BAY COUNTY BOARD OF COMMISSIONERS

AGENDA

TUESDAY, FEBRUARY 8, 2011

4:00 P.M.

PAGE NO.	COMMISSI	ON CH	AMBE	RS, FOURTH FLOOR, BAY COUNTY BUILDING
	I	CAL	L TO	ORDER (CHAIRMAN TILLEY)
	II	ROL	.L CAI	T.
	III	INV	OCAT	TON
	IV	PLE	DGE (OF ALLEGIANCE
52-60	V	MIN	IUTES	5 (1/11/11; 2/1/11)
	VI	CIT	IZEN	INPUT (4:00 P.M.)
	VII	PET	ITIOI	NS AND COMMUNICATIONS
		A.		of Bay City - Applications for Industrial Facilities Tax Exemption icates (Receive)
1-3			1.	Michigan Brand - \$558,074
4-6			2.	Baldauf Enterprises - \$1,469,764
	VIII	REP	ORTS	RESOLUTIONS OF COMMITTEES
		A.		YS AND MEANS (ERNIE KRYGIER, CHAIR; KIM DNAN, VICE CHAIR)
7			1.	No. 2011-06 - Addition of Civil War Veterans' Names to Memorial Wall
8			2.	No. 2011-07 - Walk for Warmth
9			3.	No. 2011-08 - FY2010 Citizen Corps Program Agreement (Administrative Services)

10-17		4.	No. 2011-09 - Pawnbroker Ordinance (Receive)
18-29		5.	No. 2011-10 - Secondhand and Scrap Dealer Ordinance (Receive) (Note: Public hearing on both proposed ordinances is scheduled for the March 8 th Board meeting @ 4 p.m.)
30		6.	No. 2011-11 - Saginaw Bay Improvement Grants (Environmental Affairs)
31-32		7.	No. 2011-12 - Control Material Bids (Mosquito Control)
33		8.	No. 2011-13 - Scrap Tire Project (Mosquito Control)
34-35		9.	No. 2011-14 - Light Trap Data Collectors Agreements (Mosquito Control)
36		10.	No. 2011-15 - Emerald Ash Borer Treatment Program (Gypsy Moth)
37		11.	No. 2011-16 - Shared Public Services Initiative (Referred pending receipt of additional information)
38		12.	No. 2011-17 - Reimbursement of Sick and Vacation Pay to Mark Janer
39-40		13.	No. 2011-18 - Budget Adjustments (Various)
	В.		SONNEL/JUDICIAL (TOM RYDER, CHAIR; ERNIE GIER, VICE CHAIR)
41		1.	No. 2011-19 - Purchase of Governmental Service Credit for Retirement Purposes by Cynthia A. Luczak
42		2.	No. 2011-20 - Vacancies: Mosquito Control; Information Systems; Health Department
	C.		IAN SERVICES (MICHAEL J. DURANCZYK, CHAIR; NDON KRAUSE, VICE CHAIR)
43		1.	No. 2011-21 - Bay County Hazard Mitigation Plan (Emergency Management)
44		2.	No. 2011-22 - 2011 Week of Hope (Division on Aging)

D.	BOARD	OF	COMMISSIONERS	(DONALD	J.	TILLEY,
	CHAIR;	KIN	1 COONAN, VICE CH	IAIR)		

45-50

1. No. 2010-23 - Reports of County Executive

51

2. No. 2011-24 -Accounts Payable/BAYANET/Center Ridge Arms

IX REPORTS OF COUNTY OFFICIALS/DEPARTMENTS

A. County Executive

X UNFINISHED BUSINESS

XI NEW BUSINESS

XII MISCELLANEOUS

XIII ANNOUNCEMENTS

A. 2011 Appointments:

1. March

a. Bay Arenac Behavioral Health Authority (Four 3 year terms)

XIV CLOSED SESSION (If requested)

XV RECESS/ADJOURNMENT

ACTION TAKEN BY BAY COUNTY BOARD OF COMMISSIONERS

DATE OF BOARD MEETING: FEBRUARY 8, 2011

MOTION/ INTRODUCED/ RES. NO. SUBMITTED BY

SUBJECT OF RESOLUTION/MOTION

ADOPTED AMENDED CORRECTED DEFEATED REFERRED TABLED WITHDRAWN

PAGE 1 of 2

2011-06	Ways and Means	Addition of Civil War Veterans names to Memorial Wall	×	-
2011-07	Ways and Means	Walk for Warmth Campaign February 26, 2011	×	
2011-08	Ways and Means	Admin. Services - FY 2010 Citizens Corps Program Agreement	×	
2011-09	Ways and Means	Consideration of Pawnbroker Ordinance (Received- Motion 19)	-	
2011-10	Ways and Means	Consideration of Secondhand/Scrap Dealer Ordinance (Received-Motion 20)		
2011-11	Ways and Means	Environmental Affairs - Saginaw Bay Improvement Grants	×	
2011-12	Ways and Means	Mosquito Control - Control Materials Bids for 2011	×	
2011-13	Ways and Means	Mosquito Control - Scrap Tire Project for 2011	×	
2011-14	Ways and Means	Mosquito Control - Light Trap Data Collectors Agreements for 2011	×	
2011-15	Ways and Means	Gypsy Moth - Emerald Ash Borer Treatment Program	×	
2011-16	Ways and Means	Michigan Shared Public Services Initiative	×	
2011-17	Ways and Means	Reimbursement of Sick and Vacation Pay to Mark Janer	×	
2011-18	Ways and Means	Various Budget Adjustments	×	
2011-19	Personnel/Judicial	Purchase Governmental Service Credit for Retirement by C. Luczak	×	
2011-20	Personnel/Judicial	Fill vacancies: Mosquito Control, Information Systems, Health Dept.	×	
2011-21	Human Services	Emergency Management - Bay County Hazard Mitigation Plan	×	
2011-22	Human Services	Division on Aging - Week of Hope Program	×	
2011-23	Board of Comm.	Reports of Executive: Employment Status, Workers Comp, Unemployment	×	

ACTION TAKEN BY BAY COUNTY BOARD OF COMMISSIONERS

DATE OF BOARD MEETING: FEBRUARY 8, 2011

INTRODUCED/ SUBMITTED BY MOTION/ RES. NO.

