also maintain all records of the Advisory Committee.

4. Powers and Limitations

- 4.1 The Advisory Committee shall not enter into contracts, hire, fire or task airport staff, negotiate the sale or purchase of real estate, or make financial commitments.
- 4.2 The Advisory Committee may establish subcommittees composed of members and non-members.
- 4.3 The Advisory Committee may utilize the services of local and regional organizations in carrying out its activities in keeping with para. 1.4.
- 4.4 The Advisory Committee may utilize the services of professional consultants with approval of the Transportation and Airport Committee.

5. Activities

- 5.1 In carrying out its purpose the Advisory Committee shall undertake such activities that will aid and support the Airport Manager and the long term development of the airport and include, but not limited to:
- 5.2 Preparing and recommending a long-range business plan and financing plan for the

FOR OFFICIAL USE ONLY

FOR OFFICIAL USE ONLY

4

Gaylord Airport.

- 5.3 Reviewing and recommending actions concerning leases, fees and annual budgets for the airport.
- 5.4 Developing and recommending annual goals and objectives for the operation and development of the airport.
- 5.5 Reviewing and recommending actions concerning the airport rules.
- 5.6 Presenting an annual report concerning the status of the airport.
- 5.7 Promoting awareness, utilization and development of the airport pursuant to and consistent with the Otsego County goals and objectives.

6. Notice of Meetings

- 6.1 Notice of any regular or special meeting of the Advisory Committee and/or a subcommittee shall be given to members at least 5 days prior in writing or by e-mail and shall be posted in accordance with the Open Meeting Act.
- 6.2 Meetings will be held in a public location as defined in the Open Meetings Act.
- 6.3 The business to be transacted and the purpose of any regular or special meetings of the Committee and/or Subcommittee shall be specified in the notice.

7. Quorum

- 7.1 At all meetings of the members a quorum of the voting members must be represented.
- 7.2 A number of members who shall equal not less than half of the members entitled to vote at such meetings shall constitute a quorum.

8. Voting

- 8.1 Each member as defined by the Bylaws shall be entitled to one vote on all issues (excluding a conflict of interest) which may come before the Advisory Committee or any subcommittee on which they serve.
- 8.2 Members may vote in person or may vote by proxy on any specific item executed in writing by the member and delivered to the Chairperson of the Committee or subcommittee before any regular or special meeting. All questions shall be determined by a majority vote, which shall be deemed to mean a majority of a quorum.

9. Conflict of Interest

- 9.1 A conflict of interest for these bylaws shall be defined as having a financial or other private interest, direct or indirect, personally or through a member of his or her family, in the matter upon which the Committee Member is required act upon. When a conflict of interest exists, the Committee member shall make such conflict known to the Committee, which shall then be reflected in the meeting minutes. The Committee member may participate in discussions on such matters, but shall not vote.

FOR OFFICIAL USE ONLY

10. Conflict Resolution

10.1 Any conflict concerning airport operations involving Airport Advisory Committee members and the County should first be discussed with the Airport Manager; second with the County Administrator; third the Transportation and Airport Committee; and finally with the full County Board should resolution not be found at earlier stages.

11. Amendment

11.1 These Bylaws may at any time be amended or replaced in whole or in part by a vote of a majority of the County Commissioners.

**OIL AND GAS LEASE
(PAID UP)**

LEASE NO. _____

THIS AGREEMENT is made as of the 11th day of May, 2010, by COUNTY OF OTSEGO, a Municipal Corporation of 225 West Main St., Gaylord, MI 49735, hereinafter called Lessor (whether one or more), and MUZYL OIL CORPORATION of 922 North Center Avenue, P.O. Box 673, Gaylord, MI 49734, hereinafter called Lessee.

1. Lessor, for and in consideration of \$10.00 and other good and valuable considerations, the receipt of which is hereby acknowledged, and the covenants and agreements of the Lessee hereinafter contained, does hereby grant, lease and let unto Lessee the land described below, including all interests therein Lessor may acquire by operation of law, reversion or otherwise, (herein called "said land"), exclusively, for the purposes of exploring by geophysical and other methods, drilling, mining, operating for and producing oil and/or gas, together with all rights, privileges and easements useful or convenient in connection with the foregoing and in connection with treating, storing, caring for, transporting and removing oil and/or gas produced from said land or any other land adjacent thereto, including but not limited to rights to lay pipelines, build roads, drill, establish and utilize wells and facilities for disposition of water, brine or other fluids, and for enhanced production and recovery operations, and construct tanks, power and communication lines, pump and power stations, and other structures and facilities. Said land is in the County of Otsego, State of Michigan and is described as follows:

T30N-R3W Bagley Township:

Section 8: East ¼ of the Northwest ¼, West ¼ of the Northeast ¼, South ¼ of the Southwest ¼, East ¼ of the Southeast ¼ and the South 5 rods of the Southeast ¼ of the Northeast ¼

Section 16: That part of the West 1/2 of said section lying West of Michigan Central Railroad, now New York Central Railroad, right-of-way and East of U.S. Highway I-75,

EXCEPTING THEREFROM, a parcel of land in the Southwest 1/4 of said section, described as follows: To find the place of beginning of this description: Commence at the West 1/4 post of said section, run thence South 81 deg 43'50" East along the East and West 1/4 line of said section 893.64 ft to the place of beginning of this description, th continuing South 81 deg 43'50" East along said East and West 1/4 line of said section 726.62 ft to the Westerly line of the New York Central Railroad right of way, th South 03 deg 09'10" West along said Westerly line of said Railroad right of way 286.14 ft, th North 81 deg 43'50" West 583.16 ft, th South 62 deg 27'20" West 278.58' to the Easterly line of Highway I-75, th Northerly on a curve to the right along said Highway right of way, said curve having a radius of 3190.53 ft, a chord bearing of North 19 deg 38'15" West, a chord distance of 333.16 ft, th North 62 deg 27'20" East 262.49 ft to the place of beginning.

It is understood and agreed that prior approval of drilling sites, structure locations, or other development on the Otsego County Airport will be requested from Otsego County and the Federal Aviation Administration.

Containing 321 acres, more or less, and all lands and interests therein contiguous or appurtenant to the land specifically described above that are owned or claimed by Lessor, or to which Lessor has a preference right of acquisition, including but not limited to all lands underlying all alleys, streets, roads or highways and all riparian or submerged lands along and/or underlying any rivers, lakes or other bodies of water. The term "oil" when used in this lease shall mean crude oil and other hydrocarbons, regardless of gravity, produced at the well in liquid form by ordinary production methods, including condensate separated from gas at the well. The term "gas" when used in this lease shall mean hydrocarbons produced in a gaseous state at the well (not including condensate separated from gas at the well), helium, nitrogen, carbon dioxide and other gases.

2. It is agreed that this lease shall remain in force for a primary term of five (5) years, and as long thereafter as operations are conducted upon said land or on lands pooled or unitized therewith with no cessation for more than 90 consecutive days; provided, however, that in no event shall this lease terminate unless production of oil and/or gas from all wells located on said land, or on lands pooled or unitized therewith, has permanently ceased. If operations commenced during the primary term are discontinued less than 90 days before the end of the term, this lease shall not terminate at the end of the primary term if operations are again conducted within 90 days after the discontinuance. Whenever used in this lease the word "operations" shall refer to any of the following and any activities related thereto: preparing location for drilling, drilling, testing, completing, equipping, reworking, recompleting, deepening, plugging back or repairing of a well in search for or in an endeavor to obtain production of oil and/or gas, and production of oil and/or gas whether or not in paying quantities.

3. Lessee covenants and agrees to pay the following royalties: (a) To deliver to the credit of the Lessor into tank reservoirs or into the pipeline to which Lessee may connect its wells, one-sixth of the oil produced and saved from said land, Lessor's interest to bear one-sixth of the cost of treating oil to render it marketable pipeline oil, or from time to time, at the option of Lessee, Lessee may sell the oil produced and saved from said land and pay Lessor one-sixth of the net amount realized by Lessee, computed at the wellhead; (b) to pay Lessor on gas produced from said land (1) when sold by Lessee, one-sixth of the net amount realized by Lessee, computed at the wellhead, or (2) when used by Lessee for purposes other than those specified in Paragraph numbered 7 of this lease, one-sixth of the net market value at the wellhead of the gas so used. As used in this lease, the term "net amount realized by Lessee, computed at the wellhead" shall mean the gross proceeds received by Lessee from the sale of oil and gas minus post-production costs incurred by Lessee between the wellhead and the point of sale, and the term "net market value at the wellhead" shall mean the current market value (at the time of production) of the gas at a market point where gas produced in the general area is commonly purchased and sold, minus the post-production costs that would be incurred by Lessee between the wellhead and such market point in order to realize that market value. As used in this lease, the term "post-production costs" shall mean all cost and expense of (a) treating and processing oil and/or gas to separate and remove non-hydrocarbons including but not limited to water carbon dioxide hydrogen sulfide and nitrogen, and (b) separating liquid hydrocarbons from gas, other than condensate separated at the well, and (c) transporting oil and/or gas, including but not limited to transportation between the wellhead and any production or treating facilities and transportation to the point of sale, and (d) compressing gas for transportation and delivery purposes, and (e) metering oil and/or gas to determine the amount sold and/or the amount used by Lessee for purposes other than those specified in

Paragraph 7 of this lease, and (f) sales charges, commissions and fees paid to third parties (whether or not affiliated) in connection with the sale of the gas, and (g) any and all other costs and expenses of any kind or nature incurred in regard to the gas, or the handling thereof, between the wellhead and the point of sale. Lessee may use its own pipelines and equipment to provide such treating, processing, separating, transportation, compression and metering services, or it may engage others to provide such services; and if Lessee uses its own pipelines and/or equipment, post-production costs shall include reasonable depreciation and amortization expenses relating to such facilities, together with Lessee's cost of capital and a reasonable return on its investment in such facilities. Prior to payment of royalty, Lessor shall execute a Division Order certifying Lessor's interest in production. Lessee may pay all taxes and fees levied upon the oil and gas produced, including and without limitation, severance taxes and privilege and surveillance fees, and deduct a proportionate share of the amount so paid from any monies payable to Lessor hereunder. Under no circumstances shall Lessor's liability for post-production costs ever exceed Lessor's revenue from the sale of gas calculated on a monthly basis.

4. If any well, capable of producing oil and/or gas, whether or not in paying quantities, located on said land or on lands pooled or unitized with all or part of said land, is at any time shut in and production there from is not sold or used off the premises, nevertheless such shut-in well shall be considered a well producing oil and/or gas and this lease will continue in force while such well is shut in, notwithstanding expiration of the primary term. In lieu of any implied covenant to market, Lessee expressly agrees to market oil and/or gas produced from Lessee's wells located on said land or on land pooled or unitized therewith, but Lessee does not covenant or agree to re-inject or recycle gas, to market such oil and/or gas under terms, conditions or circumstances which in Lessee's judgment are uneconomic or otherwise unsatisfactory or to bear more than Lessee's revenue interest share of the cost and expense incurred to make the production marketable. If all wells on said land, or on lands pooled or unitized with all or part of said land, shut in, then within 60 days after expiration of each period of one year in length (annual period) during which all such wells are shut in, Lessee shall be obligated to pay Lessor by check directly to above said address, as royalty, to Lessor, or its successors, as Lessor's agent, which shall continue as the depository regardless of changes in ownership of royalties, shut-in royalties or other money, the sum of \$1.00 multiplied by the number of acres subject to this lease, provided, however that if production from a well or wells located on said land or on lands pooled or unitized therewith is sold or used off the premises before the end of any such period or if at the end of any such annual period this lease is being maintained in force and effect other than solely by reason of the shut-in well(s), Lessee shall not be obligated to pay or tender said sum of money for that annual period. This shut-in royalty payment may be made in currency, draft or check, at the option of Lessee, and the depositing of such payment in any post office, with sufficient postage and properly addressed to Lessor, or said bank, within 60 days expiration of the annual period shall be deemed sufficient payment as herein provided.

5. If Lessor considers that Lessee has not complied with all its obligations hereunder, both express and implied, Lessor shall give written notice to Lessee specifically describing Lessee's non-compliance. Lessee shall have 90 days from receipt of such notice to commence, and shall thereafter pursue with reasonable diligence, such action as may be necessary or proper to satisfy such obligation of Lessee, if any, with respect to Lessor's notice. Neither the service of said notice nor the doing of any acts by Lessee in response thereto shall be deemed an admission or create a presumption that Lessee has failed to perform all its obligations hereunder. No judicial action may be commenced by Lessor for forfeiture of this lease or for damages until after said 90 day period. Lessee shall be given a reasonable opportunity after a final court determination to prevent forfeiture by discharging its express or implied obligation as established by the court. If this lease is canceled for any cause, it shall, nevertheless remain in force and effect as to (a) sufficient acreage around each well as to which there are operations, so as to constitute a drilling or maximum allowable unit under applicable governmental regulations, such acreage to be designated by Lessee in such shape as then existing spacing rules permit and (b) any part of said land included in a pooled or unitized unit on which there are operations. Lessee shall also have such easements on said land as are necessary or convenient for operations on the acreage so retained.

6. If this lease covers less than the entire undivided interest in the oil and gas in said land (whether Lessor's interest is herein specified or not), then the royalties, shut-in royalties and any extension payment pursuant to Paragraph numbered 17 below shall be paid to Lessor only in the proportion which the interest in oil and gas covered by this lease bears to the entire undivided interest therein.

7. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for Lessee's operations hereunder, except water from the wells of Lessor. When requested by Lessor, Lessee shall bury Lessee's pipelines below plow depth. No well shall be drilled nearer than 200 feet from the house or barn now on said land without written consent of Lessor. Lessee shall pay for damages caused by Lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said land, including the right to draw and remove casing and any other downhole equipment and fixtures.

8. Lessee is hereby granted the rights to pool or unitize said land, or any part of said land, with other lands, as to any or all minerals or horizons, to establish units containing not more than approximately 160 acres; provided, however, such units may be established so as to contain not more than approximately 640 acres as to any or all of the following: (a) gas, (b) oil produced from formations below the top of the Glenwood Member of the Black River Group and (c) oil produced from wells classified as gas wells by the regulatory agency having jurisdiction. If units larger than those permitted above, either at the time established or thereafter, are required or permitted under any governmental rule or order to drill or operate a well at a regular location, to obtain the maximum allowable from any well or for any other reason, then the maximum unit size authorized hereby shall conform to the size required or permitted by such governmental rule or order. Lessee may enlarge the unit to the maximum area permitted herein and may reform said unit to include after-acquired leases within the unit area. Lessee may create, enlarge or reform the unit or units as above provided at any time, and from time to time during the continuance of this lease, either before or after production is obtained. A unit established hereunder shall be effective for all purposes of this lease, whether or not all interests in the lands in the unit are effectively pooled or unitized. Lessee may, but shall not be required to, drill more than one well in each unit. Lessee may reduce or terminate such unit or units at any time prior to the discovery of oil or gas on the pooled or unitized lands, or at any time after discovery subsequent to the cessation of production. Lessee may create, enlarge, reform, reduce, or terminate each unit by recording a written declaration to that effect in the office of the Register of Deeds in the county or counties in which such unit is located. Any operations conducted on any part of the lands pooled or unitized shall be deemed to be on the lands leased herein within the meaning of all provisions of this lease. Production of oil and/or gas from the unit shall be allocated to the lands described herein which are included in the unit in the same proportion as the number of surface acres in the lands described herein which are included in the unit bears to the total number of surface acres in the unit.

9. In addition to the rights to pool or unitize granted to the Lessee in Paragraph numbered 8 above, for the purpose of promoting the development of hydrocarbon production from shallow formations, as hereinafter defined, Lessee is granted the right to pool or unitize the shallow formations in said land, or any part of said land with other lands, to establish a unit or units of any size and shape for the drilling and operation of multiple wells. The unit shall consist of any number of contiguous tracts or parcels of land. The exercise of this right shall be effective only if the required well density (at least one well drilled into the pooled or unitized shallow formation for each 240 acres of the unit) is attained no later than two (2) years after recording of the written declaration of the unit. As used herein, the term "shallow formations" shall mean formations between the surface of the earth and the top of the Traverse Limestone Formation. All provisions of Paragraph numbered 8, including those regarding Lessee's identification of a unit, the effect of operations conducted thereon and the allocation of production from wells thereon, shall apply in the same manner to a unit formed pursuant to this paragraph for production from shallow formations, except to the extent inconsistent with this paragraph. Lessee may expand the unit to include additional lands, provided that the required well density (one well drilled every 240 acres) is maintained, or is attained by the drilling of an additional well or wells within one (1) year after each such expansion.

10. This lease is subject to laws and to rules, regulations and orders of any governmental agency having jurisdiction, from time to time in effect, pertaining to well spacing, pooling, unitization, drilling or production units, or use of material and equipment.

11. If, after the date hereof, the leased premises shall be conveyed in severalty or in separate tracts, the premises shall, nevertheless, be developed and operated as one lease, except that royalties as to any producing well shall be payable to the owner or owners of only those tracts located within the drilling unit designated by the state regulatory agency for such well and apportioned among said tracts on a surface acreage basis; provided, however, if a portion of the leased premises is pooled or unitized with other lands for the purpose of operating the pooled unit as one lease, this paragraph shall be inoperative as to the portion so pooled or unitized.

12. If Lessee is prevented from, or delayed in commencing, continuing, or resuming operations, or complying with its express or implied obligations hereunder by circumstances not reasonably within Lessee's control, this lease shall not terminate and Lessee shall not be liable in damages so long as said circumstances continue (the "period of suspension"). These circumstances include, but are not limited to the following: conflict with federal, state or local laws, rules, regulations and executive orders; acts of God; strikes; lockouts; riots; wars; improper refusal or undue delay by any governmental agency in issuing a necessary approval, license or permit applied for by Lessee; equipment failures; and inability to obtain materials in the open market or to transport said materials. If the period of suspension commences more than 90 days prior to the end of the primary term of this lease, then that period of suspension shall be added to the primary term. If the period of suspension commences less than 90 days prior to the end of the primary term or at any time after the primary term, then this lease shall not terminate if Lessee shall commence or resume operations within 90 days after the end of the period of suspension.

13. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants and provisions of this lease shall extend to such party's heirs, devisees, legal representatives, successors or assigns. Notwithstanding any other actual or constructive knowledge of Lessee, no change in the ownership of land or assignment of royalties or other monies, or any part thereof, shall be binding on Lessee until 45 days after Lessee has received, by certified mail, written notice of such change and the originals or certified copies of those instruments that have been properly filed for record and that shall be necessary in the opinion of Lessee to establish the validity of such change of ownership or division of interest. No change or division in the ownership of said land, royalties or other monies, or any part thereof, however accomplished, shall increase the obligations or diminish the rights of Lessee, including, but not limited to, rights and obligations relating to the location and drilling of wells and the measurement of production. Upon assignment by Lessee, its successors or assigns, the assignor shall be released from, and the assignee shall assume, the responsibility to fulfill the conditions and to perform the covenants of this lease, express or implied, with regard to the interest assigned. Breach of any covenant or failure to fulfill any condition by an owner of any part of the leasehold interest created by this lease shall not defeat or affect the rights of the owner(s) of any other part.

14. Lessor hereby agrees that Lessee may at any time pay all or part of any land contract, mortgage, taxes, or other liens or charges with respect to said land, either before or after maturity and be subrogated to the rights of the holder thereof, and that Lessee shall be entitled to reimbursement out of any royalty or other monies payable to Lessor hereunder. This lease shall be binding upon each party who executes it without regard to whether it is executed by all those named herein as Lessor.

15. Lessee may at any time surrender this lease as to all or any part of said land, or as to any depths or formations therein, by delivering or mailing a release to Lessor if the lease is not recorded or by placing a release of record in the proper county if the lease is recorded. If this lease is surrendered only as to part of said land, any shut-in royalties which may thereafter be payable hereunder shall be reduced proportionately.

16. All written notices permitted or required by this lease to be given Lessor and Lessee herein shall be at their respective addresses listed hereinabove, shall be by certified United States mail, and shall identify this lease by date, parties, description and recording data; provided that either party may change such notice address by giving written notice to the other party specifying the new address.