SUBJECT OF RESOLUTION/MOTION

ADOPTED AMENDED CORRECTED DEFEATED REFERRED TABLED WITHDRAWN

PAGE 2 of 2

	· .												
			_		_					•		 	
Í					`								
						!							
3													
2		•											
	×		×	×	×	×	×						
ξ				SS						- !	-	 	
SOCIETION NESSECTION	Accounts payable: BAYANET and Center Ridge Arms claims		Approve minutes of January 11, 2011 and February 1, 2011	Rec. apps. for Tax Exemp.certs. from Michigan Brand & Baldauf Enterprises	Receive Pawnbroker Ordinance for consideration	Receive Secondhand and Scrap Dealer Ordinance for consideration	Adjourn Regular Board Meeting of February 8, 2011						
SOBINI LED BI	Board of Comm.												
	2010-24	Motions	17	18	19	20	21						

BAY COUNTY BOARD OF COMMISSIONERS

02/08/11

RESOLUTION

BY:	WAY	rs A	AND	MEA	ANS COMMITTEE (2	2/1/1	.1)					
WHEREAS,	Bay	Cou	unty	has	a Memorial Wall on	the	front	: lav	vn of the Bay Cou	nty E	Builo	ding
	Bay County has a Memorial Wall on the front lawn of the Bay County Building that has the names inscribed of those veterans from Bay County who have											
	been killed in service to their country; and											
WHEREAS,	••											
	several names of Civil War veterans from Bay County who were killed in											
	service to their country are not listed on the wall; and											
WHEREAS,	•											
•	omitted names added to the Memorial Wall and have undertaken fundraising											
	efforts to ensure that this is accomplished; Therefore, Be It											
RESOLVED					unty Board of Com					lition	n of	the
					ed Civil War veterar							
					red (up to \$750) to						, a la	
	•			-4-	ERNIE KRYGIER,			U	Toria balarice.			
					AND COMMI							
Begick - Men	norial	Wa	all – (Civil	War Veterans		•					
-					Vaughn Begick, 3 rd	Dict	rict					
							icc					
MOVED BY COMM	4	K	`ua	:ec								
		4	در. م م2	الاما								
SUPPORTED BY	COMM.	_4_	reg.	UL	-							
COMMISSIONER	1	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E
Michael J. Duran	czyk	V			Joe Davis	/			Tom Ryder		-	
Brandon Krause	Brandon Krause Ernie Krygier Christopher Rupp											
Vaughn J. Begick Kim Coonan Donald J. Tilley												
VOTE TOTALS:												
ROLL CALL: YEAS NAYS EXCUSED												
VOICE: V YEAS 9 NAYS 0 EXCUSED 0												
DISPOSITION: ADOPTED DEFEATED WITHDRAWN AMENDED CORRECTED REFERRED												
AM	ENDED		0	UKRE(REFERRED							

BAY COUNTY BOARD OF COMMISSIONERS

02/08/11

RESOLUTION

BY:	WAY	'S A	ND	MEA	NS COMMITTEE (2	2/1/1	1)					
WHEREAS,	Bay	Cou	inty	is pa	rt of the Mid-Michig	gan (Comr	nur	nity Action Agency	regi	on a	and
	has	гер	rese	ntati	ion on their Board	of Di	irect	ors;	and			
WHEREAS,	Bay	Col	ınty	resid	dents, who are in n	eed,	rece	ive	assistance from g	jovei	rnm	ent
					er fundraising such				_			
		_			gency home heatir							
WHEREAS,										26. 2	201	1 at
,	IEREAS, The annual Walk for Warmth will be held on Saturday, February 26, 2011 at Messiah Lutheran Church, 501 South Catherine Street, with registration at											
	9:00 a.m. and the Walk at 10:00 a.m.; Therefore, Be It											
RESOLVED					unty Board of Com	•				/itiac	of	the
NESOCITED.					ourages residents t							
					pledges for those				•		_	
					MCAA at 111 Washi				-		_	
					ne e-mail address f	-					_	
	at o	,—-;	, 000	<i>,</i> 11				VA I	s <u>contactus@mm</u>	<u>.aa.(</u>	<u>лу.</u>	
					ERNIE KRYGIER	•						
Poolsk 201	1 18/5	رع را	\A		AND COMMI	1166	5					
Begick - 201						D:-L	!					
Sponsored D	y Con	11111	SSIOI	ner v	/aughn Begick, 3 rd	DISTI	rict					
MOVED BY COM	и.	Kr	- u A	:el								
MOVED BY COMP	<u>-</u>		- J J									
SUPPORTED BY	COMM		Эu	rand	ezyk_							
COMMISSIONER	, <u> </u>	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER		M	
Michael J. Duran	-	_		-	Joe Davis		N	-		Y	N	E
Alchee 3. Derai	<u> </u>	<u> </u>				/			Tom Ryder			Ц
Brandon Krause		/			Ernie Krygler				Christopher Rupp	$oxed{}$		
Vaughn J. Begic	k .	<u> </u>			Kim Coonan	/			Donald J. Tilley	✓		
VOTE TOTALS:												
					_ EXCUSED							
VOICE: \(\sqrt{YEAS} \frac{q}{q} \) NAYS \(O \) EXCUSED \(O \)												
DISPOSITION: A					TED WITHDRAWN	_	_					
АМ	EUDED [®]		&	UKRE(TED REFERRED				Ø _			
									-0-			

-9-

BAY COUNTY BOARD OF COMMISSIONERS

02/08/11

RESOLUTION

BY:	WAY	rs /	AND	MEA	NS COMMITTEE (2/1/1	.1)					
WHEREAS,		The State of Michigan has been allocated \$336,470 in Citizen Corps grant dollars for FY2010; and										
WHEREAS,	whic	ch c	cons	ists (chigan Citizen Corp of 14 counties inc 78; and				•		_	•
WHEREAS,	The Corp curr dem	gra os C ent and	omr citiz	uns f nitte en c as we	from August 1, 201 e has been asked to orps teams on loca ell as continue prep ng local media to p	o foc al lev arati	us o els, on o	n m dev f ov	aintaining and streelop new teams erall disaster initia	engi whe ative	ther re lo	ning ocal
WHEREAS,	Bay	Cot 009	unty Hon	has	assumed the role nd Security Grant F	of Fi	ducia	ary	for the FY 2006,	2007	7, 2	
WHEREAS,	The:				to the County inclu	ıding	no r	equ	uirement for mato	hing	fur	ıds;
RESOLVED					unty Board of Com agent for Region 3				-	ounty	/ to	act
RESOLVED	all	rela	ated	do	an of the Board is cuments on bel ; Be It Finally							
RESOLVED	That	bu	ıdge	t adj	ustments required ERNIE KRYGIER AND COMMI	, CH	AIR	o th	nis grant are appr	ove	d.	
	K	TY 2010 Citizen Corps Program Grant Agt										
			<u> </u>			Т	ı		· · ·			$\overline{}$
Michael J. Dura		Y	N	E	COMMISSIONER Joe Davis	Y	N	E	COMMISSIONER Tom Ryder	Y	N	E
Brandon Krause			_		Ernie Krygier		-		Christopher Rupp			\vdash
Vaughn J. Begid	 *	٦			Kim Coonan				Donald J. Tilley	7	 	$\vdash \mid$
VOTE TOTAL C			<u> </u>								L	

ROLL CALL: YEAS NAYS EXCUSED VOICE: YEAS 9 NAYS 0 EXCUSED 0

DISPOSITION: ADOPTED_____ DEFEATED_____ WITHDRAWN_____
AMENDED_____ CORRECTED____ REFERRED_____

BAY COUNTY BOARD OF COMMISSIONERS 2/8/11

RESOLUTION

BY:	WAYS AND MEANS COMMITTEE (2	/1/11)
		· · · · · ,

RESOLVED That the attached Bay County Pawnbroker Ordinance is presented to the Bay County Board of Commissioners for consideration.

ERNIE KRYGIER, CHAIR AND COMMITTEE

				AND COM	MITTE	E					
Ordinance - Paw	nbro	oker									
MOVED BY COMM											
SUPPORTED BY COMM	l										
COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E
Michael J. Duranczyk				Joe Davis	·			Tom Ryder			
Brandon Krause				Ernie Krygier				Christopher Rupp			
Vaughn J. Begick				Kim Coonan				Donald J. Tilley			
VOTE TOTALS: ROLL CALL: YEAS VOICE: YEAS		NAYS NAYS		EXCUSED							
DISPOSITION: ADOPTI				ATED WITHDRA	\WN	_					

The County of Bay ordains the Bay County Pawnbroker Ordinance which shall read as follows:

Sec. 30-331. Definitions.

The following words, terms and phrases, when used in this division, shall have the meaning ascribed to them in this Ordinance, except where the context clearly indicates a different meaning:

Pawnbroker means a person, corporation, member or members of a partnership, company or firm who lends money on deposit, or pledge of personal property, or other valuable thing, other than securities or printed evidence of indebtedness, or who deals in the purchasing of personal property or other valuable thing on condition of selling the same back again at a stipulated price.

Chief Executive Officer means for a county, the county executive pursuant to MCL 446.203(a)(iv).

Sec. 30-332. Pawnbrokers.

The Bay County Executive is designated and authorized to issue, suspend, and revoke licenses for persons, corporations, partnerships, companies or firms to carry on the business of a pawnbroker pursuant to 1917 PA 273, as amended, MCL 446.201 et seq., ("the Pawnbrokers Act.").

Sec. 30-333. License required; grounds for denial.

- (a) No person, corporation, partnership, company or firm, or other entity located in the County shall carry on the business of a pawnbroker in this County without being licensed pursuant to the Pawnbrokers Act and this article and as approved under this Ordinance except that:
 - (1) The County may not issue a license for a location within a city or village with a population greater than 3,000, including, but not limited to the City of Essexville and the City of Bay City.
 - (2) The County may not issue a license for a location within a city or village with a population of 3,000 or less or within a township or charter township if that city, village, township, or charter township has established a license fee pursuant to MCL 446.202(5) which provides, "the governmental unit may fix the amount to be paid as the annual license fee at any amount not less than \$50.00 or more than \$500.00."
- (b) The Bay County Executive may deny an application for a pawnbroker's license if the application is disapproved by one or more proper officers of the County, as

provided in this Ordinance, indicating that the applicant is unable to meet or continue to meet the requirements of the Pawnbroker's Act or any provision of this article.

- (c) The County Executive may also deny an application for any reason identified in this Ordinance.
- (d) If the County Executive denies the issuance of a license or a renewal thereof, a notice of denial including the reasons for the denial shall be mailed by first class mail to the applicant. If the application for a license has been denied, the applicant may appeal the denial by requesting a hearing pursuant to section 30-340 of this Ordinance, or may reapply at any time by submitting a new application and fee. The notice of denial shall provide that if the applicant wants to appeal the County Executive's decision, the applicant must request a hearing within 14 days pursuant to section 30-340 of this Ordinance.
 - (e) A pawnbroker license is not transferable.

Sec. 30-334. Investigation by Sheriff.