17. This lease may, at Lessee's option, be extended as to all or part of the lands covered hereby for an additional primary term of five (5) years commencing on the date that the lease would have expired but for the extension. Lessee may exercise its option by paying or tendering to Lessor an extension payment of \$250.00 per acre for the land then covered by the extended lease, said bonus to be paid or tendered to Lessor in the same manner as provided in Paragraph numbered 4 hereof with regard to the payment of shut-in royalties. If Lessee exercises this option, the primary term of this lease shall be considered to be continuous, commencing on the date of the lease and continuing from that date to the end of the extended primary term. Lessee's option shall expire on the first to occur of the following: (a) the termination or expiration of this lease or (b) the second anniversary of the expiration of the primary term stated in Paragraph numbered 2 above.

18. This is a limited horizon lease and covers only those horizons below base of the Antrim Formation.

19. Other provisions of this lease notwithstanding no processing facilities or disposal well shall be located on the leased

premises without the express written consent of Lessor. Furthermore no wells, roads or pipelines shall be located on said land until the location thereof is approved in advance by Lessor in writing. Lessor acknowledges that Lessee has the right to drill wells on said land, and Lessor shall not attempt to prohibit wells, roads or pipelines by making unreasonable requests of Lessee.

20. The LESSEE, its lessees or assigns, prior to entering upon lands of the LESSOR for the purpose of constructing, maintaining, or repairing the equipment owned by the LESSEE, shall obtain the prior approval of the office of the Manager of the airport, which approval shall not be unreasonably withheld. The LESSEE shall have the right from time to time to clear the easement of all trees, undergrowth and other obstructions that, in its judgment, may injure, endanger or interfere with the exercise by the LESSEE of the rights, privileges and easement herein granted.

21. The LESSEE shall not permit any maintenance or construction equipment which would encroach into restricted airspace of clear zones, approach slopes, runway and taxiway, or safety areas to enter upon or be used upon lands of the LESSOR without such prior approval; provided, however, that such prior approval shall not be necessary when an emergency condition exists and immediate action by the LESSEE is necessary to protect the public health. When an emergency situation exists, the ingress and egress of the LESSEE, its lessees or assigns, will be coordinated with the airport management.

22. The LESSEE shall not construct nor permit to stand above ground level on said lease any building, structure, poles or other objects, manmade or natural, to a height in excess of Federal Aviation Regulation (FAR) Part 77 surfaces, based upon current runways or future runways which may be constructed.

23. The LESSEE shall file a notice consistent with the requirements of FAR Part 77 (FAA Form No. 7460-1) prior to constructing any maintenance or improvement within said lease area.

24. At such time in the future as deemed necessary by the LESSOR, the LESSOR may enter and construct airport improvements (runways, taxiways, extensions, associated lighting, etc.) upon said lease area provided notice is given to the GRANTEE at least 30 days prior to the start of construction. Should such development become necessary, the LESSEE agrees to pay all costs associated with the protection or relocation of its facilities to accommodate said airport improvements.

25. This lease shall be binding on all other parties, both public and private, which presently, or at a future date, occupy or utilize the lease area conveyed hereby for the Oil & Gas Lease.

26. The LESSEE agrees to maintain and protect at its own expense its appurtenances and equipment within the lease area. Should a change in airport operations or standards require the upgrade or additional protection of the appurtenances and equipment, the cost shall be paid by the LESSEE.

27. The LESSEE agrees to pay for any increased cost of maintaining and operating the appurtenances and equipment resulting from the relocation of such appurtenances and equipment and shall perform all necessary maintenance at its own expense in accordance with specifications approved by the LESSOR and LESSEE.

28. The LESSEE agrees to save and keep LESSOR and the State of Michigan harmless from and indemnify it against any penalty, damage or charges imposed for any violation of any laws or ordinances, and at all times to protect, indemnify and save GRANTEE and the State of Michigan harmless of and from any loss, cost, damage or expense, including attorney's fees, arising out of or from any accident or any other occurrence on or about the lease area as described, causing injury to any person or property, arising by reason of construction, operation and maintenance, and use of this lease. LESSOR reserves the right of full use of said premises subject to rights granted.

29. Exempt from Michigan Real Estate Transfer Tax under 1966 Public Act 134, Section (5)(h)(i), as amended. MCLA 207.505 (h)(i).

30. Exempt from Michigan Real Estate Transfer Tax under 1993 Public Act 330, Section (6)(h)(i), as amended. MCLA 207.526 (h)(i).

31. At no time shall the County plan or approve of improvements at the Airport that would cause the LESSEE to move or remove any of its oil or gas wells within the lease area.

Executed as of the day and year first above written.

LESSOR:

LESSEE:

STATE OF MICHIGAN)
)
COUNTY OF _____)

The foregoing instrument was acknowledged before me this _____ day of _____ 2010, by

Notary Public

My Commission Expires: _____
State of Michigan, County of _____
Acting in the county of _____

RESIGNATION PROCEDURES

The Board authorizes department managers to accept employee resignations on behalf of the Board of Commissioners.

Employees who desire to resign will be asked to submit a letter of resignation stating the effective date and the reason for leaving at least 2 weeks prior to the effective date. The employee's last day of employment will be the last day they are actively at work. An employee may not extend their termination date by utilizing paid time such as vacation, personal or compensatory time. Employees are responsible for returning any County property that may be in their possession prior to receiving a final paycheck.

DONATION AGREEMENT

This Donation Agreement (this "Agreement"), effective on the date when signed by the last Party ("Effective Date"), is between **NEW CINGULAR WIRELESS PCS, LLC**, a Delaware limited liability company, as successor in interest to Dobson Cellular Systems, Inc., an Oklahoma corporation, by its Manager, **AT&T Mobility Corporation ("AT&T")** as the Donor, and **COUNTY OF OTSEGO**, a Michigan municipal corporation ("Otsego") as the Donee, each of which may be referred to in the singular as "Party" or in the plural as "Parties."

WHEREAS, Otsego is a political subdivision of the State of Michigan;

WHEREAS, AT&T is the owner of an approximately 101' x 40' block building, formerly known as the Dobson Switch Building (the "Switch Building"), along with its contents identified in the attached Schedule A, Donated Assets (the Switch Building and contents collectively referred to herein as the "Donated Assets");

WHEREAS, the Parties intend that AT&T shall transfer the Donated Assets to Otsego; that such transfer shall be deductible by AT&T as a charitable contribution for income tax purposes; and that Otsego shall accept the Donated Assets;

WHEREAS, Otsego and AT&T will cooperate to complete a timely appraisal of the fair market value of the Donated Assets;

WHEREAS, Otsego executed the "Donee Acknowledgement" section of Form 8283, Noncash Charitable Contribution, relating to the Donated Assets; and,

WHEREAS, Otsego intends to use the Donated Assets exclusively for public purposes and does not intend to transfer the Donated Assets to any other party.

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

1. By this Agreement, AT&T shall transfer and convey to Otsego, on the Effective Date, the Donated Assets.
2. Otsego will reasonably cooperate with AT&T to document AT&T's charitable contribution of the Donated Assets as may required for federal and state income and property tax purposes.
3. **THE DONATED ASSETS SHALL BE TRANSFERRED TO OTSEGO "AS IS - WHERE IS" ON THE EFFECTIVE DATE WITH ALL FAULTS, LATENT AND PATENT, AND AT&T MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AS TO THE DONATED ASSETS, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR**

PURPOSE OR FOR THEIR INTENDED USE. AT&T SHALL HAVE ABSOLUTELY NO OBLIGATION TO MAINTAIN, REPAIR OR REPLACE ANY ONE OR MORE OF THE DONATED ASSETS. FURTHER, ANY AND ALL OBLIGATIONS THAT AT&T MAY HAVE HAD UNDER A LEASE AGREEMENT WITH GLOBAL TOWER PARTNERS FOR THE DONATED ASSETS ARE HEREBY ASSIGNED TO OTSEGO AND SO ACCEPTED BY OTSEGO. OTSEGO BY ACCEPTING THE DONATED ASSETS AGREES TO INDEMNIFY AND HOLD HARMLESS AT&T FROM ALL CLAIMS OF LIABILITY RELATED TO OTSEGO'S USE OR OCCUPANCY OF THE DONATED ASSETS FROM AND AFTER THE DATE HEREOF AND WAIVES ANY CLAIMS THAT MAY HAVE AGAINST AT&T WITH RESPECT TO ALL DAMAGES, INCLUDING CONSEQUENTIAL, INCIDENTAL OR SPECIAL DAMAGES, HOWEVER CAUSED, BASED ON ANY THEORY OF LIABILITY.

4. Title and risk of loss to the Donated Assets shall pass to Otsego on the Effective Date.
5. In the event that Otsego transfers the Donated Assets to any other party including any successor or assignee within three years of the Effective Date, Otsego shall timely file Form 8282, Donee Information Return, or then similar filing, with the Internal Revenue Service, and shall immediately provide a copy of such executed Form 8282 to AT&T.
6. In no event shall AT&T be liable for incidental, consequential, special, or indirect damages whether arising out of breach of warranty, breach of contract, negligence, and strict tort liability or otherwise in connection with this Agreement.
7. Otsego shall not bring any action against AT&T based on any claim by any person for damages arising from Otsego's possession or use of the Donated Assets.
8. Otsego shall indemnify and hold AT&T harmless against any loss, claim or damage which results in any way from Otsego's possession or use of the Donated Assets.
9. Each Party giving or making any notice or other communication (each, a "Notice") pursuant to this Agreement must give Notice in writing and use one of the following methods, each of which for purposes of this Agreement is a writing: in person; first class mail with postage prepaid; Express Mail, Registered Mail, or Certified Mail (in each case, return receipt requested and postage prepaid); internationally recognized overnight courier (with all fees prepaid); or facsimile. Each Party giving Notice shall address the Notice to the appropriate person at the receiving Party at the address listed below:

To Donor: New Cingular Wireless PCS, LLC
 Attn: Network Real Estate Administration
 Re: Cell Site Name: Gaylord Switch (NMI)
 Fixed Asset No: 10126409 - Closed
 12555 Cingular Way, Suite 1300
 Alpharetta, GA 30004

With a required copy of the notice sent to AT&T Legal at:
New Cingular Wireless PCS, LLC
Attn.: Legal Department, Network Counsel
Re: Cell Site Name: Gaylord Switch (NMI)
Fixed Asset No: 10126409 - Closed
15 E. Midland Avenue
Paramus, NJ 07652

To Donee: Otsego County
City / County Building
225 West Main Street
Gaylord, MI 49735
Attn: County Administrator
Business Number: 989-731-7520
Fax Number: 989-731-7529

10. This Agreement shall be governed by the laws of the State of Michigan (excluding any laws that direct the application of another jurisdiction's law).

[SIGNATURES APPEAR ON THE NEXT PAGE]

AS WITNESSED, the Parties have caused this Agreement to be executed, which may be in duplicate counterparts, each of which will be deemed to be an original instrument.

New Cingular Wireless PCS, LLC,
a Delaware limited liability company
By: AT&T Mobility Corporation
Its: Manager

By: _____
Loren G. Dickson,
Manager Real Estate & Construction
/Michigan

Date: _____

Otsego County,
a Michigan municipal corporation

By: _____

Print Name: _____

Its: _____

Date: _____

[ACKNOWLEDGMENTS APPEAR ON THE NEXT PAGE]

Gaylord Switch Building Equipment/Furnishings Inventory

Hallway

Small refrigerator
Microwave
Cabinets, sink, etc.

Supply Closet

Cleaning supplies including mop and bucket
Vacuum cleaner
Light bulbs
Shovel

Reception Office

Desk (along with overhead and underneath cabinets)
Chairs
Copier

First Room on the Right

Table
Chairs

Second Room on the Right

Shelving units including revolving binder storage
Cabinet
White board
Desk (along with overhead and underneath cabinets)
Chairs

Thlrd Room on the Right

Desk
Chairs
White boards
Shelving units

Fourth Room on the Right

Shelving and storage units

Large Room along Hallway

Wooden table
Shelving unit
Ladder

Miscellaneous

Heating and cooling systems
Fire extinguishers

BILL OF SALE

WHEREAS, NEW CINGULAR WIRELESS PCS, LLC, a Delaware limited liability company, as successor in interest to Dobson Cellular Systems, Inc., an Oklahoma corporation ("AT&T"), conveys to the COUNTY OF OTSEGO, a Michigan municipal corporation ("Otsego"), for and in consideration of the sum of Seven Thousand Dollars (\$7,000.00), and other good and valuable consideration as described in this Bill of Sale, the receipt and sufficiency of which are acknowledged, those certain assets of AT&T more particularly described in Schedule A attached and incorporated herein (the "Transferred Assets").

NOW, THEREFORE, AT&T hereby conveys, grants, transfers, sells, and assigns the Transferred Assets to Otsego, its successors and assigns, to have and to hold forever.

AS CONSIDERATION, the entire dollar value (\$7,000.00) placed on this Bill of Sale is attributed solely to the purchase of the Transferred Assets and is exclusive of all taxes relating to the transfer of ownership of the Transferred Assets. Otsego shall pay any and all sales and use tax that may be imposed in connection with the conveyance of the Transferred Assets by AT&T to Otsego.

AT&T MAKES NO REPRESENTATIONS OR WARRANTIES WHATSOEVER, EITHER EXPRESS OR IMPLIED, REGARDING THE TRANSFERRED ASSETS. AT&T SPECIFICALLY DISCLAIMS ANY WARRANTY OF MERCHANTABILITY OR FITNESS OF SUCH TRANSFERRED ASSETS FOR A PARTICULAR PURPOSE OR FOR THEIR INTENDED USE. AT&T CONVEYS THE TRANSFERRED ASSETS AS-IS WHERE-IS, WITH ALL FAULTS. AT&T SHALL HAVE ABSOLUTELY NO OBLIGATION TO MAINTAIN, REPAIR OR REPLACE ANY ONE OR MORE OF THE TRANSFERRED ASSETS.

THIS BILL OF SALE may be signed in counterparts, and shall be effective if so executed in counterparts.

[SIGNATURES APPEAR ON THE FOLLOWING PAGE]

ACCEPTED and EXECUTED as of this ____ day of _____, 2010.

New Cingular Wireless PCS, LLC,
a Delaware limited liability company
By: AT&T Mobility Corporation
Its: Manager

By: _____
Loren G. Dickson,
Manager Real Estate & Construction
/ Michigan

Date: _____

Otsego County,
a Michigan municipal corporation

By: _____

Print Name: _____

Its: _____

Date: _____

[ACKNOWLEDGMENTS APPEAR ON THE NEXT PAGE]

Schedule A

Transferred Assets

(1) Generator. One Generac Model 20A02236-S 135 kW Generator; SN _____; and

(2) Generator. One Generac Model 96A02406-S 100 kW Generator; SN _____.

All located on a portion of land legally described as follows:

A PARCEL OF LAND ON PART OF THE SW 1/4 OF SECTION 27, T31N-R3W, LIVINGSTON TOWNSHIP, OTSEGO COUNTY, MICHIGAN, DESCRIBED AS COMMENCING AT THE SW CORNER OF SAID SECTION 27; THENCE N00°01'03"E, 1705.32' ALONG THE WEST LINE OF SAID SECTION 27 AND CENTERLINE OF HIGHWAY US 27; THENCE S89°58'57"E, 1852.83' TO THE POINT OF BEGINNING; THENCE N00°01'03"W, 450.00'; THENCE S89°58'57"E, APPROXIMATELY 804' TO THE N-S 1/4 LINE OF SAID SECTION 27; THENCE SOUTHERLY, APPROXIMATELY 652' ALONG SAID N-S 1/4 LINE; THENCE N89°58'57"W, APPROXIMATELY 345' TO INTERSECT A PREVIOUSLY DESCRIBED EASEMENT; THENCE N00°01'03"E, 202.00'; THENCE N89°58'57"W, 458.76' TO THE POINT OF BEGINNING.



TOWER SITE LICENSE AGREEMENT

THIS TOWER SITE LICENSE AGREEMENT (the "Agreement"), is made this ___ day of _____, 2010 ("Effective Date") by and between GTP TOWERS II, LLC, a Delaware limited liability company ("Licensor"), and Otsego County ("Licensee").

1. License of Premises.

Licensor hereby licenses to Licensee space on the site located at 1322 Hayes Road, City of Gaylord, County of Otsego, State of MI 49735 (the "Site") for location of Communications Equipment. Specifically, Licensor licenses ground space to Licensee on which a 40' x 100' telecommunications building (the "Equipment Space") sits as further described below and on Exhibit A attached hereto. Said building was formerly owned by AT&T and title to same has been transferred to Licensee. The Equipment/Building Space and Tower Space, as hereinafter defined, together are defined as the "Premises".

a. Licensee shall allow Licensor's existing Tenant, American Messaging Services and potential future Lessor Tenants (upon request and approval) space in the building at no cost. Specifically, Licensee shall allow space to Licensor's existing and potential future Tenants, limited to the area marked as "Global Tower Lease Area" on Exhibit A attached hereto.

2. Use.

a. Licensor, for the term set forth herein and subject to the terms and conditions of this Agreement and subject to any Agreement ("Prime Agreement") by and between Licensor and Licensor's landlord ("Prime Landlord"), pursuant to which the Licensor is leasing or licensing the Land hereby grants to Licensee a non-exclusive license to use the Premises ("Licensee's Permitted Use") for (i) up to sixty feet (60') of space on the tower at a location of the County's choosing not to exceed a maximum of sixty feet (60') below the top of the tower allowing up to five (5) runs of coax to be mounted in the space with cable tray access to each bay (the "Equipment Space") and the transmission and reception of communication signals pursuant to all rules and regulations of the Federal Communications Commission ("FCC"), and (ii) the construction, alteration, maintenance, repair, replacement and relocation of related antennas, equipment, cables and facilities and improvements related thereto (collectively, the "Communications Equipment") as further described in Exhibit B attached hereto. The License granted to Licensee as set forth in this Paragraph 2 is being made pursuant to Paragraph 3 of the Prime Agreement.

3. Term.

a. The Initial term ("Initial Term") of this Agreement shall be ten (10) year(s), commencing on the Effective Date of this Agreement ("Commencement Date"). The Initial Term of this Agreement shall expire at Midnight on the day before the tenth (10th) anniversary of the Commencement Date unless otherwise terminated as provided in this Agreement or the Prime Agreement. Licensee shall have the right to extend the Term for three (3) successive ten (10) year periods (each, a "Renewal Term") on the same terms and conditions as set forth herein. This Agreement shall automatically be extended for such successive Renewal Terms unless Licensee notifies Licensor of its intention not to renew this Agreement at least one hundred twenty (120) days prior to the commencement of the succeeding Renewal Term. For the purposes of this Agreement, "Term" shall mean the Initial Term plus any applicable Renewal Term(s).

b. If Licensee shall remain in possession of the Premises at the expiration of the Term of this Agreement without a written agreement, such use shall be deemed a month-to-month use under the same terms and conditions of this Agreement except that the monthly License Fees shall be in the amount of one hundred fifty percent (150%) of the greater of (i) the monthly License Fees in effect at the expiration of this Agreement, or (ii) the fair market License fee for the Premises if used in a similar manner and Licensee shall be responsible to Licensor for damages incurred as a result of the holdover by Licensee. Nothing contained herein shall grant Licensee the right to holdover after the Term of this Agreement has expired.

4. License Fees.

In accordance with the Land Site Lease dated October 3, 1991 there shall be no License Fees in connection with this equipment installation.



5. Installation and Maintenance.

a. Licensee shall, at Licensee's expense, keep and maintain the Premises in commercially reasonable condition and repair incident to Licensee's use during the Term of this Agreement. Licensee agrees to maintain the Communications Equipment in proper operating condition and within industry accepted safety standards. All operations in connection with this Agreement by Licensee must be in compliance with all federal, state, and local laws, codes and regulations, including but not limited to local zoning requirements, and will adhere to reasonable technical standards, if any, developed for the Site by Licensor as amended from time to time. Licensor assumes no responsibility for the licensing, operation and/or maintenance of the Communications Equipment. Licensee shall comply with all of the terms of its FCC license.

b. Prior to the initial installation of, or any material modification to, the Premises, Licensee shall submit its construction and installation plans and list of contractors and subcontractors to Licensor in writing and Licensor shall approve such plans and lists, which approval shall not be unreasonably withheld, delayed or conditioned. Licensee shall not alter any plans approved by Licensor without following the procedures set forth above. Licensee shall be responsible for grounding all external and internal wiring and cabling installed by Licensee.

c. The Communications Equipment shall be identified with permanently marked, weather proof tags at the following locations: (i) each antenna bracket; (ii) at the transmission line entry point; (iii) at the interior wall feed through or any other transmission line exit point; and (iv) at any transmitter combiner, duplexer, or multi-fed receive port located in Licensor's equipment building. In addition, all Licensee telephone blocks, demarcs, and cables shall be clearly identified with the Licensee's name, type of line, and circuit number.

d. Licensee shall at all times use its best efforts to obtain and maintain any licenses, permits, and approvals necessary for the installation or operation of the Communications Equipment at its sole cost and expense. Licensor agrees to cooperate with Licensee, at Licensee's expense, in obtaining any required permits or zoning approvals.

e. Intentionally omitted.

f. Upon ninety (90) days written notice to Licensee, Licensor reserves the right to require Licensee to relocate one or more of its antennas, and Licensee agrees to relocate said antenna(s) at Licensee's expense, provided that said relocation does not substantially change or interfere with the operation of the Communications Equipment associated with the relocated antenna(s) or otherwise result in interference with Licensee's business operations, and such relocation occurrence takes place only once during any one Term of this Agreement.

6. Access.

Licensee and its "authorized personnel" shall be entitled to twenty-four (24) hour, seven (7) days per week access to the Premises subject to the security requirements and rules and regulations of the Site.

7. Interference.

Licensee shall not use the Premises in any way that interferes with the operation, maintenance and repair of equipment and systems as installed and operating at the Site as of the Commencement Date. The operation of the Licensee's Communications Equipment shall not interfere with the maintenance or operation of the Site, including but not limited to the operation of any radio or telecommunication equipment installed at the Site prior to the Commencement Date of this Agreement ("Existing Licensee(s)"). Licensee shall indemnify Licensor and hold Licensor harmless from all expenses, costs, damages, loss, claims or other expenses and liabilities arising from any such interference. Licensee agrees to cease all operations (except for intermittent testing) until the interference has been corrected to the sole satisfaction of the Licensor. If such interference has not been corrected within thirty (30) days, Licensor may require Licensee to remove the specific items from the Communications Equipment causing such interference or terminate this Agreement.

b. Licensor reserves the right to sublease and/or license other portions of the Site and/or the tower to other parties for telecommunication transmitting or receiving sites ("New Licensees") within Global Tower Lease Area and/or outside of the Licensee's Equipment Space during the Term of this Agreement. Licensor agrees that any New Licensees who may install equipment subsequent to the Commencement Date in and/or on the Site will be permitted to install only such equipment or facilities that are of the type and frequency which will not cause material interference to the Communications Equipment. In the event such New Licensee's equipment causes such interference (provided Licensee is operating in accordance with its FCC license), Licensor will cause that interfering New



Licensee to take all steps necessary to correct and eliminate the interference within forty eight hours (48) of receiving notice from Licensee or such interfering New Licensee will be required to remove the specific items causing such interference.

8. Assignment.

Licensee may not assign this Agreement without the prior written consent of Licensor, which may not be unreasonably withheld. Licensee shall have no right to sublicense or sublet all or any part of the Premises.

9. Taxes and Assessments.

Licensee shall pay any taxes, assessments, charges, fees, or licenses directly attributable to its use of the Premises, including any increase in real property taxes and any use and occupancy taxes.

10. Insurance, Release and Hold Harmless.

a. Licensee, at its own cost and expense, shall carry the following insurance during the term of this Agreement: (i) "All Risk" property insurance which insures the insuring party's property for its full replacement cost; and (ii) Comprehensive General Liability Insurance with a Commercial General Liability endorsement having a minimum limit of liability of \$2,000,000 aggregate, with a combined limit of \$1,000,000 for bodily injury and/or property damage for any one occurrence, and (iii) Excess or Umbrella coverage of \$3,000,000. Licensee shall also carry, at its expense, Commercial Automobile and Workers' Compensation at statutory limits. Such insurance shall name Global Tower, LLC, its parents, affiliates, subsidiaries, successors and/or assigns, ATIMA as additional insured. All policies, including any renewals thereof, must specify that such coverage shall not be canceled or materially changed to reduce limits or to terminate waiver of subrogation without a minimum of thirty (30) days prior written notification to Licensor.

Licensee agrees to indemnify, defend and hold Licensor harmless from and against injury, loss, damage or liability (or any claims in respect of the foregoing), costs or expenses (including reasonable attorneys' fees and court costs) which may be imposed upon or incurred by or asserted against Licensor occurring during the Term of this Agreement, or during any period of time prior to the Commencement Date hereof or after the expiration date hereof when Licensee may have been given access to or possession of all or any part of the Premises arising from any work or act done in, on or about the Premises or any part thereof; any negligence or other wrongful act or omission on the part of Licensee or any of its agents, contractors, subcontractors, servants, employees, subtenants, licensees or invitees; any accident, injury or damage to any person or property occurring in or on the Premises or any part thereof, unless caused by the negligence or willful misconduct of Licensor or Licensee, their employees or agents.

b. Licensor agrees to indemnify, defend and hold Licensee harmless from and against any and all injury, loss, damage or liability (or any claims in respect of the foregoing), costs or expenses (including reasonable attorneys' fees and court costs) arising from any willful act or omission or the negligence of Licensor or its employees or agents, or the breach of this Agreement except to the extent attributable to the gross negligence or intentional act or omission of Licensee, its employees, agents or independent contractors.

c. Each party hereto hereby waives any and every claim which arises or which may arise in its favor and against the other party hereto during the Term of this Agreement or any extension or renewal thereof for any and all loss of, or damage to, any of its property located within or upon or constituting a part of the Site, to the extent that such loss or damage is recovered under the respective party's insurance policy or policies. Notwithstanding anything in this Agreement to the contrary, each of Licensee and Licensor hereby waives any claim that they may have against the other party with respect to any consequential, punitive, special or incidental damage or lost profits.

d. This Section shall survive the expiration or earlier termination of this Agreement.

11. Removal of the Communications Equipment Upon Termination.

Following any termination or expiration of this Agreement, Licensee shall, at its sole cost and expense, immediately remove all of the Communications Equipment and other equipment installed by Licensee on the Premises. In performing such removal, Licensee shall, at its sole cost and expense, restore the Premises to as good a condition as they were prior to the installation or placement of the Communications Equipment, reasonable wear and tear and damage by the elements excepted.

12. Hazardous Substances.

Licensee agrees that it will not use, generate, store or dispose of any Hazardous Material on, under, about or within the Site in violation of any law or regulation. Licensor and Licensee each agree to defend, indemnify and hold harmless the other and the other's partners, affiliates, agents and employees against any and all losses, liabilities, claims and/or costs (including reasonable attorneys' fees and costs) arising from any breach of any representation, warranty or agreement contained in this paragraph. As used in this paragraph, "Hazardous Material" shall mean hazardous or radioactive material, polychlorinated biphenyls, friable asbestos or other



hazardous or medical waste substances as defined by the Comprehensive Environmental Response, Compensation and Liability Act, as amended, or by any other applicable federal, state or local law, statute, rule, regulation or order (including any Governmental Requirements, as hereafter defined) concerning environmental matters, or any matter which would trigger any employee or community "right-to-know" requirements adopted by any such body, or for which any such body has adopted any requirements for the preparation or distribution of a material safety data sheet. "Governmental Requirements" shall mean all requirements under any federal, state or local statutes, rules, regulations, ordinances, or other requirements of any duly constituted public authority having jurisdiction over the Site (including, without limitation, the Demised Premises). This paragraph shall survive the termination of this Agreement.

13. Event of Default.

It shall be an "Event of Default" if any one or more of the following events shall occur:

a. Licensee shall default in the payment when due of any sum of money specified hereunder to be paid by Licensee, and Licensee does not remedy such default within ten (10) days after written notice thereof from Licensor; or

Licensee shall default in the performance of any other of the terms, conditions or covenants contained in this Agreement to be performed or observed by Licensee other than that specified in (a) above and the Interference provision herein and Licensee does not remedy such default within thirty (30) days after written notice thereof.

b. Upon the occurrence of an Event of Default, Licensor shall have and may pursue all rights and remedies permitted by applicable law, including but not limited to the following:

- (i) upon the expiration of the notice period under Section 13 a or b, Licensor may declare to be immediately due and payable, without regard to any early termination of such Term on account of an Event of Default or other right to terminate this Agreement, a sum equal to (y) all License Fees and other charges, payments, costs and expenses due from Licensee to Licensor and in arrears at the time of the Event of Default, plus (z) the License Fees reserved for the then entire unexpired balance of the Term of this Agreement (taken without regard to any early termination of the Term), plus all other charges, payments, costs and expenses herein agreed to be paid by Licensee up to the end of such Term which shall be capable of precise determination at the time of the Event of Default, less any amounts received or that with reasonable effort could be received by Licensor's reasonable efforts to mitigate damages; or
- (ii) whether or not Licensor has elected to recover sum set forth in (i) above, terminate this Agreement on the five (5) days' notice under Section 13 a or b to Licensee and, on the date specified in such notice, this Agreement and the Term hereby demised and all rights of Licensee hereunder shall expire and terminate and Licensee shall thereupon quit and surrender possession of the Demised Premises to Licensor in the condition elsewhere herein required and Licensee shall remain liable to Licensor as herein provided.

14. Termination by Licensee:

Following the Commencement Date, and except as otherwise provided herein, provided that no Event of Default exists at the time of issuance of Licensee's written notice, this Agreement may be terminated by Licensee in the following circumstances:

a. upon thirty (30) days prior written notice and without penalty or further liability, if it is unable to obtain, maintain or reinstate within thirty (30) days any easement, license, permit or governmental approvals necessary for the construction or operation of the Communications Equipment in accordance with Licensee's Permitted Use (Licensee shall at all times use its diligent efforts in good faith to obtain and maintain any Governmental Approvals if it desires to terminate pursuant to this section);

b. upon thirty (30) days prior written notice and without penalty or further liability, if Licensee is unable to operate the Communications Equipment in accordance with Licensee's Permitted Use on the Premises as a result of material interference (other than on a temporary, non-recurring basis) resulting from the act of any third party (other than an Existing Licensee).



15. Utilities

Licensor and Licensee agree and acknowledge that the utility meter current installed at the Premises shall be transferred from Licensor to Licensee as of the date this Agreement is fully executed. Licensee agrees to allow Licensor to connect to Licensee's electric for the use of one (1) circuit of power to be used for the tower lighting at no cost to Licensor. All installation and maintenance of same shall be at the sole risk and expense of the Licensee.

16. Mechanic's Liens and Additional Construction

If by reason of any alteration, repair, labor performed or materials furnished to the Premises for or on behalf of Licensee any mechanic's or other lien shall be filed, claimed, perfected or otherwise established or as provided by law against the Premises, Licensee shall discharge or remove the lien by bonding or otherwise, within thirty (30) days after Licensee receives notice of the filing of same. Notwithstanding any provision of this License seemingly to the contrary, Licensee shall never, under any circumstances, have the power to subject the interest of Licensor in the Premises or Licensor in the Site to any mechanics' or material men's liens or liens of any kind, nor shall any provision contained in this Agreement ever be construed as empowering Licensee to encumber or cause Licensor to encumber the title or interest of Licensor in the Premises.

17. Casualty and Condemnation.

a. In case of damage to the Site or the Premises or those portions of the Site or the Premises which are essential to the operation of the Communications Equipment, by fire or other casualty, Licensor shall, at its expense, cause the damage to the Premises to be repaired to a condition as nearly as practicable to that existing prior to the damage, with reasonable speed and diligence, subject to delays which may arise by reason of Governmental Regulations, and for delays beyond the control of Licensor, including "force majeure". However, Licensor shall not be required to repair the damage beyond the extent that insurance proceeds are inadequate to pay for such repairs.

b. Licensor shall give immediate notice of any condemnation proceeding or threatened condemnation proceeding affecting the Premises. If at any time during the Term of this Agreement and/or the Prime Agreement all or "substantially all" (meaning the remaining portion thereof shall not be of sufficient size or condition to permit the continuation of Licensee's Permitted Use in a commercially reasonable manner) of the Premises or the Site or buildings and improvements located on the Site shall be taken in the exercise of the power of eminent domain by any governmental or other authority, or by deed in lieu of condemnation, then Licensee may terminate this Agreement by providing written notice to Licensor within thirty (30) days of such condemnation or eminent domain action, which termination shall be effective as of the date of the vesting of title in such taking and any prepaid License Fees shall be apportioned as of said date and reimbursed to Licensee.

18. Non-Recourse.

Anything in this Agreement, either expressed or implied, to the contrary notwithstanding, Licensee acknowledges and agrees that each of the covenants, undertakings and agreements herein made on the part of Licensor are made and intended not as personal covenants, undertakings and agreements of Licensor, or for the purpose of binding Licensor personally or the assets of Licensor, except Licensor's interest in this Agreement; and that no personal liability or personal responsibility is assumed by, nor shall at any time be asserted or enforceable against Licensor, any member of Licensor, any parent, subsidiary, affiliate or partner of Licensor or any partner of Licensor, or any of their respective heirs, personal representatives, successors and assigns.

19. Subordination.

This Agreement is and shall be subject and subordinate to the Prime Lease and all ground or underlying leases of the entire Site, all mortgages, deeds of trust and similar security documents which may now or hereafter be secured upon the Site, and to all renewals, modifications, consolidations, replacements and extensions thereof. This clause shall be self-operative and no further instrument of subordination shall be required by any lessor or mortgagee, but in confirmation of such subordination, Licensee shall execute, within fifteen (15) days after request, any certificate that Licensor may reasonably require acknowledging such subordination. Notwithstanding the foregoing, the Licensor shall use reasonable efforts to cause any party holding the instrument to which this Agreement is subordinate in the event of any foreclosure sale or possessory action, recognize and preserve this Agreement and if permitted in such case, this Agreement shall continue in full force and effect at the option of the party holding the superior lien and Licensee shall attorn to such party and shall execute, acknowledge and deliver any instrument that has for its purpose and effect the confirmation of such attornment. If applicable, for the benefit of Licensee, Licensor may request (but shall have no obligation to obtain) from its current mortgagee a Subordination, Non-Disturbance and Attornment Agreement (an "SNDA"), in which Licensee shall join, under which this Agreement and the rights of Licensee hereunder shall not be affected or modified by foreclosure or the exercise of any



other right or remedy by the mortgagee so long as Licensee shall not be in default under any of the provisions of this Agreement beyond any applicable period of grace, and under which Licensee shall attorn to and recognize the mortgagee or any purchaser at foreclosure sale or other successor-in-interest to the Licensor as Licensee's Licensor hereunder. In addition and notwithstanding the first two sentences of this Section, Licensee further agrees that this Agreement shall be subject and subordinate to the lien of any mortgages hereafter placed upon the Site or the Premises, provided that the lender/mortgagee thereunder shall have executed an SNDA with Licensee whereby such lender agrees not to disturb Licensee in its rights, use and possession of the Site and the Premises under this Agreement or to terminate this Agreement, notwithstanding the foreclosure or the enforcement of the mortgage or termination or other enforcement of an underlying lease or installment purchase agreement, except to the extent permitted by Licensor pursuant to the terms of this Agreement. The SNDA shall be in the reasonable form required by the lender and reasonably acceptable to Licensee. Licensee covenants and agrees to execute and deliver to Licensor or to the lender the SNDA within ten (10) days after receipt of written demand.

20. Notices.

All notices, demands, requests and other communications hereunder shall be in writing either personally delivered or mailed, via certified mail, return receipt requested, or sent by nationally recognized overnight courier to the following addresses:

With copies to Licensor:

GTP Towers II, LLC
750 Park of Commerce Blvd, Suite 300
Boca Raton, FL 33487
Attention: Lease Administration
Ref. Site ID: MI-5173 Gaylord

And if to Licensee, to:

John Burt
Otsego County
255 West Main
Room 203
Gaylord, MI 49735

Notices will be deemed to have been given upon either receipt or rejection. Unless or until either of the respective addresses is changed by notice in writing sent to the other party as set forth above, thereafter to the address contained in such notice. Any notice herein which is required by Licensor may be given by Licensor and shall be deemed effective for all purposes herein when mailed.

21. Miscellaneous.

a. Licensee shall not record this Agreement or any memorandum of license or short form license and Licensee shall remove immediately upon request by Licensor any improperly recorded copy of this Agreement, or memorandum of license or short form license.

b. If any Term of this Agreement is found to be void or invalid, such invalidity shall not affect the remaining Terms of this Agreement, which shall continue in full force and effect.

c. Failure of Licensor to insist on strict performance of any of the conditions or provisions of this Agreement, or to exercise any of Licensor's rights hereunder, shall not waive such rights.

This Agreement shall be governed by and interpreted in accordance with the laws of the jurisdiction and proper venue for any litigation hereunder shall be in the courts of the state in which the Premises are located without regard to the principles of conflict of laws thereunder. Both parties desire that the transactions contemplated hereby be effected and carried out in a manner that is in compliance with all Laws.

d. This Agreement constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendment to this Agreement must be in writing and executed by both parties.



IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date aforesaid.