The application for license shall be referred by the County Executive to the Sheriff for approval, who shall obtain fingerprints from the applicant. The Sheriff shall conduct an investigation and file a report with the County Executive.

Sec. 30-335. License fees, bond and posting.

- (a) The annual fees for a license under this division shall be those fees on file with the County Executive which have been approved by the County Commission. If the application is rejected, a portion of the fee paid, as determined by the County Executive, shall be retained by the County to cover processing costs.
 - (b) A bond shall be provided as set forth in the Pawnbrokers Act.
- (c) All persons obtaining a license issued under this division shall place the license conspicuously in full public view.

Sec. 30-336. Application for license.

- (a) Application for a pawnbroker's license shall be made in writing to the County Executive, who is authorized to create application forms and to receive and process applications and to thereafter grant, deny, suspend, or revoke said license as set forth in this Ordinance. Applications shall be on forms supplied by and to be filed with the County Executive. Such applications shall be signed and dated by the applicant or, if the applicant is not an individual, by an authorized representative of the entity. The application shall contain the following minimum information, plus any other information deemed necessary by the County Executive:
 - (1) The name and any alias used, address and telephone number of the applicant and all employees, officers, partners or agents of the applicant;

- (2) The location where the business is to be carried on plus any subsidiary offices and a brief description of the items to be sold;
- (3) The applicant's criminal record, if any, and if the applicant is not an individual, the criminal record, if any, of the partners, members or officers of the entity:
- (4) The criminal record, if any, of any employees of the applicant;
- (5) The applicant's prior experience as a pawnbroker;
- (6) An authorization for the County Executive and/or Sheriff to carry out a background investigation on the applicant and all employees, officers, partners, members or agents of the applicant;
- (7) A statement as to whether the applicant has ever had a license required by the County or any other governmental entity revoked, suspended, or denied and the reasons for said actions;
- (8) A statement that the information provided is true and accurate and that, if a license is granted, the applicant will abide by all applicable ordinances, codes, rules and statutes.
- (b) All licenses are subject to the following conditions, which shall be noted on the application form:
 - (1) The applicant shall permit inspection of the licensed premises and/or activity at reasonable times by any authorized representative of the County or other governmental entity;
 - (2) The applicant shall not engage in the business of a pawnbroker at any time after the license has expired, without having been reissued, or at any time when the license is suspended or revoked;
 - (3) No license shall be issued or renewed unless and until the applicant and any and all employees, officers, partners, members or agents of the applicant shall, if deemed necessary by the Sheriff, submit to being fingerprinted and photographed as part of the background investigation.
- (c) The County Executive shall issue a license to the applicant if the County Executive is satisfied that the applicant has met and will continue to meet the requirements of this division and all applicable laws and the applicant has paid the license fee.

Sec. 30-337. Reporting requirements; hours of operation.

- (a) Commencing no later than April 1, 2011, pawnbroker shall transmit the record of transaction required by Section 5 of the Pawnbrokers Act to the Sheriff by electronic means over the Internet to the website established by the county for this purpose. The County will provide information concerning the website. So long as the required information is transmitted by electronic means, the required statutory form need not be filled out by hand, but a short form with the right thumb print of the individual pawning the item shall be maintained as required by the Pawnbrokers Act, with an appropriate reference to the transaction. If it is not possible for the person to provide his or her right thumb print, then another specifically designated fingerprint shall be provided. Upon request, the short form containing the thumbprint shall be immediately provided to the Sheriff or his/her designee.
- (b) No pawnbroker shall acquire any goods between the hours of 9:00 p.m. and 7:00 a.m.; nor from any person under the age of eighteen (18) years; nor from any person who is at the time intoxlcated or known to be a habitual drunkard; nor from any person with the knowledge that such goods are stolen property. A pawnbroker shall not conduct business on Sunday.

Sec. 30-338. Suspension.

A pawnbroker's license issued pursuant to this article may be suspended by the County Executive which shall be deemed a suspension with intent to revoke. The County Executive shall comply with section 30-341 of the Ordinance in noticing the suspension. The suspension with intent to revoke shall automatically become a revocation of the license unless the licensee requests an appeal hearing within 14 days pursuant to section 30-340 of the Ordinance.

Sec. 30-339. Incorporation of state law.

The Pawnbrokers Act, being 1917 PA 273, as amended, MCL 446.201 et seq., "the Pawnbrokers Act" is incorporated by reference as if fully set forth herein. Any violation of the Pawnbrokers Act shall be considered a violation of this Ordinance.

Sec. 30-340. Appeals

(a) Any person aggrieved by the denial of an application for a license or by the suspension or revocation of a license as provided by this article, shall have a right to a redetermination and an appeal. Such a redetermination may be taken only within 14 days after notice of such denial, suspension or revocation is mailed to the person's last known address. The redetermination shall be in writing and shall contain a complete statement of the grounds for appeal. It must be filed with the County Executive, together with an appeal fee. The fee for an appeal and/or redetermination under this section shall be those fees which the County Commission has approved.