LICENSOR: GTP TOWERS II, LLC,
a Delaware limited liability company

BY: _____

NAME: Terry Armant

TITLE: Sr. VP-Development

DATE: _____

LICENSEE: Otsego County

BY: _____

NAME: _____

TITLE: _____

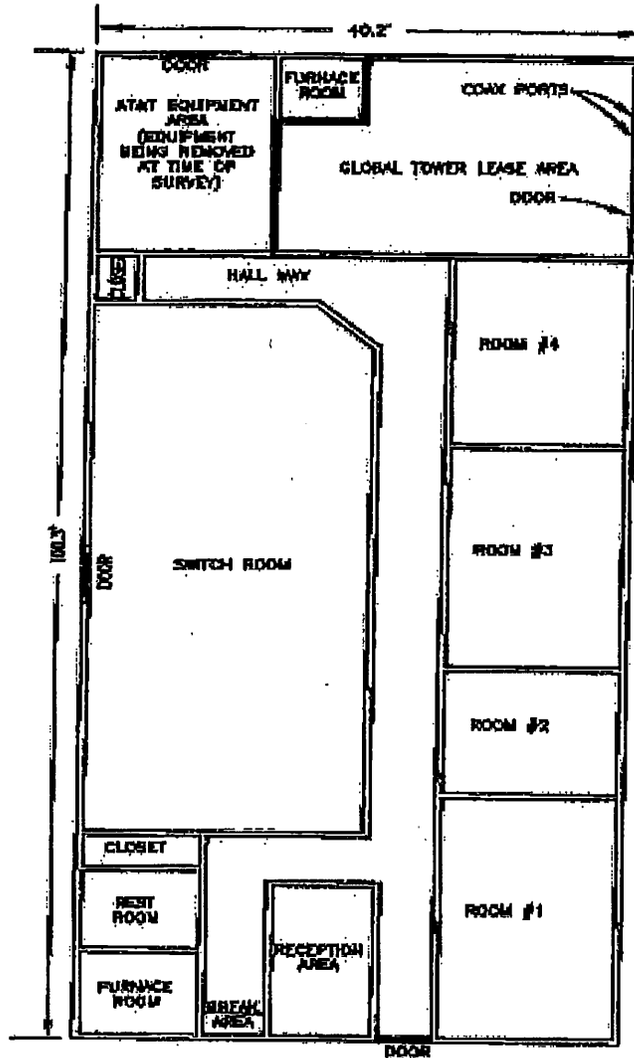
DATE: _____



EXHIBIT "A"

Lessee's Equipment Building

The telecommunications building is described and/or depicted as follows:



INTERIOR BUILDING PLAN

SCALE: 1"=15'





Licensors's Site Number and Name: MI-5173 Gaylord

EXHIBIT "B"

DESCRIPTION OF COMMUNICATIONS EQUIPMENT

See Attached Tenant Collocation Application:



GLOBAL TOWER PARTNERS Collocation Application

Check one: New <input type="checkbox"/> Addition to Existing <input type="checkbox"/> Modification <input type="checkbox"/>	
PLEASE RETURN THIS APPLICATION TO: (E-MAIL IS PREFERRED) GTP 750 Park of Commerce Blvd E-Mail: sales@gtpsites.com Suite 300 Boca Raton, FL 33487-3612 Office: (561) 995-0320 Attn: Leasing Fax: (561) 995-0321	
GTP Site #: MI-5173 GTP Site Name: Gaylord GTP Date Received: _____ Revision Dates: _____ RSM Approval: _____	

APPLICANT/CARRIER INFORMATION

Carrier Name: _____ Carrier Site Name: _____ Carrier Site Number: _____ Carrier Legal Entity Name, _____ State of registration: _____ Type of entity (LP, LLC, Corp) _____ d/b/a/ (If applicable) _____ Notice Address for Lease: _____ With copies to: _____ Carrier Invoice Address: _____ Carrier Invoice Contact - _____ Name, Title, Phone No. _____	Contact Name: _____ Contact Number: _____ Contact Fax: _____ Contact Address: _____ Contact E-mail: _____ Additional E-mail: _____ Other: _____ Carrier NOC# _____
--	---

ADDITIONAL CARRIER INFORMATION

Leasing Contact Name/Number: _____
RF Contact Name/Number: _____
Construction Contact Name/Number: _____
Emergency Contact Name/Number: _____

SITE INFORMATION

Latitude: _____	45	2	48.0	N	Existing Structure Type: _____
Longitude: _____	84	39	55.0	W	Existing Structure Height: _____
Site Address: 1322 Hayes Road, Gaylord, MI 49735					

ANTENNA & COAX

Sector	1	2	3	Other (Dish, TMA, GPS)
Desired Rad Center (feet AGL)				
Antenna Quantity				
Antenna Manufacturer				
Antenna Model (Attach Spec Sheet)				
Weight (per antenna)				
Antenna Dimensions				
Quantity of Coax Cables PER ANTENNA				
Diameter of Coax Cables PER ANTENNA				
Orientation/Azimuth (degrees from true north)				
Mechanical Tilt (degrees)				
# Of Channels				
Antenna Mount Mounting Height (feet AGL)				
Antenna Mounting Type	T-Frame <input type="checkbox"/> Sector <input type="checkbox"/> Platform <input type="checkbox"/> Low Profile <input type="checkbox"/> Other: _____			
Transmit Frequency				
Receive Frequency				
ERP (watts)				
Type of Service (i.e. Cellular, PCS, ESMR)				

GROUND SPACE REQUIREMENTS

Total Ground Area Dimensions Required (length x width x height in ft.)	Generator: <input type="checkbox"/> Diesel <input type="checkbox"/> Propane <input type="checkbox"/> Natural Gas
Cabinet Pad Dimensions	Pad Dimension (L X W, ft.): _____
Shelter Pad Dimensions	Cabinet Manufacturer _____
	Shelter Manufacturer _____

AC POWER REQUIREMENTS

Voltage: _____	Total Amperage: _____
-----------------------	------------------------------

Comments: _____



JUNE 8, 2010
Agenda

CONTRACT FOR MUNICIPAL LAND USE SERVICES ADMINISTRATION
(LAND USE PLANNING, ZONING, ZONING ADMINISTRATION AND
BUILDING CODE COMPLIANCE)
2011-2012

WHEREAS, Otsego County (the County) and Chester Township (the Township) agree that it is in the interest of the Citizens of the County and the Township and the overall development of the County and the Township to centralize administration of Land Use Services; and

WHEREAS, the County and the Township agree that Land Use Services includes Land Use Planning, Zoning and Zoning Administration and Enforcement; and

WHEREAS, the County and the Township agree that because the County's offices are centrally located and because the County can provide professional and administrative personnel, and office space to the Township so that the land use within the Township can be developed uniformly with joint cooperation and with one location for citizens to go for more efficient service with one set of rules.

Agreements

The County and the Township hereby enter into this Contract for services. This contract shall be in effect for a period of two (2) years beginning January 1, 2011 and continuing in effect until December 31, 2012.

Responsibilities of the Township

1. Funding for the Land Use Services Zoning function is distributed among participating townships using an equal blend of the latest State Equalized Values and population for each township (see Attachment A). Chester Township agrees to provide a total of \$4,000.00 in 2011 and a total of \$4,120.00 in 2012 to assist in covering the costs of operation and staffing of the Planning & Zoning Department
2. The Township will pay the annual contribution amount as noted above by May 1st of each year of this contract.

Responsibilities of the County

1. The County shall provide full and complete professional Land Use Planning.
2. The County shall provide professional planning personnel on staff to assist Township officials from all Townships within Otsego County, officials from the City of Gaylord, the Village of Vanderbilt, citizens, land owners and developers with Land Use Planning questions and procedures and municipal cooperation.
3. The County shall maintain digital maps for zoning and land use planning purposes.

4. The County shall appoint and operate a County Planning Commission for the purposes of administering the County Plan and the County Zoning Ordinance.
5. The County shall appoint and operate a County Zoning Board of Appeals for the purposes of interpreting and ruling on requests involving administration of the Zoning Ordinance.
6. The County shall ensure that the Township is informed and advised of any proposed land use changes or proposed ordinance text changes or special land use requests or other similar requests presented to the Planning Commission and any requests presented to the Zoning Board of Appeals involving land within the Township.
7. The County shall provide professional personnel on staff to administer and enforce the zoning ordinance regulations and all other land use regulations.
8. The County shall regularly provide reports to the Township at the Township Association meetings. The report shall include but is not limited to a financial report showing the expenses of the Planning & Zoning Department, the fee schedule for permits issued, the number and type of permits issued; and the revenue received.
9. The County will pay for legal expenses related to zoning functions and decisions.
10. Funds related to the Otsego County Land Use Department Planning & Zoning will be maintained in a fund separate from the County's General Fund.

Either party may terminate this Agreement for any or no reason upon one hundred eighty (180) day written notice.

In the event of termination of this Agreement, the Township shall be responsible only for costs pro-rated to the date of termination.

Otsego County and Chester Township.

Entered into this 13th day of April 2010 between Otsego County and Chester Township

Otsego County

Chester Township

John Burt, County Administrator

Lou Ann Olsen, Supervisor
Lou Ann Olsen, Supervisor

Susan DeFeyter, County Clerk

Melissa Szymanski
Melissa Szymanski, Township Clerk

ATTACHMENT A

Funding

Based on SEV and Populations combined, municipalities would be responsible for the following costs:

<u>Township</u>	<u>2011 Cost</u>	<u>2012 Cost</u>
Bagley	\$10,000.00	\$10,300.00
Charlton	\$6,000.00	\$6,180.00
Chester	\$4,000.00	\$4,120.00
Corwith	\$6,000.00	\$6,180.00
Dover	\$2,000.00	\$2,060.00
Elmira	\$6,000.00	\$6,180.00
Hayes	\$7,000.00	\$7,210.00
Livingston	\$8,500.00	\$8,755.00
<u>Otsego Lake</u>	<u>\$7,000.00</u>	<u>\$7,210.00</u>
Total	\$56,500.00	\$58,195.00

CONTRACT FOR MUNICIPAL LAND USE SERVICES ADMINISTRATION
(LAND USE PLANNING, ZONING, ZONING ADMINISTRATION AND
BUILDING CODE COMPLIANCE)
2011-2012

WHEREAS, Otsego County (the County) and Corwith Township (the Township) agree that it is in the interest of the Citizens of the County and the Township and the overall development of the County and the Township to centralize administration of Land Use Services; and

WHEREAS, the County and the Township agree that Land Use Services includes Land Use Planning, Zoning and Zoning Administration and Enforcement; and

WHEREAS, the County and the Township agree that because the County's offices are centrally located and because the County can provide professional and administrative personnel, and office space to the Township so that the land use within the Township can be developed uniformly with joint cooperation and with one location for citizens to go for more efficient service with one set of rules.

Agreements

The County and the Township hereby enter into this Contract for services. This contract shall be in effect for a period of two (2) years beginning January 1, 2011 and continuing in effect until December 31, 2012.

Responsibilities of the Township

1. Funding for the Land Use Services Zoning function is distributed among participating townships using an equal blend of the latest State Equalized Values and population for each township (see Attachment A). Corwith Township agrees to provide a total of \$6,000.00 in 2011 and a total of \$6,180.00 in 2012 to assist in covering the costs of operation and staffing of the Planning & Zoning Department
2. The Township will pay the annual contribution amount as noted above by May 1st of each year of this contract.

Responsibilities of the County

1. The County shall provide full and complete professional Land Use Planning.
2. The County shall provide professional planning personnel on staff to assist Township officials from all Townships within Otsego County, officials from the City of Gaylord, the Village of Vanderbilt, citizens, land owners and developers with Land Use Planning questions and procedures and municipal cooperation.
3. The County shall maintain digital maps for zoning and land use planning purposes.

4. The County shall appoint and operate a County Planning Commission for the purposes of administering the County Plan and the County Zoning Ordinance.
5. The County shall appoint and operate a County Zoning Board of Appeals for the purposes of interpreting and ruling on requests involving administration of the Zoning Ordinance.
6. The County shall ensure that the Township is informed and advised of any proposed land use changes or proposed ordinance text changes or special land use requests or other similar requests presented to the Planning Commission and any requests presented to the Zoning Board of Appeals involving land within the Township.
7. The County shall provide professional personnel on staff to administer and enforce the zoning ordinance regulations and all other land use regulations.
8. The County shall regularly provide reports to the Township at the Township Association meetings. The report shall include but is not limited to a financial report showing the expenses of the Planning & Zoning Department, the fee schedule for permits issued, the number and type of permits issued; and the revenue received.
9. The County will pay for legal expenses related to zoning functions and decisions.
10. Funds related to the Otsego County Land Use Department Planning & Zoning will be maintained in a fund separate from the County's General Fund.

Either party may terminate this Agreement for any or no reason upon one hundred eighty (180) day written notice.

In the event of termination of this Agreement, the Township shall be responsible only for costs pro-rated to the date of termination.
Otsego County and Corwith Township.

Entered into this ____ day of _____ 2010 between Otsego County and Corwith Township

Otsego County

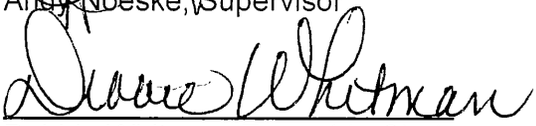
John Burt, County Administrator

Susan DeFeyter, County Clerk

Corwith Township



Andy Noeske, Supervisor



Debbie Whitman, Township Clerk

ATTACHMENT A

Funding

Based on SEV and Populations combined, municipalities would be responsible for the following costs:

<u>Township</u>	<u>2011 Cost</u>	<u>2012 Cost</u>
Bagley	\$10,000.00	\$10,300.00
Charlton	\$6,000.00	\$6,180.00
Chester	\$4,000.00	\$4,120.00
Corwith	\$6,000.00	\$6,180.00
Dover	\$2,000.00	\$2,060.00
Elmira	\$6,000.00	\$6,180.00
Hayes	\$7,000.00	\$7,210.00
Livingston	\$8,500.00	\$8,755.00
<u>Otsego Lake</u>	<u>\$7,000.00</u>	<u>\$7,210.00</u>
Total	\$56,500.00	\$58,195.00

CONTRACT FOR MUNICIPAL LAND USE SERVICES ADMINISTRATION
(LAND USE PLANNING, ZONING, ZONING ADMINISTRATION AND
BUILDING CODE COMPLIANCE)
2011-2012

WHEREAS, Otsego County (the County) and Dover Township (the Township) agree that it is in the interest of the Citizens of the County and the Township and the overall development of the County and the Township to centralize administration of Land Use Services; and

WHEREAS, the County and the Township agree that Land Use Services includes Land Use Planning, Zoning and Zoning Administration and Enforcement; and

WHEREAS, the County and the Township agree that because the County's offices are centrally located and because the County can provide professional and administrative personnel, and office space to the Township so that the land use within the Township can be developed uniformly with joint cooperation and with one location for citizens to go for more efficient service with one set of rules.

Agreements

The County and the Township hereby enter into this Contract for services. This contract shall be in effect for a period of two (2) years beginning January 1, 2011 and continuing in effect until December 31, 2012.

Responsibilities of the Township

1. Funding for the Land Use Services Zoning function is distributed among participating townships using an equal blend of the latest State Equalized Values and population for each township (see Attachment A). Dover Township agrees to provide a total of \$2,000.00 in 2011 and a total of \$2,060.00 in 2012 to assist in covering the costs of operation and staffing of the Planning & Zoning Department
2. The Township will pay the annual contribution amount as noted above by May 1st of each year of this contract.

Responsibilities of the County

1. The County shall provide full and complete professional Land Use Planning.
2. The County shall provide professional planning personnel on staff to assist Township officials from all Townships within Otsego County, officials from the City of Gaylord, the Village of Vanderbilt, citizens, land owners and developers with Land Use Planning questions and procedures and municipal cooperation.
3. The County shall maintain digital maps for zoning and land use planning purposes.

4. The County shall appoint and operate a County Planning Commission for the purposes of administering the County Plan and the County Zoning Ordinance.
5. The County shall appoint and operate a County Zoning Board of Appeals for the purposes of interpreting and ruling on requests involving administration of the Zoning Ordinance.
6. The County shall ensure that the Township is informed and advised of any proposed land use changes or proposed ordinance text changes or special land use requests or other similar requests presented to the Planning Commission and any requests presented to the Zoning Board of Appeals involving land within the Township.
7. The County shall provide professional personnel on staff to administer and enforce the zoning ordinance regulations and all other land use regulations.
8. The County shall regularly provide reports to the Township at the Township Association meetings. The report shall include but is not limited to a financial report showing the expenses of the Planning & Zoning Department, the fee schedule for permits issued, the number and type of permits issued; and the revenue received.
9. The County will pay for legal expenses related to zoning functions and decisions.
10. Funds related to the Otsego County Land Use Department Planning & Zoning will be maintained in a fund separate from the County's General Fund.

Either party may terminate this Agreement for any or no reason upon one hundred eighty (180) day written notice.

In the event of termination of this Agreement, the Township shall be responsible only for costs pro-rated to the date of termination.

Otsego County and Dover Township.

Entered into this 12th day of May 2010 between Otsego County and Dover Township

Otsego County

Dover Township

John Burt, County Administrator

Thomas Murphy, Supervisor

Susan DeFeyter, County Clerk

Janet Kwapis, Township Clerk

ATTACHMENT A

Funding

Based on SEV and Populations combined, municipalities would be responsible for the following costs:

<u>Township</u>	<u>2011 Cost</u>	<u>2012 Cost</u>
Bagley	\$10,000.00	\$10,300.00
Charlton	\$6,000.00	\$6,180.00
Chester	\$4,000.00	\$4,120.00
Corwith	\$6,000.00	\$6,180.00
Dover	\$2,000.00	\$2,060.00
Elmira	\$6,000.00	\$6,180.00
Hayes	\$7,000.00	\$7,210.00
Livingston	\$8,500.00	\$8,755.00
<u>Otsego Lake</u>	<u>\$7,000.00</u>	<u>\$7,210.00</u>
Total	\$56,500.00	\$58,195.00

CONTRACT FOR MUNICIPAL LAND USE SERVICES ADMINISTRATION
(LAND USE PLANNING, ZONING, ZONING ADMINISTRATION AND
BUILDING CODE COMPLIANCE)
2011-2012

WHEREAS, Otsego County (the County) and Elmira Township (the Township) agree that it is in the interest of the Citizens of the County and the Township and the overall development of the County and the Township to centralize administration of Land Use Services; and

WHEREAS, the County and the Township agree that Land Use Services includes Land Use Planning, Zoning and Zoning Administration and Enforcement; and

WHEREAS, the County and the Township agree that because the County's offices are centrally located and because the County can provide professional and administrative personnel, and office space to the Township so that the land use within the Township can be developed uniformly with joint cooperation and with one location for citizens to go for more efficient service with one set of rules.

Agreements

The County and the Township hereby enter into this Contract for services. This contract shall be in effect for a period of two (2) years beginning January 1, 2011 and continuing in effect until December 31, 2012.

Responsibilities of the Township

1. Funding for the Land Use Services Zoning function is distributed among participating townships using an equal blend of the latest State Equalized Values and population for each township (see Attachment A). Elmira Township agrees to provide a total of \$6,000.00 in 2011 and a total of \$6,180.00 in 2012 to assist in covering the costs of operation and staffing of the Planning & Zoning Department
2. The Township will pay the annual contribution amount as noted above by May 1st of each year of this contract.
3. The Township Board will select their representative, with confirmation by the Otsego County Board of Commissioners, to serve on the Otsego County Planning Commission.

Responsibilities of the County

1. The County shall provide full and complete professional Land Use Planning.
2. The County shall provide professional planning personnel on staff to assist Township officials from all Townships within Otsego County, officials from the City of Gaylord, the Village of Vanderbilt, citizens, land owners and developers with Land Use Planning questions and procedures and municipal cooperation.

3. The County shall maintain digital maps for zoning and land use planning purposes.
4. The County shall appoint and operate a County Planning Commission for the purposes of administering the County Plan and the County Zoning Ordinance.
5. The County shall appoint and operate a County Zoning Board of Appeals for the purposes of interpreting and ruling on requests involving administration of the Zoning Ordinance.
6. The County shall ensure that the Township is informed and advised of any proposed land use changes or proposed ordinance text changes or special land use requests or other similar requests presented to the Planning Commission and any requests presented to the Zoning Board of Appeals involving land within the Township.
7. The County shall provide professional personnel on staff to administer and enforce the zoning ordinance regulations and all other land use regulations.
8. The County shall regularly provide reports to the Township at the Township Association meetings. The report shall include but is not limited to a financial report showing the expenses of the Planning & Zoning Department, the fee schedule for permits issued, the number and type of permits issued; and the revenue received.
9. The County will pay for legal expenses related to zoning functions and decisions.
10. Funds related to the Otsego County Land Use Department Planning & Zoning will be maintained in a fund separate from the County's General Fund.

Either party may terminate this Agreement for any or no reason upon one hundred eighty (180) day written notice.

In the event of termination of this Agreement, the Township shall be responsible only for costs pro-rated to the date of termination.

Otsego County and Elmira Township.

Entered into this 3th day of April 2010 between Otsego County and Elmira Township

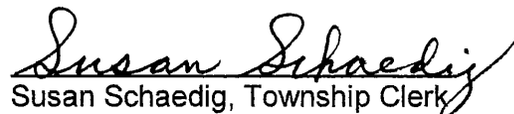
Otsego County

Elmira Township

John Burt, County Administrator

Diane Franckowiak, Supervisor


Susan DeFeyter, County Clerk


Susan Schaedig, Township Clerk

ATTACHMENT A

Funding

Based on SEV and Populations combined, municipalities would be responsible for the following costs:

<u>Township</u>	<u>2011 Cost</u>	<u>2012 Cost</u>
Bagley	\$10,000.00	\$10,300.00
Charlton	\$6,000.00	\$6,180.00
Chester	\$4,000.00	\$4,120.00
Corwith	\$6,000.00	\$6,180.00
Dover	\$2,000.00	\$2,060.00
Elmira	\$6,000.00	\$6,180.00
Hayes	\$7,000.00	\$7,210.00
Livingston	\$8,500.00	\$8,755.00
<u>Otsego Lake</u>	<u>\$7,000.00</u>	<u>\$7,210.00</u>
Total	\$56,500.00	\$58,195.00

CONTRACT FOR MUNICIPAL LAND USE SERVICES ADMINISTRATION
(LAND USE PLANNING, ZONING, ZONING ADMINISTRATION AND
BUILDING CODE COMPLIANCE)
2011-2012

WHEREAS, Otsego County (the County) and Hayes Township (the Township) agree that it is in the interest of the Citizens of the County and the Township and the overall development of the County and the Township to centralize administration of Land Use Services; and

WHEREAS, the County and the Township agree that Land Use Services includes Land Use Planning, Zoning and Zoning Administration and Enforcement; and

WHEREAS, the County and the Township agree that because the County's offices are centrally located and because the County can provide professional and administrative personnel, and office space to the Township so that the land use within the Township can be developed uniformly with joint cooperation and with one location for citizens to go for more efficient service with one set of rules.

Agreements

The County and the Township hereby enter into this Contract for services. This contract shall be in effect for a period of two (2) years beginning January 1, 2011 and continuing in effect until December 31, 2012.

Responsibilities of the Township

1. Funding for the Land Use Services Zoning function is distributed among participating townships using an equal blend of the latest State Equalized Values and population for each township (see Attachment A). Hayes Township agrees to provide a total of \$7,000.00 in 2011 and a total of \$7,210.00 in 2012 to assist in covering the costs of operation and staffing of the Planning & Zoning Department
2. The Township will pay the annual contribution amount as noted above by May 1st of each year of this contract.

Responsibilities of the County

1. The County shall provide full and complete professional Land Use Planning.
2. The County shall provide professional planning personnel on staff to assist Township officials from all Townships within Otsego County, officials from the City of Gaylord, the Village of Vanderbilt, citizens, land owners and developers with Land Use Planning questions and procedures and municipal cooperation.
3. The County shall maintain digital maps for zoning and land use planning purposes.

4. The County shall appoint and operate a County Planning Commission for the purposes of administering the County Plan and the County Zoning Ordinance.
5. The County shall appoint and operate a County Zoning Board of Appeals for the purposes of interpreting and ruling on requests involving administration of the Zoning Ordinance.
6. The County shall ensure that the Township is informed and advised of any proposed land use changes or proposed ordinance text changes or special land use requests or other similar requests presented to the Planning Commission and any requests presented to the Zoning Board of Appeals involving land within the Township.
7. The County shall provide professional personnel on staff to administer and enforce the zoning ordinance regulations and all other land use regulations.
8. The County shall regularly provide reports to the Township at the Township Association meetings. The report shall include but is not limited to a financial report showing the expenses of the Planning & Zoning Department, the fee schedule for permits issued, the number and type of permits issued; and the revenue received.
9. The County will pay for legal expenses related to zoning functions and decisions.
10. Funds related to the Otsego County Land Use Department Planning & Zoning will be maintained in a fund separate from the County's General Fund.

Either party may terminate this Agreement for any or no reason upon one hundred eighty (180) day written notice.

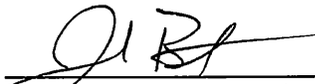
In the event of termination of this Agreement, the Township shall be responsible only for costs pro-rated to the date of termination.

Otsego County and Hayes Township.

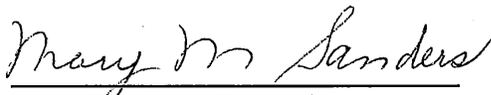
Entered into this 13 day of APRIL 2010 between Otsego County and Hayes Township

Otsego County

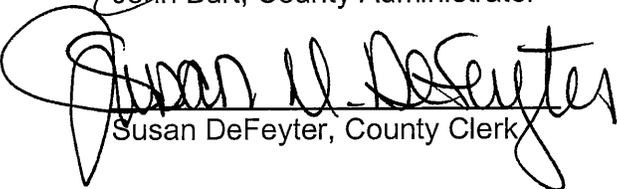
Hayes Township



John Burt, County Administrator



Mary Sanders, Supervisor



Susan DeFeyter, County Clerk



Richard Ross, Township Clerk

ATTACHMENT A

Funding

Based on SEV and Populations combined, municipalities would be responsible for the following costs:

<u>Township</u>	<u>2011 Cost</u>	<u>2012 Cost</u>
Bagley	\$10,000.00	\$10,300.00
Charlton	\$6,000.00	\$6,180.00
Chester	\$4,000.00	\$4,120.00
Corwith	\$6,000.00	\$6,180.00
Dover	\$2,000.00	\$2,060.00
Elmira	\$6,000.00	\$6,180.00
Hayes	\$7,000.00	\$7,210.00
Livingston	\$8,500.00	\$8,755.00
<u>Otsego Lake</u>	<u>\$7,000.00</u>	<u>\$7,210.00</u>
Total	\$56,500.00	\$58,195.00

CONTRACT FOR MUNICIPAL LAND USE SERVICES ADMINISTRATION
(LAND USE PLANNING, ZONING, ZONING ADMINISTRATION AND
BUILDING CODE COMPLIANCE)
2011-2012

WHEREAS, Otsego County (the County) and Livingston Township (the Township) agree that it is in the interest of the Citizens of the County and the Township and the overall development of the County and the Township to centralize administration of Land Use Services; and

WHEREAS, the County and the Township agree that Land Use Services includes Land Use Planning, Zoning and Zoning Administration and Enforcement; and

WHEREAS, the County and the Township agree that because the County's offices are centrally located and because the County can provide professional and administrative personnel, and office space to the Township so that the land use within the Township can be developed uniformly with joint cooperation and with one location for citizens to go for more efficient service with one set of rules.

Agreements

The County and the Township hereby enter into this Contract for services. This contract shall be in effect for a period of two (2) years beginning January 1, 2011 and continuing in effect until December 31, 2012.

Responsibilities of the Township

1. Funding for the Land Use Services Zoning function is distributed among participating townships using an equal blend of the latest State Equalized Values and population for each township (see Attachment A). Livingston Township agrees to provide a total of \$8,500.00 in 2011 and a total of \$8,755.00 in 2012 to assist in covering the costs of operation and staffing of the Planning & Zoning Department
2. The Township will pay the annual contribution amount as noted above by May 1st of each year of this contract.

Responsibilities of the County

1. The County shall provide full and complete professional Land Use Planning.
2. The County shall provide professional planning personnel on staff to assist Township officials from all Townships within Otsego County, officials from the City of Gaylord, the Village of Vanderbilt, citizens, land owners and developers with Land Use Planning questions and procedures and municipal cooperation.
3. The County shall maintain digital maps for zoning and land use planning purposes.

4. The County shall appoint and operate a County Planning Commission for the purposes of administering the County Plan and the County Zoning Ordinance.
5. The County shall appoint and operate a County Zoning Board of Appeals for the purposes of interpreting and ruling on requests involving administration of the Zoning Ordinance.
6. The County shall ensure that the Township is informed and advised of any proposed land use changes or proposed ordinance text changes or special land use requests or other similar requests presented to the Planning Commission and any requests presented to the Zoning Board of Appeals involving land within the Township.
7. The County shall provide professional personnel on staff to administer and enforce the zoning ordinance regulations and all other land use regulations.
8. The County shall regularly provide reports to the Township at the Township Association meetings. The report shall include but is not limited to a financial report showing the expenses of the Planning & Zoning Department, the fee schedule for permits issued, the number and type of permits issued; and the revenue received.
9. The County will pay for legal expenses related to zoning functions and decisions.
10. Funds related to the Otsego County Land Use Department Planning & Zoning will be maintained in a fund separate from the County's General Fund.

Either party may terminate this Agreement for any or no reason upon one hundred eighty (180) day written notice.

In the event of termination of this Agreement, the Township shall be responsible only for costs pro-rated to the date of termination.

Otsego County and Livingston Township.

Entered into this 24th day of May 2010 between Otsego County and Livingston Township

Otsego County

Livingston Township

John Burt, County Administrator

Norm Brecheisen, Supervisor

Susan DeFeyter, County Clerk

Liz Merich, Township Clerk

ATTACHMENT A

Funding

Based on SEV and Populations combined, municipalities would be responsible for the following costs:

<u>Township</u>	<u>2011 Cost</u>	<u>2012 Cost</u>
Bagley	\$10,000.00	\$10,300.00
Charlton	\$6,000.00	\$6,180.00
Chester	\$4,000.00	\$4,120.00
Corwith	\$6,000.00	\$6,180.00
Dover	\$2,000.00	\$2,060.00
Elmira	\$6,000.00	\$6,180.00
Hayes	\$7,000.00	\$7,210.00
Livingston	\$8,500.00	\$8,755.00
<u>Otsego Lake</u>	<u>\$7,000.00</u>	<u>\$7,210.00</u>
Total	\$56,500.00	\$58,195.00

CONTRACT FOR MUNICIPAL LAND USE SERVICES ADMINISTRATION
(LAND USE PLANNING, ZONING, ZONING ADMINISTRATION AND
BUILDING CODE COMPLIANCE)
2011-2012

WHEREAS, Otsego County (the County) and Otsego Lake Township (the Township) agree that it is in the interest of the Citizens of the County and the Township and the overall development of the County and the Township to centralize administration of Land Use Services; and

WHEREAS, the County and the Township agree that Land Use Services includes Land Use Planning, Zoning and Zoning Administration and Enforcement; and

WHEREAS, the County and the Township agree that because the County's offices are centrally located and because the County can provide professional and administrative personnel, and office space to the Township so that the land use within the Township can be developed uniformly with joint cooperation and with one location for citizens to go for more efficient service with one set of rules.

Agreements

The County and the Township hereby enter into this Contract for services. This contract shall be in effect for a period of two (2) years beginning January 1, 2011 and continuing in effect until December 31, 2012.

Responsibilities of the Township

1. Funding for the Land Use Services Zoning function is distributed among participating townships using an equal blend of the latest State Equalized Values and population for each township (see Attachment A). Otsego Lake Township agrees to provide a total of \$7,000.00 in 2011 and a total of \$7,210.00 in 2012 to assist in covering the costs of operation and staffing of the Planning & Zoning Department
2. The Township will pay the annual contribution amount as noted above by May 1st of each year of this contract.

Responsibilities of the County

1. The County shall provide full and complete professional Land Use Planning.
2. The County shall provide professional planning personnel on staff to assist Township officials from all Townships within Otsego County, officials from the City of Gaylord, the Village of Vanderbilt, citizens, land owners and developers with Land Use Planning questions and procedures and municipal cooperation.
3. The County shall maintain digital maps for zoning and land use planning purposes.

4. The County shall appoint and operate a County Planning Commission for the purposes of administering the County Plan and the County Zoning Ordinance.
5. The County shall appoint and operate a County Zoning Board of Appeals for the purposes of interpreting and ruling on requests involving administration of the Zoning Ordinance.
6. The County shall ensure that the Township is informed and advised of any proposed land use changes or proposed ordinance text changes or special land use requests or other similar requests presented to the Planning Commission and any requests presented to the Zoning Board of Appeals involving land within the Township.
7. The County shall provide professional personnel on staff to administer and enforce the zoning ordinance regulations and all other land use regulations.
8. The County shall regularly provide reports to the Township at the Township Association meetings. The report shall include but is not limited to a financial report showing the expenses of the Planning & Zoning Department, the fee schedule for permits issued, the number and type of permits issued; and the revenue received.
9. The County will pay for legal expenses related to zoning functions and decisions.
10. Funds related to the Otsego County Land Use Department Planning & Zoning will be maintained in a fund separate from the County's General Fund.

Either party may terminate this Agreement for any or no reason upon one hundred eighty (180) day written notice.

In the event of termination of this Agreement, the Township shall be responsible only for costs pro-rated to the date of termination.

Otsego County and Otsego Lake Township.

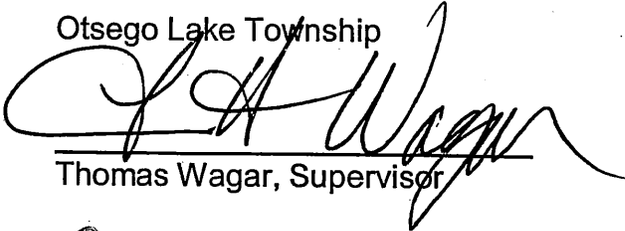
Entered into this 15th day of April 2010 between Otsego County and Otsego Lake Township

Otsego County

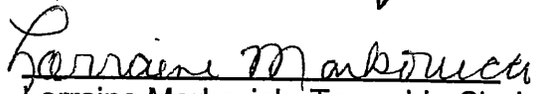
John Burt, County Administrator

Susan DeFeyter, County Clerk

Otsego Lake Township



Thomas Wagor, Supervisor



Lorraine Markovich, Township Clerk

ATTACHMENT A

Funding

Based on SEV and Populations combined, municipalities would be responsible for the following costs:

<u>Township</u>	<u>2011 Cost</u>	<u>2012 Cost</u>
Bagley	\$10,000.00	\$10,300.00
Charlton	\$6,000.00	\$6,180.00
Chester	\$4,000.00	\$4,120.00
Corwith	\$6,000.00	\$6,180.00
Dover	\$2,000.00	\$2,060.00
Elmira	\$6,000.00	\$6,180.00
Hayes	\$7,000.00	\$7,210.00
Livingston	\$8,500.00	\$8,755.00
<u>Otsego Lake</u>	<u>\$7,000.00</u>	<u>\$7,210.00</u>
Total	\$56,500.00	\$58,195.00

COUNTY OF OTSEGO

ACCOUNTS PAYABLE 6/1/2010

Check #	Check Date	Payee	Description	GL #	Amount
27418	05/25/2010	AVFUEL CORPORATION	AIRPLANE FUEL	281-537-930.664	\$ 10,000.00
27419	05/25/2010	CHUCKS ELECTRIC OF GAYLORD	2347	208-751-726.050	\$ 505.00
27420	05/25/2010	CITY OF GAYLORD	WATER BILL	208-752-920.200	\$ 44.99
27421	05/25/2010	CLASSICE PLUMBING	SPRINKLER SYSTEM WIRE	208-751-726.050	\$ 93.00
27422	05/25/2010	CONSUMERS ENERGY	CENTER ELECTRIC BILL	208-752-930.620	\$ 427.86
27423	05/25/2010	CRAWFORD AUSABLE SCHOOLS	STATE EDUCATION TAX	701-000-228.001-PRE0000	\$ 5,671.52
27424	05/25/2010	GASLIGHT MEDIA	31776	208-751-726.000	\$ 59.95
27425	05/25/2010	GAYLORD AARF, INC	JUNE ARFF 2010	281-537-940.010	\$ 15,337.67
27426	05/25/2010	GAYLORD AREA CONVENTION & TOURISM	GAYLORD GUIDE ADVERTISING	208-752-930.300	\$ 695.00
27427	05/25/2010	GAYLORD COMMUNITY SCHOOLS	STATE EDUCATION TAX	701-000-228.001-PRE0000	\$ 200,155.86
27428	05/25/2010	GLAWE, INC	BOAT RAMP CONSTRUCTION	208-751-940.010-WWGT0	\$ 29,069.10
27429	05/25/2010	IMAGE FACTORY INC	16025	208-751-726.046	\$ 553.43
27430	05/25/2010	JEFF FARRAND	CAMPING REFUND	208-440-652.050	\$ 82.00
27431	05/25/2010	JOHANNESBURG/LEWISTON SCHOOLS	STATE EDUCATION TAX	701-000-228.001-PRE0000	\$ 87,293.80
27432	05/25/2010	KSS ENTERPRISES	207337-2	208-751-726.025	\$ 18.00
27432	05/25/2010	KSS ENTERPRISES	207782	208-752-726.025	\$ 54.33
					\$ 72.33
27433	05/25/2010	MICHIGAN ASSOCIATION OF COUNTY TRE	ADVERTISING	516-253-930.300	\$ 175.00
27434	05/25/2010	MICHIGAN DEPARTMENT OF STATE	3 YR W/C REG FEE FOR PWC	101-331-726.050	\$ 3.00

Check #	Check Date	Payee	Description	GL #	Amount
27435	05/25/2010	SAVE A LOT	SUPPLIES FOR PLAYGROUP	208-752-726.000	\$ 9.92
27436	05/25/2010	SPARTAN SEWER & SEPTIC TANK SERVICE	TOILET RENTAL	208-752-920.200	\$ 80.00
27437	05/25/2010	UPPER CRUST BAKERY	DONUTS FOR CLEAN UP WKD	208-751-726.000	\$ 76.50
27438	05/25/2010	VANDEBILT SCHOOLS	STATE EDUCATION TAX	701-000-228.001-PRE0000	\$ 18,317.84
27439	05/25/2010	STATE OF MICHIGAN	STATE GRANTS	101-336-539.000	** VOIDED **
27439	05/25/2010	STATE OF MICHIGAN	PROPERTY - VEHICLES	266-901-970.420	** VOIDED **
27440	05/27/2010	AT&T MOBILITY CORPORATION	PROPERTY - IMPROVEMENTS	499-901-970.300	\$ 7,000.00
27441	05/28/2010	EARTHWORKS ENTERPRISES INC	13732	208-751-726.050	\$ 425.00
27442	05/28/2010	IMPREST CASH PARKS & RECREATION	CENTER IMPREST	208-752-726.000	\$ 28.64
27443	05/28/2010	KELLY PELACH	REF FOR LADIES VOLLEYBALL SEASON	208-752-940.010	\$ 1,620.00
27444	05/28/2010	KERI SWANTEK	HANGING BASKETS FOR PARK	208-751-726.000	\$ 60.39
27445	05/28/2010	KIM JAKUBIAK	CAMPING REFUND	208-440-652.050	\$ 36.00
27446	05/28/2010	MEGA POWER SPORTS LLC	PROPERTY - VEHICLES	266-901-970.420	\$ 955.00
27447	05/28/2010	PURCHASE SALES	8869 ICE CREAM	208-751-726.000	\$ 231.61
27448	05/28/2010	SPARTAN SEWER & SEPTIC TANK SERVICE	96126 LIBKE FIELD 6/07 -7/07	208-751-920.200	\$ 150.00
27448	05/28/2010	SPARTAN SEWER & SEPTIC TANK SERVICE	96142 CENTER UNIT 6/14-7/14	208-752-920.200	\$ 80.00
					\$ 230.00
27449	05/28/2010	STATE OF MICHIGAN	SUPPLIES - GENERAL	101-336-726.000	** VOIDED **
27449	05/28/2010	STATE OF MICHIGAN	PROPERTY - VEHICLES	266-901-970.420	** VOIDED **
27450	05/28/2010	WADE TRIM INC	40759	208-751-940.010-WWGT0	\$ 4,160.00
27451	06/01/2010	AMERICAN FIDELITY ASSURANCE COMPAN	COURT AFA SEC 125	704-000-231.285	\$ 77.90

Check #	Check Date	Payee	Description	GL #	Amount
27452	06/01/2010	AT&T MOBILITY	ACCT 287004354023	101-267-930.210	\$ 91.62
27453	06/01/2010	AVSurance CORPORATION	2010 - 2011 INSURANCE PREMIUM	281-537-930.100	\$ 4,750.00
27454	06/01/2010	BAGLEY TOWNSHIP	TAXES REC -PRE	516-000-026.003	\$ 788.31
27455	06/01/2010	BARBARA WALDORF	ROOM AND BOARD	292-662-930.700	\$ 1,230.78
27456	06/01/2010	BREITBURN OPERATING LP	DELINQUENT TAXES - CHG BANK	516-000-026.020-CB06000	\$ 9,871.46
27457	06/01/2010	BRUCE SCOTT	5/20 HOUSING PER DIEM	233-690-703.040	\$ 40.00
27457	06/01/2010	BRUCE SCOTT	5/20 TRAVEL REIMB.	233-690-930.500	\$ 5.60
					\$ 45.60
27458	06/01/2010	BRUCE TILLINGER	CONTRACTED PLUMBING/MECHANICAL INSPE	249-371-801.027	\$ 1,720.00
27459	06/01/2010	BULLDOG PAINTING	REPAIRS AND MAINT SUPPLIES	637-265-726.050	\$ 2,300.00
27460	06/01/2010	CATHERINE ISBELL	TRAVEL	101-134-930.500	\$ 90.90
27460	06/01/2010	CATHERINE ISBELL	OUTSIDE CONTRACTED SERVICES	101-134-940.010	\$ 26.00
27460	06/01/2010	CATHERINE ISBELL	TRAVEL	292-662-930.500	\$ 48.00
27460	06/01/2010	CATHERINE ISBELL	SVCS OF CARE GIVER	292-662-930.830	\$ 24.00
					\$ 188.90
27461	06/01/2010	CHARLTON TOWNSHIP	TAXES REC -PRE	516-000-026.003	\$ 492.39
27462	06/01/2010	CHARTER COMMUNICATIONS	PHONE COMPUTER CABLE	281-537-940.010	\$ 225.19
27463	06/01/2010	CHESTER TOWNSHIP TREASURER	TAXES REC -PRE	516-000-026.003	\$ 597.80
27464	06/01/2010	CHOLODY, LAWRENCE C	OTHER INCOME - OVER AND SHORT	516-030-694.000	\$ 41.31
27465	06/01/2010	CHRISTOPHER YOUNG	RESTITUTIONS PAYABLE	701-000-271.000	\$ 40.00
27466	06/01/2010	CINTAS CORP	CARPET CLEANING	281-537-920.400	\$ 35.50