- 14_

- (b) Within ten days of the receipt by the County Executive of such an appeal, the County Executive shall schedule a redetermination hearing. Unless waived by the appellant, the County Executive shall mail by first class mail a written notice to the appellant of the time and location of the redetermination hearing at least five days prior to that hearing. The redetermination hearing shall be an informal hearing held before a hearing panel consisting of:
 - (1) The County Executive or designee;
 - (2) The affected department head or designee; and
 - (3) Corporation Counsel or designee.
- (c) The redetermination or decision of the hearing panel shall be reached by majority vote and mailed to the appellant within seven days of the conclusion of the hearing. The redetermination shall include:
 - (1) The appeal application and the type and nature of the appeal;
 - (2) The applicant's position:
 - (3) The original reason for denial of the license or permit;
 - (4) The facts as the hearing panel determined them to be;
 - (5) The decision or redetermination of the hearing panel;
 - (6) The hearing panel's rationale or basis for the redetermination; and
 - (7) The date which the redetermination was placed in a United States mail receptacle by the County Executive.
- (d) The redetermination referred to above shall be final and binding, unless the appellant, within 14 days of the mailing of such redetermination, files a request in writing addressed to the Corporation Counsel, requesting the County Commission to rehear the redetermination findings. No appeal shall be made to the County Commission, unless:
 - (1) A redetermination was made and timely appealed:
 - (2) A redetermination hearing has been waived by the appellant and the redetermination hearing panel; or
 - (3) A redetermination was not made due solely to the fault of the city.
- (e) The appeal to the County Commission shall be a two-step process limited to the issues raised in the redetermination as follows:
 - (1) Within 14 days of receipt of an appeal of a redetermination, the Board Chair shall set up a prehearing conference with the Chair of the Ways and Means

Committee. At the prehearing conference the following matters shall be determined:

- a. The rules of the hearing;
- b. The date of the hearing;
- c. The issues which may be raised from the redetermination;
- d. The likelihood of settlement; and
- e. Any other pertinent matters.
- (2) A hearing before the County Commission.
- (f) The denial, suspension or revocation shall be effective during such appeal or until the Commission shall reverse the administrative decision. The Commission may confirm the denial, suspension or revocation, or provide for revocation instead of suspension, or may reinstate or order the issuance of the license. The action of the Commission shall be final.

30-341. License suspension or revocation generally.

- (a) For cause shown, any license issued under this article may be suspended or revoked by the County Executive, after notice in writing, setting forth the substance of the charges and the time and place of a hearing thereon; which notice shall be delivered three days in advance, either personally to the licensee or to the principal place or location of the licensed activity, or by postage prepaid mail addressed to the licensee's last known address. Suspension or revocation may be in addition to any fine imposed. All fees paid shall be forfeited in case of revocation.
 - (b) The term "cause," as used in this section, shall include:
 - (1) The conviction by the licensee of any felony or of a misdemeanor involving moral turpitude.
 - (2) Any fraud, misrepresentation or false statement contained in the application for license or made in connection with the conduct of the licensed activity.
 - (3) Preventing or refusing permission for the inspection by any proper County agent or official at any reasonable time of any portion of the premises where the licensed activity is conducted, or of the property thereof.
 - (4) The doing or omitting of any act or permitting any condition to exist in connection with the licensed activity or upon any premises or facility used in connection therewith; which act, omission or condition constitutes a breach of the peace or constitutes a menace to the health, safety or general welfare of the public, or is forbidden by the provisions of this Ordinance or established rule or regulation of the County or jurisdiction where pawnbroker operates or statutes, rules or regulation of the state applicable to the licensed activity.
 - (5) The failure to obtain and maintain during the term of a license and any renewal or extension thereof, any local, state or other required professional

-14-

- governmental license, certification or authority for the trade, occupation or profession licensed hereunder.
- (6) The failure to obtain and maintain during the term of the license, or any renewal or extension thereof, the bonds and insurances required by any section of this Ordinance or the Pawnbrokers Act.

G:\CorpCounsel\Resolutions.ordinances\Pawn Shop Ordinance Draft.wpd

BAY COUNTY BOARD OF COMMISSIONERS 2/8/11

RESOLUTION

BY:	WAYS AND MEANS COMMITTEE (2/1/11)

RESOLVED That the attached Bay County Secondhand and Scrap Dealer Ordinance is presented to the Bay County Board of Commissioners for consideration.

ERNIE KRYGIER, CHAIR AND COMMITTEE

Ordinance - Secondhand and Scrap Dealer MOVED BY COMM.__ SUPPORTED BY COMM.____ COMMISSIONER N E **COMMISSIONER** Υ COMMISSIONER Michael J. Duranczyk Joe Davis **Tom Ryder Brandon Krause** Emie Krygier Christopher Rupp Vaughn J. Begick Kim Coonan Donald J. Tilley **VOTE TOTALS:** ROLL CALL: YEAS____ NAYS___ EXCUSED___
VOICE: YEAS___ NAYS___ EXCUSED__ DISPOSITION: ADOPTED

M: ADOPIED	DEFEATED	WITHDRAWN
AMENDED	CORRECTED	REFERRED

The County of Bay ordains the Secondhand and Scrap Dealer Ordinance which shall read as follows:

Sec. 30-351, Definitions.

The following words, terms and phrases, when used in this division, shall have the meaning ascribed to them in this Ordinance, except where the context clearly indicates a different meaning:

Secondhand dealer means any person, corporation, member or members of a partnership, company or firm, that engages in the business of purchasing, storing, selling, exchanging and receiving secondhand goods, including the receiving and selling of goods on consignment, but does not include a scrap processor, automotive recycler, or junkyard that deals principally in industrial scrap, nor to retail merchants who repossess their own merchandise sold on a title-retaining contract or who accept merchandise as a part payment on new sales, nor shall it apply to licensed automobile dealers, nor to persons who conduct rummage sales provided that such sales are not conducted by the same person or at the same location for a period in excess of six days or more than twice in a calendar year.

Secondhand goods means any goods, wares, merchandise or other personal property acquired or purchased after having been acquired at retail and used by another except as excluded herein. Such term includes, but is not limited to, appliances, radios, stereos and speakers, televisions, video equipment, electronic/computer equipment and devices, computer gaming equipment, tools, auto parts, guns, jewelry, precious metals, musical instruments, sporting equipment, bicycles, lawn equipment, snow blowers and other household equipment.

Chief Executive Officer means for a county, the county executive pursuant to MCL 446.203(a)(iv).

Sec. 30-352, Secondhand dealers.