Check #	Check Date	Payee	Description	GL #	Amount
27467	06/01/2010	CITY OF GAYLORD	WATER APRIL 2010	212-430-920.200	\$ 47.71
27467	06/01/2010	CITY OF GAYLORD	001254-0000-02 MAY	588-699-920.200	\$ 58.53
					\$ 106.24
27468	06/01/2010	CITY OF GAYLORD TREASURER	TAXES REC -PRE	516-000-026.003	\$ 1,047.54
27469	06/01/2010	CONSUMERS ENERGY	ELECTRIC APRIL 2010	212-430-930.620	\$ 263.56
27469	06/01/2010	CONSUMERS ENERGY	ELECTRIC BILL	281-537-930.620	\$ 2,061.39
27469	06/01/2010	CONSUMERS ENERGY	ELECTRICITY	637-265-930.620-ALPCT00	\$ 4,165.13
					\$ 6,490.08
27470	06/01/2010	CORWITH TWP TREASURER	TAXES REC -PRE	516-000-026.003	\$ 357.94
27471	06/01/2010	CROSSROADS INDUSTRIES	SUPPLIES - GENERAL	101-101-726.000	\$ 35.00
27471	06/01/2010	CROSSROADS INDUSTRIES	SUPPLIES - GENERAL	101-267-726.000	\$ 35.00
27471	06/01/2010	CROSSROADS INDUSTRIES	SUPPLIES - GENERAL	101-301-726.000	\$ 35.00
					\$ 105.00
27472	06/01/2010	DE LAGE LANDEN PUBLIC FINANCE	5727248 MAY COPIES	588-699-940.010	\$ 142.93
27473	06/01/2010	DELTA DENTAL OF MICHIGAN	HOSPITALIZATION	647-851-704.110	\$ 6,762.88
27474	06/01/2010	DELTA DENTAL OF MICHIGAN	HOSPITALIZATION	101-131-704.110	\$ 1,021.93
27474	06/01/2010	DELTA DENTAL OF MICHIGAN	HOSPITALIZATION	101-136-704.110	\$ 83.09
27474	06/01/2010	DELTA DENTAL OF MICHIGAN	HOSPITALIZATION	101-141-704.110	\$ 412.71
27474	06/01/2010	DELTA DENTAL OF MICHIGAN	HOSPITALIZATION	101-148-704.110	\$ 99.70
27474	06/01/2010	DELTA DENTAL OF MICHIGAN	HOSPITALIZATION	215-141-704.110	\$ 72.89
27474	06/01/2010	DELTA DENTAL OF MICHIGAN	HOSPITALIZATION	292-662-704.110	\$ 164.04
27474	06/01/2010	DELTA DENTAL OF MICHIGAN	HEALTH CARE CONTRIBS COURT	704-000-231.261	\$ 93.01
					\$ 1,947.37
27475	06/01/2010	DONNA SAWICKI	HOSPITALIZATION	647-851-704.110	\$ 37.60
27476	06/01/2010	DTE ENERGY	GAS COMMERCIAL	281-537-930.610	\$ 532.53
27477	06/01/2010	DYE, JOHN	HOSPITALIZATION/DENTAL	101-853-940.110	\$ 202.98
27478	06/01/2010	EMPLOYERS MUTUAL CASUALTY CO	RESTITUTIONS PAYABLE	701-000-271.000	\$ 50.00

Check #	Check Date	Payee	Description	GL #	Amount
27479	06/01/2010	EREMAL L. REPP	CONTRACTED ELECTRICAL INSPECTOR	249-371-801.026	\$ 1,460.00
27480	06/01/2010	FARM BUREAU INSURANC	RESTITUTIONS PAYABLE	701-000-271.000	\$ 40.00
27481	06/01/2010	FRED & SHIRLEY ROSS	RESTITUTIONS PAYABLE	701-000-271.000	\$ 10.00
27482	06/01/2010	FRELA HARDACRE	RESTITUTIONS PAYABLE	701-000-271.000	\$ 24.00
27483	06/01/2010	GASLIGHT MEDIA	PROFESSIONAL	101-228-801.020	\$ 50.00
27483	06/01/2010	GASLIGHT MEDIA	DATA/NETWORK SVCS	101-864-930.240	\$ 800.00
27483	06/01/2010	GASLIGHT MEDIA	TELEPHONE	205-301-930.210	\$ 16.00
27483	06/01/2010	GASLIGHT MEDIA	PORT FEE	281-537-940.010	\$ 16.00
27483	06/01/2010	GASLIGHT MEDIA	31908 JUNE	588-699-940.010	\$ 59.95
					\$ 941.95
27484	06/01/2010	GAYLORD CINEMA WEST	RESTITUTIONS PAYABLE	701-000-271.000	\$ 10.00
27485	06/01/2010	GAYLORD COMMUNITY SCHOOLS	TAXES REC -PRE	516-000-026.003	\$ 29,995.17
27486	06/01/2010	GLENN & MARY FLOOD	ROOM AND BOARD	292-662-930.700	\$ 427.20
27487	06/01/2010	GLENN CRANE	HOSPITALIZATION/DENTAL	101-853-940.110	\$ 250.00
27488	06/01/2010	GREAT LAKES ENERGY	RESTITUTIONS PAYABLE	701-000-271.000	\$ 16.00
27489	06/01/2010	IMPREST CASH OTSEGO COUNTY CLERK	SUPPLIES - GENERAL	101-215-726.000	\$ 7.04
27490	06/01/2010	JAY THOMPSON	RESTITUTIONS PAYABLE	701-000-271.000	\$ 20.00
27491	06/01/2010	JOHANNESBURG/LEWISTON SCHOOLS	TAXES REC -PRE	516-000-026.003	\$ 6,193.30
27492	06/01/2010	KAREN GALL	TRAVEL	101-134-930.500	\$ 159.55
27492	06/01/2010	KAREN GALL	OUTSIDE CONTRACTED SERVICES	101-134-940.010	\$ 58.00
27492	06/01/2010	KAREN GALL	TRAVEL	292-662-930.500	\$ 6.40
27492	06/01/2010	KAREN GALL	SVCS OF CARE GIVER	292-662-930.830	\$ 8.00
					\$ 231.95
27493	06/01/2010	KATHRYN HOLMES, MA LPC	OUTSIDE CONTRACTED SERVICES	292-662-940.010	\$ 195.00

Check #	Check Date	Payee	Description	GL #	Amount
27494	06/01/2010	LAVERN W. SCHLAUD	CONTRACTED ZONING INSPECTOR	101-721-801.020	\$ 640.00
27494	06/01/2010	LAVERN W. SCHLAUD	CONTRACTED BUILDING INSPECTOR	249-371-801.024	\$ 690.00
					\$ 1,330.00
27495	06/01/2010	LIVINGSTON TOWNSHIP TREASURER	TAXES REC -PRE	516-000-026.003	\$ 442.55
27496	06/01/2010	LLOYD STICE	OUTSIDE CONTRACTED SERVICES	101-134-940.010	\$ 58.00
27496	06/01/2010	LLOYD STICE	SVCS OF CARE GIVER	292-662-930.830	\$ 8.00
					\$ 66.00
27497	06/01/2010	MACPA	EDUCATION AND TRAINING	645-201-704.400	\$ 318.00
27498	06/01/2010	MACPA	EDUCATION AND TRAINING	645-201-704.400	\$ 289.00
27499	06/01/2010	MICHAEL E. JOHNSON	PRINTED FLYERS	101-332-726.000	\$ 6.14
27499	06/01/2010	MICHAEL E. JOHNSON	5/26 BRC CLASS SOO	101-332-801.030	\$ 574.00
27499	06/01/2010	MICHAEL E. JOHNSON	BIKE START-UP	101-332-920.400	\$ 81.00
					\$ 661.14
27500	06/01/2010	MOTORCYCLE SAFETY FOUNDATION	300 WORKBOOKS, MOTORCYCLE SAFETY	101-332-726.000	\$ 584.74
27500	06/01/2010	MOTORCYCLE SAFETY FOUNDATION	RIDERCOURSE INSURANCE, RERP #60251	101-332-930.100	\$ 1,520.73
					\$ 2,105.47
27501	06/01/2010	NORTHWESTERN BANK-CARDMEMBER SE	SUPPLIES - GENERAL	101-253-726.000	\$ 15.90
27501	06/01/2010	NORTHWESTERN BANK-CARDMEMBER SE	TRAVEL	617-253-930.500	\$ 31.17
					\$ 47.07
27502	06/01/2010	OMS COMPLIANCE SERVICES INC	SUPPLIES - GENERAL	208-751-726.000	\$ 155.50
27503	06/01/2010	OTSEGO CLUB & RESORT	RESTITUTIONS PAYABLE	701-000-271.000	\$ 50.00
27504	06/01/2010	OTSEGO LAKE STATE PK	RESTITUTIONS PAYABLE	701-000-271.000	\$ 25.00
27505	06/01/2010	OTSEGO LAKE TWP TREASURER	TAXES REC -PRE	516-000-026.003	\$ 740.72
27506	06/01/2010	PEGG, WILLIAM W	5/16 BRC CHEBOYGAN	101-332-801.030	\$ 672.00
27506	06/01/2010	PEGG, WILLIAM W	5/14 LODGING	101-332-930.500	\$ 50.00
					\$ 722.00

Check #	Check Date	Payee	Description	GL #	Amount
27507	06/01/2010	REDWOOD TOXICOLOGY LABORATORY IN	TECHNICAL SVCS	292-662-801.030	\$ 17.89
27508	06/01/2010	ROSCOMMON COUNTY	OTHER INSTITUTIONS	292-662-930.810	\$ 790.00
27509	06/01/2010	SANE	RESTITUTIONS PAYABLE	701-000-271.000	\$ 10.00
27510	06/01/2010	STATE OF MICHIGAN	AWOS JAN-MAR 2010	281-537-940.010	\$ 126.00
27511	06/01/2010	STATE OF MICHIGAN	PISTOL PERMITS	701-000-228.016	\$ 1,792.00
27512	06/01/2010	STATE OF MICHIGAN	TAXES REC -PRE	516-000-026.003	\$ 2,846.94
27513	06/01/2010	SUZANNE PATTON	RESTITUTIONS PAYABLE	701-000-271.000	\$ 100.00
27514	06/01/2010	TIMOTHY BURKE	5/24 BRC GAYLORD	101-332-801.030	\$ 504.00
27515	06/01/2010	TIMOTHY MCPHERSON	ADMIN/EQUIP TXFR	101-332-801.020	\$ 546.00
27515	06/01/2010	TIMOTHY MCPHERSON	5/23 BRC GAYLORD	101-332-801.030	\$ 714.00
27515	06/01/2010	TIMOTHY MCPHERSON	BIKE REPAIRS	101-332-920.400	\$ 56.00
					\$ 1,316.00
27516	06/01/2010	TRACTOR SUPPLY CO-DEPT 30-120262666	018593 #5	588-699-726.050	\$ 477.44
27517	06/01/2010	U.S POSTAL SERVICE	POSTAGE INVENTORY	101-000-103.000	\$ 1,000.00
27518	06/01/2010	UNIVERSITY CENTER AT GAYLORD	OUTSIDE CONTRACTED SERVICES	101-133-940.010	\$ 25.00
27519	06/01/2010	VANDERBILT SCHOOLS	TAXES REC -PRE	516-000-026.003	\$ 4,896.10
27520	06/01/2010	VERIZON NORTH	517-300-7345 MAY	588-699-930.210	\$ 61.48
27520	06/01/2010	VERIZON NORTH	TELEPHONE	637-265-930.210	\$ 760.51
					\$ 821.99
27521	06/01/2010	VERSANT FUNDING LLC	OTHER INSTITUTIONS	292-662-930.810	\$ 6,864.00
27522	06/01/2010	WASTE MANAGEMENT	TRASH PICK-UP	281-537-940.010	\$ 194.00
27522	06/01/2010	WASTE MANAGEMENT	SERVICE CONTRACTS	637-265-920.410	\$ 190.00
					\$ 384.00

Check #	Check Date	Payee	Description	GL #	Amount
27523	06/01/2010	WAYNE ISBELL	OUTSIDE CONTRACTED SERVICES	101-134-940.010	\$ 26.00
27523	06/01/2010	WAYNE ISBELL	SVCS OF CARE GIVER	292-662-930.830	\$ 24.00
					\$ 50.00
27524	06/01/2010	WINN TELECOM	TELEPHONE APRIL 2010	212-430-930.210	\$ 131.70
27524	06/01/2010	WINN TELECOM	989-705-1786 MAY	588-699-930.210	\$ 419.29
			TOTAL OF 107 CHECKS (2 voided)		\$ 550.99
					\$ 493,096.67
			Fund	Amount	
			Total for fund 101 GENERAL FUND		\$ 10,535.03
			Total for fund 205 WORK CAMP		\$ 16.00
			Total for fund 208 PARKS AND RECREATION		\$ 38,716.22
			Total for fund 212 ANIMAL CONTROL		\$ 442.97
			Total for fund 215 FRIEND OF THE COURT		\$ 72.89
			Total for fund 233 HUD GRANT FUND		\$ 45.60
			Total for fund 249 BUILDING INSPECTION FUND		\$ 3,870.00
			Total for fund 266 EQUIPMENT FUND		\$ 955.00
			Total for fund 281 AIRPORT		\$ 33,278.28
			Total for fund 292 CHILD CARE FUND		\$ 9,807.31
			Total for fund 499 CAPITAL PROJECTS FUND		\$ 7,000.00
			Total for fund 516 DELINQUENT TAX REVOLVING		\$ 58,486.53
			Total for fund 588 TRANSPORTATION FUND		\$ 1,219.62
			Total for fund 617 TAX FORECLOSURE FUND		\$ 31.17
			Total for fund 637 BUILDING AND GROUNDS		\$ 7,415.64
			Total for fund 645 ADMINISTRATIVE SERVICES		\$ 607.00
			Total for fund 647 HEALTH CARE FUND		\$ 6,800.48
			Total for fund 701 GENERAL AGENCY		\$ 313,626.02
			Total for fund 704 PAYROLL IMPREST FUND		\$ 170.91
			TOTAL - ALL FUNDS		\$ 493,096.67

COUNTY OF OTSEGO
 ACCOUNTS PAYABLE 6/8/2010

Check #	Check Date	Payee	Description	GL #	Amount
27525	06/02/2010	POSTMASTER	SHIPPING AND MAILING	516-253-930.450	1,304.60
27526	06/02/2010	ALL WEATHER INSURANCE	OTHER INCOME - MISC	281-030-694.010-ARFR000	3,500.00
27527	06/08/2010	87-A DISTRICT COURT- IMPREST CASH	WITNESS SERVICES	101-131-930.940	13.10
27528	06/08/2010	ABEL M CRUZ	TELEPHONE	101-131-930.210	30.00
27529	06/08/2010	AMERICAN FIDELITY ASSURANCE COMPA	COURT AFA SEC 125	704-000-231.285	203.00
27530	06/08/2010	AMERICAN FIDELITY ASSURANCE COMPA	AMERICAN FIDELITY -SECTION 125	704-000-231.280	69.00
27531	06/08/2010	AUTO VALUE - GAYLORD	128024 STOCK; 128555 SHERIFF	588-699-726.050	560.75
27532	06/08/2010	BIG BEAR DELICATESSEN	TRAVEL	645-201-930.500	214.00
27533	06/08/2010	BLUEGLOBES, INC	RUNWAY SIGNS	281-537-726.000	867.68
27534	06/08/2010	BRADLEY BUTCHER & ASSOCIATES	PROPERTY - IMPROVEMENTS	413-901-970.300	3,320.06
27535	06/08/2010	BRYCE D. SEELEY	110563 TOOLS	588-699-726.050	65.95
27536	06/08/2010	BS&A SOFTWARE INC	PROPERTY - SOFTWARE	516-901-970.450	11,395.00
27537	06/08/2010	CASE CREDIT- CNH CAPITAL	43502 BUS #18	588-699-726.050	488.58
27537	06/08/2010	CASE CREDIT- CNH CAPITAL	22486 BUS #17	588-699-920.400	2,875.20
					3,363.78
27538	06/08/2010	CDW GOVERNMENT INC	SOFTWARE UPGRADES	101-228-726.300	3,000.00
27539	06/08/2010	CHARLES KLEE	PLANNING COMMISSION MEETING 5-17-10	101-721-703.040	40.00
27539	06/08/2010	CHARLES KLEE	MILEAGE	101-721-930.500	4.80
					44.80

Check #	Check Date	Payee	Description	GL #	Amount
27540	06/08/2010	CHRISTOPHER MARTIN	PROFESSIONAL	101-648-801.020	375.00
27540	06/08/2010	CHRISTOPHER MARTIN	TRAVEL	101-648-930.500	22.50

					397.50
27541	06/08/2010	CORNWELL TOOLS	6392 SHOP TOOLS	588-699-726.050	156.85
27542	06/08/2010	CROSSROADS INDUSTRIES	11072 CLOTHS	588-699-726.025	19.80
27543	06/08/2010	CUMMINGS, MCCLOREY, DAVIS & ACHO	PROFESSIONAL SVCS	260-130-801.025	246.76
27544	06/08/2010	CURTISS REPORTING CORP	TECHNICAL SVCS	101-131-801.030	51.15
27545	06/08/2010	DANA CARRON	APPELATE ATTORNEY FEES	101-131-801.023	1,598.30
27546	06/08/2010	DBX GEOMATICS	WEB SITE UPDATE	618-447-920.430	3,400.00
27547	06/08/2010	DEB COLLISON	OUTSIDE CONTRACTED SERVICES	588-699-940.010	140.00
27548	06/08/2010	DELL PREFERRED ACCOUNT	OPTIPLEX 780 MINITOWER	101-267-726.000	1,106.25
27549	06/08/2010	DUNNS	SUPPLIES INVENTORY	101-000-106.000	104.97
27549	06/08/2010	DUNNS	SUPPLIES - GENERAL	101-131-726.000	25.03
27549	06/08/2010	DUNNS	OFFICE SUPPLIES	101-257-726.000	25.23
27549	06/08/2010	DUNNS	SUPPLIES - GENERAL	101-301-726.000	34.99
27549	06/08/2010	DUNNS	SUPPLIES - GENERAL	101-302-726.000	34.99
27549	06/08/2010	DUNNS	SUPPLIES - GENERAL	101-351-726.000	34.99
27549	06/08/2010	DUNNS	6776680 PHONE-KLEEN	588-699-726.000	16.58
27549	06/08/2010	DUNNS	6776680 P. TOWELS	588-699-726.025	196.68

					473.46
27550	06/08/2010	EJP TOOLS, LLC	1084 SHOP TOOLS	588-699-726.050	309.80
27551	06/08/2010	ELMERS CRANE & DOZER	PROPERTY - IMPROVEMENTS	243-901-970.300	153,370.60
27552	06/08/2010	EMPIRIC SOLUTIONS INC	PROFESSIONAL	101-131-801.020	1,240.00
27552	06/08/2010	EMPIRIC SOLUTIONS INC	OUTSIDE CONTRACTED SERVICES	101-131-940.010	53.72
27552	06/08/2010	EMPIRIC SOLUTIONS INC	PROFESSIONAL	101-228-801.020	40.00
27552	06/08/2010	EMPIRIC SOLUTIONS INC	TECHNICAL SVCS	101-228-801.030	1,940.00
27552	06/08/2010	EMPIRIC SOLUTIONS INC	REPAIRS AND MAINT SUPPLIES	637-265-726.050	791.00