The County Executive is designated and authorized to issue, suspend and revoke licenses for persons, corporations, partnerships, companies or firms to carry on the business of a secondhand dealer pursuant to 1917 PA 350, as amended, MCL 445.401 et. seq., "the Secondhand Dealers Act."

Sec. 30-353. License required: grounds for denial.

- (a) No person, corporation, partnership, company or firm, or other entity shall carry on the business of a secondhand dealer in the County without being licensed pursuant to the Secondhand Dealers Act and this Ordinance or the zoning ordinance of the City of Bay City or Ordinance of any other authorized jurisdiction where it is located. A secondhand dealer license is not transferable.
 - (b) The County Executive may deny an application for a secondhand dealer's license if

-19-

the application is disapproved by one or more officers of the county, as provided in this Ordinance, indicating that the applicant is unable to meet or continue to meet the requirements of the Secondhand Dealer's Act or any provision of this Ordinance.

(c) If the County Executive denies the issuance of a license or a renewal thereof, a notice of denial including the reasons for the denial shall be malled by first class mail to the applicant. If the application for a license has been denied, the applicant may appeal the denial by requesting a hearing pursuant to section 30-391 of this Ordinance, or may reapply at any time by submitting a new application and fee. The notice of denial shall provide that if the applicant wants to appeal the County Executive's decision, the applicant must request a hearing within 14 days pursuant to section 30-391 of this Ordinance.

Sec. 30-354. Investigation by sheriff.

The application for the license with a term no longer than 1 year from the date of issuance shall be referred by the County Executive to the Sheriff for approval, who shall obtain fingerprints from the applicant. The Sheriff shall conduct an investigation and file a report with the County Executive.

Sec. 30-355. License fee and posting.

- (a) The fees for processing and issuing a license under this division shall be those fees on file with the County Executive which have been approved by the County Commission. If the application is rejected, a portion of the fee paid, as determined by the County Executive, may be retained by the County to cover processing costs.
- (b) All persons obtaining a license issued under this division shall place the license conspicuously in full public view.

Sec. 30-356. Prohibitions.

No secondhand dealer shall loan money on deposit, or pledge of personal property, or other valuable thing, or deal in the purchasing of personal property or other valuable thing on condition of selling the same back again at a stipulated price, without obtaining a pawnbroker's license pursuant to the Pawnbroker's Act and the Bay County Pawn Shop Ordinance.

Sec. 30-357. Application for license.

(a) Application for a secondhand dealer's license shall be made in writing to the County Executive, who is authorized to create application forms and to receive and process applications and to thereafter grant, deny, suspend, or revoke said license as set forth in this Ordinance. Applications shall be on forms supplied by and to be filed

with the County Executive. Such applications shall be signed and dated by the applicant or, if the applicant is not an individual, by an authorized representative of the entity. The application shall contain the following minimum Information, plus any other information deemed necessary by the County Executive:

- (1) The name and any alias used, address and telephone number of the applicant and all employees, officers, partners or agents of the applicant;
- (2) The location where the business is to be carried on plus any subsidiary offices and a brief description of the items to be sold;
- (3) The applicant's criminal record, if any, and if the applicant is not an individual, the criminal record, if any, of the partners, members or officers of the entity;
- (4) The criminal record, if any, of any employees of the applicant;
- (5) The applicant's prior experience as a secondhand dealer.
- (6) An authorization for the County Executive and/or Sheriff to carry out a background investigation on the applicant and all employees, officers, partners, members or agents of the applicant;
- (7) A statement as to whether the applicant has ever had a license required by the County or any other governmental entity revoked, suspended, or denied and the reasons for said actions:
- (8) A statement that the information provided is true and accurate and that, if a license is granted, the applicant will abide by all applicable ordinances and statutes.
- (b) All licenses are subject to the following conditions, which shall be noted on the application form:
 - (1) The applicant shall permit inspection of the licensed premises and/or activity at reasonable times by any authorized representative of the County;
 - (2) The applicant shall not engage in the business of a secondhand dealer at any time after the license has expired, without having been reissued, or at any time when the license is suspended or revoked;
 - (3) No license shall be issued or renewed unless and until the

applicant and any and all employees, officers, partners, members or agents of the applicant shall, if deemed necessary by the Sheriff, submit to being fingerprinted and photographed as part of the background investigation.

(c) The County Executive shall Issue a license to the applicant if the County Executive is satisfied that the applicant has met and will continue to meet the requirements of this Ordinance and all applicable laws and the applicant has paid the license fee.

Sec. 30-358. Reporting requirements, hours of operation.

- Commencing no later than April1, 2011, secondhand dealer shall transmit (a) the record of transaction for appliances, radios, stereos and speakers, televisions, video equipment, electronic/computer equipment and devices, computer gaming equipment, tools, musical instruments, sporting equipment, lawn and garden equipment, guns, lewelry and precious metals as required by Section 4 of the Secondhand Dealers Act to the Sheriff by electronic means over the internet to the website established by the county for this purpose. The County will provide information concerning the website. So long as the required information is transmitted by electronic means, the required statutory form need not be filled out by hand, but a short form with the right thumb print of the individual from whom the article was purchased or received shall be maintained as required by the Secondhand Dealers Act, with an appropriate reference to the transaction. If it is not possible for the person to provide his or her right thumb print, then another specifically designated fingerprint shall be provided. Upon request, the short form containing the thumb print shall be immediately provided to the Sheriff or his/her designee.
- (b) Secondhand dealer shall maintain the record of transaction for all other secondhand goods as required by Section 4 of the Secondhand Dealers Act.
- (c) No secondhand dealer shall purchase or receive any goods between the hours of 9:00 p.m. and 7:00 a.m.; nor from any person under the age of eighteen (18) years; nor from any person who is at the time intoxicated or from a known habitual drunkard nor from any person known by said secondhand dealer to be a thief or any associate of thieves or a receiver of stolen property.

Sec. 30-359. Suspension.

A secondhand dealer's license issued pursuant to this Ordinance may be suspended by the County Executive which shall be deemed a suspension with intent to revoke. The County Executive shall comply with section 30-341 of the Ordinance in noticing the suspension. The suspension with Intent to revoke shall automatically become a revocation of the license unless the licensee requests an appeal hearing within 14 days pursuant to section 30-391 of the Ordinance.

Sec. 30-360. incorporation of state law.

The Secondhand Dealers Act, being 1917 PA 350, as amended MCL 445.401 et. seq., "the Secondhand Dealers Act" is incorporated by reference as if fully set forth herein. Any violation of the Secondhand Dealers Act shall be considered a violation of this Ordinance.

Sec. 30-381. Definitions.

The following words, terms and phrases, when used in this division, shall have the meaning ascribed to them in this article, except where the context clearly indicates a different meaning:

Scrap processor means any person or entity whose business is, in whole or in part, the dismantling, wrecking and disposing of junk and/or refuse materials, including automobiles, or otherwise reclaiming metals for reuse.

Scrap yard means a place where Junk, waste, discarded or salvaged materials are bought, sold, exchanged, stored, packed, disassembled or handled, including wrecked motor vehicles, used building materials, structural steel materials and equipment and other manufactured goods that are deteriorated or obsolete so as to make them unusable in their existing condition.

Sec. 30-382. Scrap processor.

The County Executive is designated and authorized to issue, suspend, and revoke licenses for persons, corporations, partnerships, companies or firms to carry on the business of a scrap processor.

Sec. 30-383. License required; grounds for denial.

- (a) No person, corporation, partnership, company or firm, or other entity shall carry on the business of scrap processor in the County without being licensed pursuant to this Ordinance or as approved under the City of Bay City zoning ordinance, chapter 122 or zoning ordinance of any other jurisdiction. A scrap processor license is not transferable.
- (b) The County Executive may deny an application for a scrap processor's license if the application is disapproved by one or more officers of the County, as provided in this Ordinance, Indicating that the applicant is unable to meet or continue to meet the requirements of any provision of this Ordinance.

- (c) The County Executive may also deny an application for any reason identified in this Ordinance.
- (d) If the County Executive denies the issuance of a license or a renewal thereof, a notice of denial including the reasons for the denial shall be malled by first class mall to the applicant. If the application for a license has been denied, the applicant may appeal the denial by requesting a hearing pursuant to section 30-391 of this Ordinance, or may reapply at any time by submitting a new application and fee. The notice of denial shall provide that if the applicant wants to appeal the County Executive's decision, the applicant must request a hearing within 14 days pursuant to section 30-391 of this Ordinance.

Sec. 30-384. Investigation by Sheriff.

The application for license shall be referred by the County Executive to the Sheriff for approval. The Sheriff shall conduct an investigation and file a report with the County Executive.

Sec. 30-385. License fees and posting.

- (a) The fees for a license under this division shall be those fees on file with the County Executive which have been approved by the County Commission. If the application is rejected, a portion of the fee paid, as determined by the County Executive, may be retained by the County to cover processing costs.
- (b) All persons obtaining a license issued under this division shall place the license conspicuously in full public view.

Sec. 30-386. Application for license.

- (a) Application for a scrap processor's license shall be made in writing to the County Executive, who is authorized to create application forms and to receive and process applications and to thereafter grant, deny, suspend, or revoke said license as set forth in this Ordinance. Applications shall be on forms supplied by and to be filed with the County Executive. Such applications shall be signed and dated by the applicant or, if the applicant is not an individual, by an authorized representative of the entity. The application shall contain the following minimum information, plus any other information deemed necessary by the County Executive:
 - (1) The name and any alias used, address and telephone number of the applicant, including all officers, partners or members;
 - (2) The location where the scrap yard is to be carried on plus any subsidiary locations;

- (3) The applicant's prior experience as a scrap processor;
- (4) An authorization for the County Executive and/or Sheriff to carry out a background investigation on the applicant and all officers, partners or members of the applicant;
- (5) A statement as to whether the applicant has ever had a license required by the city or any other governmental entity revoked, suspended, or denied and the reasons for said actions;
- (6) A statement that the information provided is true and accurate and that, if the license is granted, the applicant will abide by all applicable ordinances and statutes.
- (b) All licenses are subject to the following conditions, which shall be noted on the application form:
 - (1) The applicant shall permit inspection of the licensed premises and/or activity at reasonable times by any authorized representative of the County, City of Bay City, or other governmental entity;
 - (2) The applicant shall not engage in the business of a scrap processor at any time after the license has expired, without having been reissued, or at any time when the license is suspended or revoked;
 - (3) No license shall be issued or renewed unless and until the applicant and any and all officers, partners or members, if deemed necessary by the Sheriff, submit to a background investigation.
- (c) The County Executive shall issue a license to the applicant if the County Executive is satisfied that the applicant has met and will continue to meet the requirements of this Ordinance and all applicable laws and the applicant has paid the license fee.

Sec. 30-387. Scrap yard regulations.

-7

The following regulations shall be applicable to scrap yards:

(1) No scrap yard processor or any of the processor's employees shall receive in the line of such business any article by way of pledge or pawn nor loan or advance any sum of money on the security of any article or thing.