					4,064.72

Check #	Check Date	Payee	Description	GL #	Amount
27553	06/08/2010	FRANCES NOWAK	PLANNING COMMISSION MEETING 5-17-10	101-721-703.040	40.00
27553	06/08/2010	FRANCES NOWAK	MILEAGE	101-721-930.500	6.00
					46.00
27554	06/08/2010	GASLIGHT MEDIA	WEB HOSTING -- GLM	618-447-920.430	30.00
27555	06/08/2010	GAYLORD AARF, INC	LOT #26 APRIL 2010	281-537-940.010	362.50
27556	06/08/2010	GAYLORD AREA CONVENTION & TOURISM VISITORS GUIDE		281-537-940.010	1,350.00
27557	06/08/2010	GAYLORD DRY CLEANERS	DRYCLNG/ADMIN & RD PATROL	101-301-920.410	60.00
27557	06/08/2010	GAYLORD DRY CLEANERS	DRYCLNG/CIVIL DIVISION	101-302-920.410	60.00
					120.00
27558	06/08/2010	GAYLORD FORD	24103 SHERIFF #01	588-699-726.050	24.00
27559	06/08/2010	GOGEBIC COUNTY TREASURER	TRAVEL	617-253-930.500	17.50
27560	06/08/2010	GREAT LAKES SERVICE EQUIPMENT, INC	93484 LIFTS-SHOP	588-699-726.050	732.00
27561	06/08/2010	HOEKSTRA TRANSPORTATION INC	C10085497 STOCK	588-699-726.050	199.00
27562	06/08/2010	IDEARC MEDIA CORP	SHERIFF TX LISTINGS + LATE FEE	101-301-940.010	14.07
27562	06/08/2010	IDEARC MEDIA CORP	JAIL TX LISTING + LATE FEE	101-351-920.410	14.06
					28.13
27563	06/08/2010	IMPREST CASH, OTSEGO COUNTY BUS SY: 0827 GAS; 0728, 0729 BROOMS		588-699-726.025	60.72
27564	06/08/2010	IMPREST CASH, OTSEGO COUNTY SHERIFI4 DOCUMENT FRAMES/SHERIFF PORTION		101-301-726.000	10.66
27564	06/08/2010	IMPREST CASH, OTSEGO COUNTY SHERIFIEMPL MEALS/BR FARE-INMATE TRANSPORTS		101-301-930.500	44.00
27564	06/08/2010	IMPREST CASH, OTSEGO COUNTY SHERIFI4 DOCUMENT FRAMES/CIVIL DIV PORTION		101-302-726.000	10.65
27564	06/08/2010	IMPREST CASH, OTSEGO COUNTY SHERIFI3 YR REG FEE FOR BOSTON WHALER		101-331-726.050	3.00
27564	06/08/2010	IMPREST CASH, OTSEGO COUNTY SHERIFI4 DOCUMENT FRAMES/CORRECTIONS		101-351-726.000	10.65
					78.96
27565	06/08/2010	JIM WERNIG INC	24966; 24961; 24715-1	588-699-726.050	60.91

Check #	Check Date	Payee	Description	GL #	Amount
27566	06/08/2010	JOHN G ERNST	PLANNING COMMISSION MEETING 5-17-10	101-721-703.040	40.00
27566	06/08/2010	JOHN G ERNST	MILEAGE	101-721-930.500	11.20
					51.20
27567	06/08/2010	JON DEMING	PROFESSIONAL	101-648-801.020	75.00
27568	06/08/2010	JUDITH JARECKI	PLANNING COMMISSION MEETING 5-17-10	101-721-703.040	40.00
27568	06/08/2010	JUDITH JARECKI	MILEAGE	101-721-930.500	12.40
					52.40
27569	06/08/2010	JULIE DELANEY	TELEPHONE	101-131-930.210	30.00
27570	06/08/2010	KENNETH BORTON	PLANNING COMMISSION MEETING 5-17-10	101-721-703.040	40.00
27570	06/08/2010	KENNETH BORTON	MILEAGE	101-721-930.500	16.00
					56.00
27571	06/08/2010	KUHLMAN FLAGS & POLES	4 STATE/POW FLAGS	101-681-726.005	186.60
27572	06/08/2010	LAVERNE HARDEN	5/20 HOUSING PER DIEM	233-690-703.040	40.00
27572	06/08/2010	LAVERNE HARDEN	5/20 TRAVEL REIMB.	233-690-930.500	10.40
					50.40
27573	06/08/2010	MAC TOOLS	53268; **52650 TOOLS	588-699-726.050	6.14
27574	06/08/2010	MARGARET MONACO	TRAVEL	101-131-930.500	3.20
27574	06/08/2010	MARGARET MONACO	SVCS OF CARE GIVER	101-131-930.830	30.00
					33.20
27575	06/08/2010	MAURERS TEXTILE RENTAL	SUPPLIES - GENERAL	101-141-726.000	12.37
27575	06/08/2010	MAURERS TEXTILE RENTAL	SUPPLIES - GENERAL	215-141-726.000	2.18
					14.55
27576	06/08/2010	MAXIMUS INC	PROFESSIONAL	101-141-801.020	310.59
27576	06/08/2010	MAXIMUS INC	PROFESSIONAL	215-141-801.020	54.81
					365.40
27577	06/08/2010	MED-VET INTERNATIONAL	MEDICAL SUPPLIES	212-430-726.035	258.87

Check #	Check Date	Payee	Description	GL #	Amount
27578	06/08/2010	MI COUNTIES WORKERS COMPENSATION INSURANCE AND BONDS		101-332-930.100	122.53
27578	06/08/2010	MI COUNTIES WORKERS COMPENSATION WORKERS COMPENSATION		208-752-704.600	143.92
27578	06/08/2010	MI COUNTIES WORKERS COMPENSATION WORKERS COMP PAYABLE		704-000-231.270	6,338.55
					6,605.00
27579	06/08/2010	MICHAEL MANG	PLANNING COMMISSION MEETING 5-17-10	101-721-703.040	40.00
27580	06/08/2010	MID STATES BOLT & SCREW CO	3450998 SHOP	588-699-726.050	46.89
27581	06/08/2010	MIKE JAROSZ	5/23 BRC SOO	101-332-801.030	574.00
27581	06/08/2010	MIKE JAROSZ	BIKE REPAIRS/SUPPLIES	101-332-920.400	139.74
27581	06/08/2010	MIKE JAROSZ	FUEL REIMB.	101-332-930.660	49.01
					762.75
27582	06/08/2010	MISTER TS GLASS	A04297 #27	588-699-920.400	330.56
27583	06/08/2010	NELSONS FUNERAL HOME	RENTAL - MORGUE	101-648-920.530	250.00
27584	06/08/2010	NORTHERN CREDIT BUREAU	CREDIT REPORTS, INV #8837	233-690-930.150	21.65
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE TRAVEL		101-101-930.500	(7.14)
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE TRAVEL		101-267-930.500	93.45
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE OUTSIDE CONTRACTED SERVICES		101-427-940.010-3HMSSC	187.50
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE SUPPLIES - GENERAL		208-752-726.000	58.33
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE TELEPHONE		212-430-930.210	60.84
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE ADVERTISING		212-430-930.300	35.00
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE TELEPHONE		281-537-930.210	30.41
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE WEB HOSTING		618-447-920.431	30.00
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE TELEPHONE		637-265-930.210	60.84
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE SUPPLIES - GENERAL		645-172-726.000	13.00
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE MEMBERSHIP AND DUES		645-172-930.600	729.48
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE TRAVEL		645-201-930.500	152.31
27585	06/08/2010	NORTHWESTERN BANK-CARDMEMBER SE FLOWER FUND		701-000-232.002	46.40
					1,490.42
27586	06/08/2010	OFFICE SUPPLY SERVICE MI-01	4 US NYLON 4'X6' FLAGS	101-681-726.005	63.02
27587	06/08/2010	OTSEGO CO JUDICIAL SYSTM SMART CAR/ HOSPITALIZATION		101-131-704.110	40.00

Check #	Check Date	Payee	Description	GL #	Amount
27588	06/08/2010	OTSEGO COUNTY ECONOMIC ALLIANCE	PROPERTY - IMPROVEMENTS	243-901-970.300	1,650.00
27589	06/08/2010	OTSEGO MEMORIAL HOSPITAL	AUTOPSIES	101-648-930.920	76.00
27590	06/08/2010	OTWELL MAWBY, P.C.	PROPERTY - IMPROVEMENTS	243-901-970.300	15,369.85
27591	06/08/2010	PUMMILL BUSINESS FORMS	TONER FOR HP 5000	101-257-726.000	173.17
27592	06/08/2010	QUILL CORPORATION	SUPPLIES - GENERAL	101-131-726.000	344.14
27593	06/08/2010	RANDY STULTS	PLANNING COMMISSION MEETING 5-17-10	101-721-703.040	40.00
27593	06/08/2010	RANDY STULTS	MILEAGE	101-721-930.500	8.80
					48.80
27594	06/08/2010	ROB LINSTRUM	PROFESSIONAL	101-648-801.020	562.50
27594	06/08/2010	ROB LINSTRUM	TRAVEL	101-648-930.500	49.50
					612.00
27595	06/08/2010	SAGASSER & ASSOC.	PROPERTY - IMPROVEMENTS	243-901-970.300	18,280.52
27596	06/08/2010	SARA SCHMIDT	OFFICE SUPPLIES	101-267-726.000	18.32
27597	06/08/2010	SHERRY FORBES	SUPPLIES - JANITORIAL	101-131-726.025	150.00
27597	06/08/2010	SHERRY FORBES	SUPPLIES - JANITORIAL	101-141-726.025	127.50
27597	06/08/2010	SHERRY FORBES	SUPPLIES - JANITORIAL	215-141-726.025	22.50
					300.00
27598	06/08/2010	STANDARD ELECTRIC COMPANY	WIRE NUTS, HALOGEN LP (8)	281-537-920.400	62.33
27599	06/08/2010	STAPLES BUSINESS ADVANTAGE	BADGE-SIZE LAMINATING POUCHES	101-101-726.000	42.23
27600	06/08/2010	STEVE RIOZZI	5/20 HOUSING PER DIEM	233-690-703.040	40.00
27601	06/08/2010	SUNRISE CONSTRUCTION COMPANY, INC	PROPERTY - IMPROVEMENTS	497-901-970.300	3,400.00
27602	06/08/2010	TARGET INFORMATION MANAGEMENT	OFFICE SUPPLIES - GENERAL	101-131-726.000	133.03

Check #	Check Date	Payee	Description	GL #	Amount
27603	06/08/2010	TELEPHONE SUPPORT SYSTEMS INC	REPAIRS AND MAINTENANCE SVCS	101-141-920.400	178.50
27603	06/08/2010	TELEPHONE SUPPORT SYSTEMS INC	REPAIRS AND MAINTENANCE SVCS	215-141-920.400	31.50
					210.00
27604	06/08/2010	THERIAULT, REGINA	TELEPHONE	101-131-930.210	30.00
27605	06/08/2010	THOMAS J PUDVAN	PROFESSIONAL	101-648-801.020	150.00
27605	06/08/2010	THOMAS J PUDVAN	TELEPHONE	101-648-930.210	20.00
					170.00
27606	06/08/2010	TIMOTHY MCPHERSON	POSTAGE SUPPLIES	101-332-726.000	42.35
27606	06/08/2010	TIMOTHY MCPHERSON	6/2 ADMIN & EQUIP TXFR	101-332-801.020	574.00
27606	06/08/2010	TIMOTHY MCPHERSON	BIKE REPAIRS	101-332-920.400	56.00
					672.35
27607	06/08/2010	TOPCOMP COMPUTER SOFTWARE SERV	GIS/GPS MAINTENANCE	618-447-920.410	1,327.54
27608	06/08/2010	TRACEY CRUZ	TELEPHONE	101-131-930.210	30.00
27609	06/08/2010	WALZ POSTAL SOLUTIONS INC	SUPPLIES - GENERAL	101-131-726.000	350.61
27610	06/08/2010	WASH N GO MANAGEMENT INC	SHERIFF VEHICLES	101-301-920.410	50.00
27610	06/08/2010	WASH N GO MANAGEMENT INC	CIVIL DIV VEHICLES	101-302-920.410	20.00
27610	06/08/2010	WASH N GO MANAGEMENT INC	CORRECTIONS VEHICLE	101-351-920.410	5.00
27610	06/08/2010	WASH N GO MANAGEMENT INC	EMERGENCY MGMT VEH	261-427-920.410	10.00
					85.00
27611	06/08/2010	WEST PAYMENT CENTER	MI RULES OF COURT-ST	101-267-726.200	540.50
27612	06/08/2010	XEROX CORPORATION	RENTAL - EQUIP/VEHICLES	101-131-920.520	202.84
27612	06/08/2010	XEROX CORPORATION	RENTAL - EQUIP/VEHICLES	101-141-920.520	82.72
27612	06/08/2010	XEROX CORPORATION	RENTAL - EQUIP/VEHICLES	215-141-920.520	14.60
					300.16
27613	06/08/2010	ZEE MEDICAL	0139583313; D1492101 FIRST AID	588-699-940.010	245.38
			TOTAL OF 89 CHECKS		251,738.61

Fund	Amount
Total for fund 101 GENERAL FUND	\$ 16,465.29
Total for fund 208 PARKS AND RECREATION	\$ 202.25
Total for fund 212 ANIMAL CONTROL	\$ 354.71
Total for fund 215 FRIEND OF THE COURT	\$ 125.59
Total for fund 233 HUD GRANT FUND	\$ 112.05
Total for fund 243 BROWNFIELD REDEVELOPMENT AUTHORITY	\$ 188,670.97
Total for fund 260 LEGAL DEFENSE FUND	\$ 246.76
Total for fund 261 911 SERVICE FUND	\$ 10.00
Total for fund 281 AIRPORT	\$ 6,172.92
Total for fund 413 ANIMAL SHELTER BLDG FUND	\$ 3,320.06
Total for fund 497 COURTHOUSE RESTORATION	\$ 3,400.00
Total for fund 516 DELINQUENT TAX REVOLVING	\$ 12,699.60
Total for fund 588 TRANSPORTATION FUND	\$ 6,535.79
Total for fund 617 TAX FORECLOSURE FUND	\$ 17.50
Total for fund 618 GIS PROJECT AND AERIAL	\$ 4,787.54
Total for fund 637 BUILDING AND GROUNDS	\$ 851.84
Total for fund 645 ADMINISTRATIVE SERVICES	\$ 1,108.79
Total for fund 701 GENERAL AGENCY	\$ 46.40
Total for fund 704 PAYROLL IMPREST FUND	\$ 6,610.55
TOTAL - ALL FUNDS	\$ 251,738.61

June 8, 2010

Addendum Number One to the Agreement Services at Gaylord Regional Airport.

A. Section 2. Compensation.

Beginning January 1, 2011, the County shall pay the Contractor for its services under this Agreement the annual sum of \$164,052 in twelve (12) monthly installments of \$13,671 on or before the 1st of each month of this Agreement.

For any call-in fueling services outside of the contractor's normal hours of operation by a customer as set forth in this Agreement, Contractor shall receive a fee in the amount of fifty percent (50%) of the after-hours call-in fee, as established by the Airport Manager. If for operational necessity and safety the County calls a contract employee in for work outside of the normal hours of operation other than an after-hours call-in fee, the County will pay the Contractor \$36.00 per hour for that employee.

The Contractor shall receive only the application fee for the de-icing of aircraft.

B. Section 5. Contract Performance.

Contractor shall perform its services pursuant to this Agreement Monday through Sunday 7:30 am to 6:00 pm with 30 minutes for lunch for maintenance staff, and Monday through Friday 8:00 am to 5:00 pm with 1 hour for lunch for customer service staff. Maintenance and customer service staff will be off on Thanksgiving, Christmas, and New Years. Hours of operation are subject to change depending on the need and will be arranged with both the Contractor and the County.

AGREED to this 8th of June, 2010, at Gaylord, Michigan.

GAYLORD ARFF

COUNTY OF OTSEGO

By: Randolph L. Bricker
Its: Owner

By: John Burt
Its: Administrator



**RESOLUTION FOR ADOPTING MUNICIPAL EMPLOYEES'
RETIREMENT SYSTEM OF MICHIGAN DEFINED BENEFIT PROGRAMS
(OTHER THAN DB COMPONENT OF HYBRID PROGRAM)**

The Otsego County Board of Commissioners of the Otsego County,
(Governing body) (Participating entity)
whose fiscal year is (month and day) Jan 1 to Dec 31, desires to make available to its eligible employees (as defined below) benefits provided by the Municipal Employees' Retirement System of Michigan (MERS), as authorized by 1996 PA 220. Benefits available are those provided under the Plan Document of 1996.

IT IS RESOLVED that pursuant to the Initial Actuarial Valuation dated _____, _____, by MERS' actuary, MERS benefits stated in Section 1 below are to be provided to the following employee division (e.g., general, police and fire, DPW, union, non-union): Sheriff Union New Hires after 6/1/2010.
(Separate resolutions are required for each division)

Please note: If no Initial Valuation has been done by MERS' actuary on the specific benefit program (or combination of programs) selected below; or the Initial Valuation is more than one (1) year old at the time MERS' coverage becomes effective as provided under Section 4 of this Resolution; then, per Retirement Board requirements, this Resolution will not be implemented until a current actuarial valuation is done by MERS' actuary and necessary supporting contribution rates certified.

1. Benefit programs/formulae (e.g., B-2 / DROP+ / F55 / V-8 / FAC 3 / E-2) selected are:
B-4 - 80% Max/ F55(15) / V-10 / FAC 5
(If other than standard MERS' retirement benefits, supporting collective bargaining agreement to accompany this Resolution)
2. The required employee contribution is 4%. (May be any percentage in hundredths of a percent, not to exceed ten [10] percent, unless higher rate is established by collective bargaining agreement accompanying this Resolution.)
- 3.1 Prior service credit with this municipality/court rendered previously by each covered employee in the division is subject to and shall be credited as provided under Section 2C(3) of the MERS Plan Document and Restated Initial Actuarial Valuation and Supplemental Valuation Procedure^(Form 06) (as approved by the Retirement Board), whose respective terms are incorporated by reference.

Choose only one:

- A. ___ All prior service from date of hire.
- B. ___ Portion of prior service (actual service up to _____ years); or _____%.
- C. ___ Prior service proportional to assets transferred.
- D. No prior service (if D selected, go to Section 4).

- 3.2 The Initial Valuation discloses the actuarial reduction in the employer's future contribution rate that will occur where assets of a preceding qualified plan (whether defined benefit or defined contribution plan) and/or other source are transferred to MERS.
- 3.3 In all asset transfers, the employer shall furnish MERS with all necessary and specific information required by MERS on the allocation of employer and employee contributions and investment earnings, along with taxable and nontaxable status on the employee contribution portion.
4. The effective date of this Resolution for making deductions for the employee contributions specified above, and for the payment of necessary employer contributions to MERS, as required in the Plan Document, shall be the same date that MERS' coverage begins, which is June 1, 2010.
5. For municipalities, Plan Section 41 requires adoption by affirmative vote of a majority of the governing body; for courts, see Plan Section 41A. A complete copy of the fully executed collective bargaining agreement (if applicable), and certified copy of the complete official minutes or other official authorizing action for the open meeting at which this resolution was adopted must be forwarded to MERS with this resolution.

Certified this 8 day of June, 2010.

By: _____

Title: Chair, Board Commissioners

**STATE OF MICHIGAN
COUNTY OF OTSEGO
ORV ORDINANCE**

ORDINANCE No. 09-03

An ordinance adopted for the purpose of authorizing and regulating the operation of Off Road Vehicles (ORVs) on County roads in Otsego County, for the purpose of providing penalties for the violation thereof, and for the distribution of public funds resulting from those penalties pursuant to 2008 PA 240, MCL 324.81131.

THE COUNTY OF OTSEGO ORDAINS:

Section 1. Title.

This Ordinance shall be known as the Otsego County ORV Ordinance.

Section 2. Definitions. As used in this Ordinance.

“ATV” means a 3- or 4-wheeled vehicle designed for off-road use that has low-pressure tires, has a seat designed to be straddled by the rider, and is powered by a 50cc or greater gasoline engine or an engine of comparable size using other fuels.

“County” means the County of Otsego.

“County Primary Road” and “County Local Road” mean those roads as described in section 5 of Act 51 of the Public Acts of 1951, as amended, being MCL 247.655.

“Driver’s License” means any driving privileges, license, temporary instruction permit, or temporary license issued under the laws of any state, territory, or possession of the United States, Indian country as defined in 18 USC 1151, the District of Columbia, the Dominion of Canada, or any province or territory of the Dominion of Canada pertaining to the licensing of persons to operate motor vehicles.

“Far Right of the Maintained Portion of the Road” means the shoulder of the road when the roadway is improved by pavement, tar and chips, concrete, or other similar materials and means the extreme right of the open portion of the right-of-way when the roadway is not improved by pavement, tar and chips, concrete, or other similar materials.

“Forest road” means a hard surfaced road, gravel or dirt road, or other route capable of travel through state owned land by a 2-wheel drive, 4-wheel conventional vehicle designed for highway use, except a state or federal road or a county primary or county local road.

“Forest trail” means a designated path or way capable of travel through state owned land only by a vehicle less than 50 inches in width.

“Operate” means to ride in or on and to be in actual physical control of the operation of an ORV.

“Operator” means a person who operates of an ORV.

“ORV” means a motor driven off-road recreation vehicle capable of cross-country travel without benefit of a road or trail, on or immediately over sand, snow, ice, marsh, swampland, or other natural terrain. ORV includes, but is not limited to, a multitrack or multiwheel drive vehicle, an ATV, a golf cart, a motorcycle or related 2-wheel, 3-wheel, or 4-wheel vehicle, an amphibious machine, or other means of transportation deriving motive power from a source other than muscle or wind. ORV, however, does NOT include a registered snowmobile, a farm vehicle being used for farming, a vehicle used for military, fire, emergency, or law enforcement purposes, a vehicle owned and operated by a utility company or an oil or gas company when performing maintenance on its facilities or on property over which it has an easement, a construction or logging vehicle used in performance of its common function, or a registered aircraft.

“Road” means the entire width between the boundary lines of a way publicly maintained when any part of the way is open to the use of the public for purposes of vehicular travel.

"Road Commission" means the Board of County Road Commissioners for the County of Otsego.

"Roadway" means that portion of a road improved, designed, or ordinarily used for vehicular travel. In the event a road includes two (2) or more separate roadways, the term “roadway,” as used herein, shall refer to any such roadway separately, but not to all such roadways collectively.

“Safety Certificate” means a certificate issued pursuant to Section 81129 of Act 451 of the Public Acts of 1994, as amended, being MCL 324.81129, or a comparable ORV safety certificate issued under the authority of another state or a province of Canada.

To obtain a safety certificate, the operator must take an ORV safety education course and pass the certification exam. Information on courses and scheduling can be obtained by calling the Michigan Department of Natural Resources at 517-373-1230 or by visiting the Recreation Safety Classes section of the Michigan DNR website at <http://www.dnr.state.mi.us/recnsearch/>.

"Shoulder" means that portion of the road contiguous to the roadway generally extending the contour of the roadway, not designed for vehicular travel but maintained for the temporary accommodation of disabled or stopped vehicles otherwise permitted on the roadway.

“State or Federal Road” means I-75, and M-32.

“Township” means an individual township within the County of Otsego.

“Township Board” means a board of trustees of any township within the County of Otsego.

“Visual Supervision” means the direct observation of the operator of an ORV with the unaided or normally corrected eye, where the observer is able to come to the immediate aid of the operator.

Section 3. Prohibited Conduct.

- (a). No person shall operate an ORV on the roadway, shoulder, or any other portion of a state or federal road or a forest road or forest trail. No person shall operate an ORV on a county primary or a county local road within most of the Pigeon River Country State Forest (PRCSF) in Otsego County. Otsego County roads within the PRCSF that are closed to ORVs include: See attached Exhibit A.
- (b). Except as permitted under Section 4 of this Ordinance, no person shall operate an ORV on the roadway, shoulder, or any other portion of a county primary road or a county local road in Otsego County.

Section 4. Permitted ORV Operations.

- (a). A person may operate an ORV on the far right of the maintained portion of all county primary and county local roads, except the following: See attached Exhibit B.
- (b). When operating an ORV as authorized under this Ordinance, the operator shall comply with all of the following regulations:
 - (1). The operator shall be a person 16 years of age or older.
 - (2). The operator and each passenger shall wear a crash helmet and protective eyewear approved by the United States Department of Transportation, unless the ORV is equipped with a roof that meets or exceeds the standards for a crash helmet and the operator and each passenger wears a properly adjusted and fasten seatbelt.
 - (3). If the operator is a person 16 years of age or older, but less than 18 years of age, then the operator shall have in his or her immediate possession a valid driver's license and a safety certificate or shall be under the direct visual supervision of a parent or guardian and shall have in his or her immediate possession a safety certificate.
 - (4). If the ORV is registered as a motor vehicle and is either more than 60 inches wide or has three wheels, then the operator shall have in his or her immediate possession a valid driver's license.
 - (5). The ORV shall not be operated at a speed greater than 25 miles per hour or at a speed greater than any posted ORV speed limit.

For roads within the Village of Vanderbilt, the speed limit is 25 miles per hour on the main roads, and 5 miles per hour on all other roads.
 - (6). The ORV shall be operated with the flow of traffic on the road.

- (7). The ORV shall be operated in a manner that does not interfere with traffic on the road.
- (8). All ORVs shall be operated in a single-file formation, except when overtaking and passing another ORV or when being overtaken and passed by another ORV.
- (9). The ORV shall be operated displaying a lighted headlight and lighted taillight at ALL times.
- (10). The ORV shall be equipped with a throttle so designed that when the pressure used to advance the throttle is removed, the engine speed will immediately and automatically return to idle.
- (11). The ORV shall be equipped with an arrester type, United States Forest Service approved muffler in good working order and in constant operation.
- (12). The ORV shall be operated in full compliance with all noise emission standards defined by law.
- (13). On County roads within subdivisions or residential areas, ORVs may be operated for ingress and egress only, unless restricted from these roads by Section 4(a). Sustained riding for recreation or practice by operators of any age is prohibited in these areas.
- (14). Golf Carts only will be allowed on Fairway Drive, Golfview Drive, Greenview Drive, and Woodside Lane in Elmira Township.

Section 5. Penalties.

- (a). A person who violates any provision of this Ordinance shall be responsible for a municipal civil infraction as defined in Public Act 12 of 1994, amending Public Act 236 of 1961, being Sections 600.101-600.9939 of Michigan Compiled Laws, and shall be subject to a civil fine of not more than Five Hundred and 00/100 (\$500.00) Dollars.
- (b). In addition to the fine specified in subsection (a) above, the court has the authority to order a person who causes damage to the environment, a road or other property as a result of the operation of an ORV to pay full restitution for that damage.

Section 6. Enforcement Officers.

Deputies of the Otsego County Sheriff are hereby designated as the authorized officials to issue municipal civil infraction citations directing alleged violators of this Ordinance to appear in court.

Section 7. ORV Fund.

The County Treasurer shall deposit all fines and damages collected under Section 6 of this Ordinance into a fund to be designated as the "ORV Fund." The county board of commissioners shall appropriate revenue in the ORV Fund as follows:

- (a). Fifty percent (50%) to the Otsego County Road Commission for repairing damage to roads and the environment that may have been caused by ORVs and for posting signs indicating ORV speed limits and/or indicating whether roads are open or closed to the operation of ORVs.
- (b). Fifty percent (50%) to the Otsego County Sheriff's Office for ORV enforcement and training.

Section 8. Court Ordered Restitution.

A court may order a person who causes damage to the environment, a road or other property as a result of the operation of an ORV to pay full restitution for that damage above and beyond the penalties paid for civil fines.

Section 9. Validity.

If any section, provision or clause of this Ordinance or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect any remaining portions or application of this Ordinance which can be given effect without the invalid portion or application.

Section 10. Effective Date.

This Ordinance shall become effective fifty (50) days after its first publication.

COUNTY OF OTSEGO

By: _____
Kenneth R. Glasser, Chairman

By: _____
Susan I. DeFeyter, County Clerk

EXHIBIT A

Roads closed within the Pigeon River Country State Forest

Black River Trail
Blue Lakes Road
Bobcat Trail
Chaffee Trail
Chandler Dam Road
East Round Lake Road
Elkhorn Trail
Ford Lake Road
Gornick Trail
Grass Lake Road
Green's Trail
Hardwood Lake Road
Hare Road
Honeylocust Trail
Little McMasters Creek Trail
Lost Cabin Trail
Lost Lake Trail
Middle Trail
Old Vanderbilt Road, east of the Dudd Road intersection
Pickerel Lake Road
Range Line Road
Reynolds Road
Sawdust Pile Trail
East Sturgeon Valley Road, east of the Dudd Road intersection
Tin Bridge Road
Tin Shanty Road
Twin Lakes Road
West Round Lake Road

EXHIBIT B

Other Closed County Roads by Township

All road closings listed by township, only pertain to the portion of those roads lying within the listed township.

Bagley Township

Dickerson Road from North Otsego Lake Drive to M-32
Kassuba Road from Krys Road to M-32
Krys Road from McCoy Road to M-32
McCoy Road from Chester to Dickerson
Milbocker Road from Dickerson Road to South Townline
South Townline from Milbocker to M-32
North Otsego Lake Drive
West Otsego Lake Drive

Charlton Township

Chandler Dam Road
Gornick Trail
Greens Trail
Lost Cabin Trail
Sawdust Pile Trail
Tin Shanty Road

Chester Township

All County roads are open within Chester Township.

Corwith Township

Black River Trail
Blue Lakes Road
Bobcat Trail
Chaffee Trail
Chandler Dam Road
East Round Lake Road
Elkhorn Trail
Ford Lake Road
Gornick Trail
Grass Lake Road
Green's Trail
Hardwood Lake Road
Hare Road
Honeylocust Trail
Little McMasters Creek Trail
Lost Cabin Trail
Lost Lake Trail
Middle Trail
Old Vanderbilt Road, east of the Dudd Road intersection

Pickerel Lake Road
Range Line Road
Reynolds Road
Sawdust Pile Trail
East Sturgeon Valley Road, east of the Dudd Road intersection
Tin Bridge Road
Tin Shanty Road
Twin Lakes Road
West Round Lake Road

Dover Township

Gornick Trail

Elmira Township

All roads within Elmira Township are closed. The closed County roads include the portion of the following roads that lie within Elmira Township:

Alba Road
Allis Road
Bert Road
Brandywine Lane
Buell Road
Burdo Road
Camp Ten Road
Comstock Road
Crosswick Road
Deerwoods Drive
East Martin Lake Drive
Fairway Drive (Closed to all ATVs and ORVs except for Golf Carts)
Fleming Road
Flott Road
Franckowiak Road
Golfview Lane (Closed to all ATVs and ORVs except for Golf Carts)
Greenview Drive (Closed to all ATVs and ORVs except for Golf Carts)
Hallenius Road
Hallock Road
Huxtable Rod
Martindale Road
Mt. Jack Road
North Ridge Road
Old Coloney Road
Ordway Road
Parmater Road
Polus Road
Shaff Road
Skop Road
Stoneycroft Road
Theisen Road

Vega Road
Webster Road
West Martin Lake Road
Woodside Lane (Closed to all ATVs and ORVs except for Golf Carts)

Hayes Township

Alba Road
Charles Sanders Road
S. Townline Road

Livingston Township

Al Do Ro Va Drive
Altorf Strasse (Gaylord West Subdivision)
Ashley Lane (Gaylord West Subdivision)
Baden Strasse (Gaylord West Subdivision)
Brookview Lane
Clearview
Congdon Road east to Morgan Road
Cross Street
Fairview Road
Farmbrook Lane
Five Lake Road
Guenther Ridge Road
Highpointe Road
Hill Park
Holly (Gaylord West Subdivision)
Honeydew (Gaylord West Subdivision)
Labrador Lane (Gaylord West Subdivision)
Leafy (Gaylord West Subdivision)
Livingston Boulevard (Alpine Center/Gaylord High School)
Mapleleaf Road (North and South)
Meadowview Road
North Estates Drive
North Townline Road
Old 27 North
Parmater Road
Poquette Road
Pray Road
South Estates Drive
Suisse (Gaylord West Subdivision)
Sunshine Road
N. Townline Road
Valais Strasse (Gaylord West Subdivision)
Winterland (Gaylord West Subdivision)

Otsego Lake Township

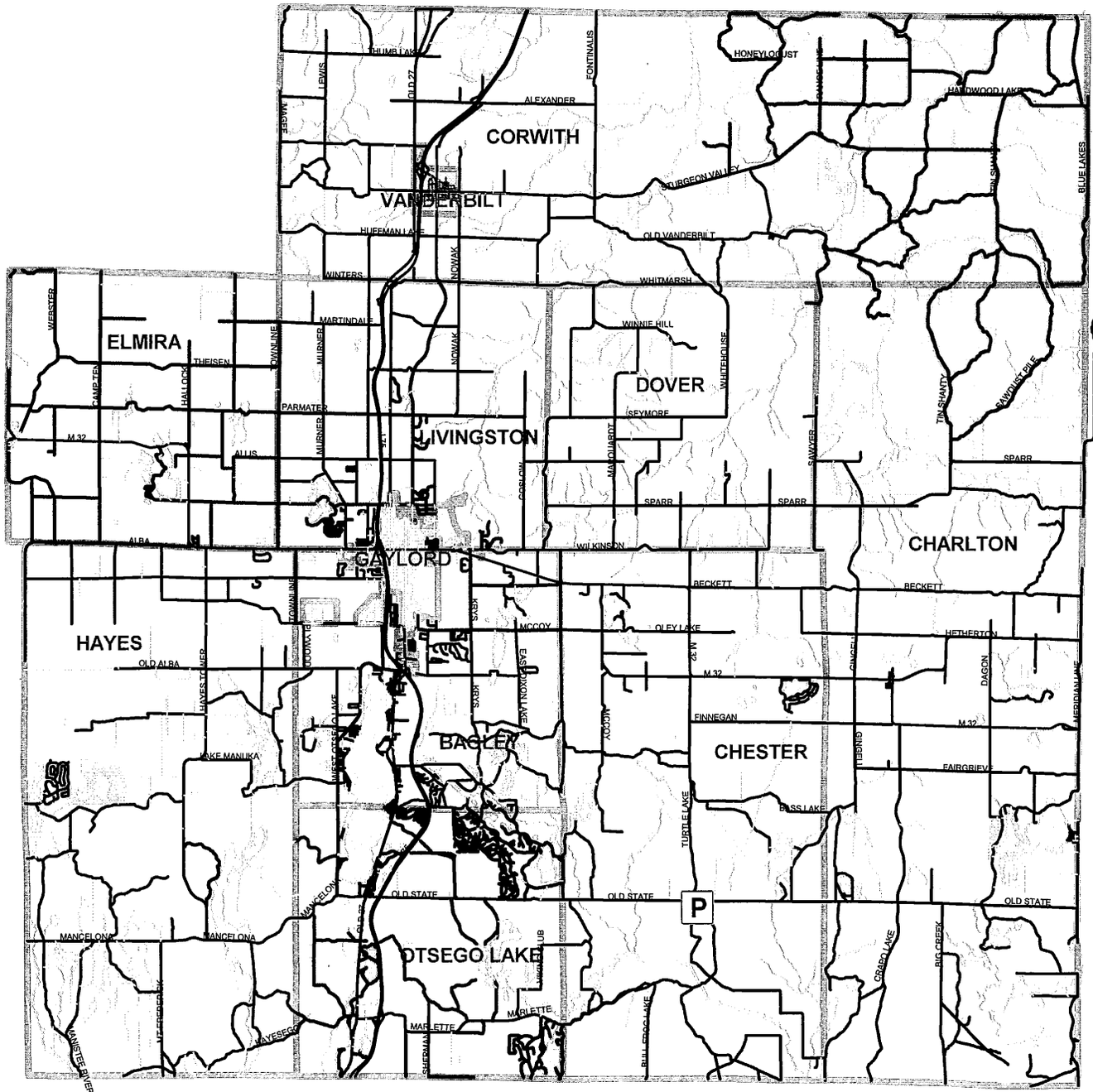
Alpena St

Amoco Rd
Anderson Dr
Apple Hill Cir
Arbutus Ct
Au Sable Trl
Autumn Trl
Avery Dr
Bagley St
Barn Owl Ct
Beaver St
Beech St
Bent Tree Dr
Blue Spruce Ct
Bluebird Ln
Bluejay Cir
Bob O Link Ct
Bob White Way
Bradford Dr
Cardinal Ct
Cartwright Trl
Cherry Log Ct
Cherry St
Chickadee Ct
Chipmunk Ln
Chub Lake Dr
Circle Dr
Colonial Ct
Compton Dr
Cottage Trl
Cottonwood Ave
Deer Park Ct
Dennis Ln
Dodge Lake Rd
Doepath Pl
Dogwood Ct
Dove Trl
Downhill Run
Eagles Nest Rd
East Heart Lake Dr
East Opal Lake Rd
Echo Dr
Edelweis Trl
Eifel Hills Rd
Enchanted Dr
Falcon Way
Fantasy Dr
Fascination Dr
Ferngrove Ct

Firestone Ct
First Court Ave
Foothills Trl
Forest Park Trl
Forester Dr
Gilbert St
Gilman Trl
Golden Elk Ct
Goodfellow Dr
Gray Hawk Ct
Grimm Ct
Hartwick Rd
Hatch Dr
Hayesego Trl
Heather Ct
Hemlock St
Henry Stephens St
Hidden Isle Dr
High Tower Trl
High Trees Ct
Hummingbird Ct
Hungry Hollow Ct
Huntingdon Dr
Ivy Trl
Karsten St
Kelley St
Kellogg Dr
Kenyon Trl
Kenyon Trl E
Kernel Ct
Kingfisher Ct
Kirtland Trl
Krause Rd
Lake Ridge Dr
Lake Shore Dr
Lakeview Ave
Lakewood Dr
Legend Dr
Leighton St
Linn St
Locksley Dr
Lombard Ave
Lynx Trl
Manning Dr
Marion Ct
Matterhorn Ct
Meadowlark Way
Memorial Dr

Mercury Trl
Merion Ct
Michaywe Dr
Mission Hills Ln
Mockingbird Ln
Mountain Pass
Nightingale Dr
North Heart Lake Dr
North Shore Dr
Northstar Rd
Nottingham Dr
Oakland Hills Dr
Olmstead St
Omaha Ct
Opal Lake Dr
Opal Lake Rd
Oriole Cir
Otter St
Partridge Pl
Passenheim Rd
Pearson St
Pebble Beach Dr
Pheasant Run
Pine St
Pointe Dr
Primrose Trl
Quail Hollow Rd
Quick St
Ranger Lake Rd
Raven Trl
Robin Ct
Salem Rd
Sanctuary Dr
Sandpiper Trl
Shaggy Bark Ct
Sherwood Dr
Snow Goose Cir
Snow Moon Ct
Snow Owl Ct
Snowberry Trl
Snowmass Ct
Softwood Trl
Southwest Opal Lake Rd
Spring Dr
St Andrews Dr
Staghorn Ct
Steep Hollow
Sugar Hill Cir

Summit Dr
Sun-rose Trl
Sunset Dr
Timber Valley Rd
Timberlane Trl
Timberly Ln
Trillium Trl S
Trillium Trl W
Verlinde St
Wagner Dr
Warbler Ct
Warner St
Washington Ave
Watt St
West Heart Lake Dr
West Opal Lake Rd
West Otsego Lake Dr
Whisper Dr
Whispering Pines Dr
White Mountain Ln
White St
Willow Ct
Wm Brooks Dr
Wolverine Trl
Wood Thrush Cir
Woodcock Ct
Woodpecker Trl



Otsego County ORV Routes

Scale: 1" = 3.5 Miles

- | | | | |
|---|------------------------------|---|-------------------|
|  | Pigeon River Forest |  | 5 m.p.h. ORV Zone |
|  | Roads Open to ORVs |  | Rivers |
|  | Closed Roads |  | Lakes |
|  | State Highway/
Interstate | | |

New Business. F. Alpenfest Event Staging

MOTION BY Commissioner Beachnau

Move to authorize the Alpenfest Committee to control the Courthouse lawn area during Alpenfest on July 13 – 17.

DATE 06-08-10

SIGNED _____