- (2) Every scrap yard processor shall upon demand, exhibit all goods which he has on hand and give a description of persons selling the same to any member of the Sheriff's Office upon request, and shall keep a book containing the names from whom he purchased brass, tin, copper, aluminum or any metal except old Iron, which book shall be open during business hours to the inspection of any Sheriff officer.
- (3) No scrap processor shall sell or remove from his place of business any article purchased by him until the same shall have been in his possession for seventy-two (72) hours unless such article shall have been purchased directly from some reputable factory or company.
- (4) No scrap yard may store or handle hazardous materials unless done so consistent with all other state, federal, and local regulations.
- (5) A scrap yard is subject to annual administrative inspections or complaint based inspections to ensure the property is maintained in accordance with the health, safety, and welfare of the community, materials are stored in an orderly manner to allow access to inspect, and that the property otherwise complies with the city code.
- (6) Upon conviction of any scrap processor for violating or failing to comply with any provision of this article, the license of such scrap processor shall be revoked and the convicted person shall not be licensed as a scrap processor for a period of two (2) years from the date of his conviction, and the scrap yard shall not be licensed for that particular business for a period of one (1) year from the date of the conviction of the scrap processor.

Sec. 30-388. Hours of operation.

No scrap processor shall acquire goods between the hours of 9:00 p.m. and 7:00 a.m.; nor from any person under the age of eighteen (18) years; nor from any person who is at the time intoxicated or known to be a habitual drunkard; nor from any person with the knowledge that such goods are stolen property.

Sec. 30-389. Suspension.

A scrap processor's license issued pursuant to this Ordinance may be suspended by the County Executive and shall be deemed a suspension with intent to revoke. The County Executive shall comply with section 30-341 of the Ordinance in

noticing the suspension. The suspension with intent to revoke shall automatically become a revocation of the license unless the licensee requests an appeal hearing within 14 days pursuant to section 30-391 of the Ordinance.

Sec. 30-390. Nonferrous metals.

Nothing in this Ordinance should be construed to diminish the requirements that scrap processors and junkyard operators who deal with nonferrous metals must comply with the Nonferrous Metals Act; being 2008 PA 429, as amended, MCL 445.421, et. seq.

Sec. 30-391. Appeals

- (a) Any person aggrieved by the denial of an application for a license or by the suspension or revocation of a license as provided by this article, shall have a right to a redetermination and an appeal. Such a redetermination may be taken only within 14 days after notice of such denial, suspension or revocation is mailed to the person's last known address. The redetermination shall be in writing and shall contain a complete statement of the grounds for appeal. It must be filed with the County Executive, together with an appeal fee. The fee for an appeal and/or redetermination under this section shall be those fees which the County Commission has approved.
- (b) Within ten days of the receipt by the County Executive of such an appeal, the County Executive shall schedule a redetermination hearing. Unless waived by the appellant, the County Executive shall mail by first class mail a written notice to the appellant of the time and location of the redetermination hearing at least five days prior to that hearing. The redetermination hearing shall be an informal hearing held before a hearing panel consisting of:
 - (1) The County Executive or designee;
 - (2) The affected department head or designee; and
 - (3) Corporation Counsel or designee.
- (c) The redetermination or decision of the hearing panel shall be reached by majority vote and mailed to the appellant within seven days of the conclusion of the hearing. The redetermination shall include:
 - (1) The appeal application and the type and nature of the appeal:
 - (2) The applicant's position;

- (3) The original reason for denial of the license or permit;
- (4) The facts as the hearing panel determined them to be;
- (5) The decision or redetermination of the hearing panel;
- (6) The hearing panel's rationale or basis for the redetermination; and
- (7) The date which the redetermination was placed in a United States mall receptacle by the County Executive.
- (d) The redetermination referred to above shall be final and binding, unless the appellant, within 14 days of the mailing of such redetermination, files a request in writing addressed to the Corporation Counsel, requesting the County Commission to rehear the redetermination findings. No appeal shall be made to the County Commission, unless:
 - (1) A redetermination was made and timely appealed;
 - (2) A redetermination hearing has been waived by the appellant and the redetermination hearing panel; or
 - (3) A redetermination was not made due solely to the fault of the city.
- (e) The appeal to the County Commission shall be a two-step process limited to the issues raised in the redetermination as follows:
 - (1) Within 14 days of receipt of an appeal of a redetermination, the Board Chair shall set up a prehearing conference with the Chair of the Ways and Means Committee. At the prehearing conference the following matters shall be determined:
 - a. The rules of the hearing:
 - b. The date of the hearing:
 - c. The issues which may be raised from the redetermination;
 - d. The likelihood of settlement; and
 - e. Any other pertinent matters.
 - (2) A hearing before the County Commission.
- (f) The denial, suspension or revocation shall be effective during such appeal or until the Commission shall reverse the administrative decision. The Commission may confirm the denial, suspension or revocation, or provide for revocation instead of suspension, or may reinstate or order the issuance of the license. The action of the commission shall be final.

30-341. License suspension or revocation generally.

- (a) For cause shown, any license issued under this article may be suspended or revoked by the County Executive, after notice in writing, setting forth the substance of the charges and the time and place of a hearing thereon; which notice shall be delivered three days in advance, either personally to the licensee or to the principal place or location of the licensed activity, or by postage prepaid mail addressed to the licensee's last known address. Suspension or revocation may be in addition to any fine imposed. All fees paid shall be forfeited in case of revocation.
 - (b) The term "cause," as used in this section, shall include:
 - (1) The conviction by the licensee of any felony or of a misdemeanor involving moral turpitude.
 - (2) Any fraud, misrepresentation or false statement contained in the application for license or made in connection with the conduct of the licensed activity.
 - (3) Preventing or refusing permission for the inspection by any proper city agent or official at any reasonable time of any portion of the premises where the licensed activity is conducted, or of the property thereof.
 - (4) The doing or omitting of any act or permitting any condition to exist in connection with the licensed activity or upon any premises or facility used in connection therewith; which act, omission or condition constitutes a breach of the peace or constitutes a menace to the health, safety or general welfare of the public, or is forbidden by the provisions of this Code or established rule or regulation of the city or statutes, rules or regulation of the state applicable to the licensed activity.
 - (5) The failure to obtain and maintain during the term of a license and any renewal or extension thereof, any local, state or other required professional governmental license, certification or authority for the trade, occupation or profession licensed hereunder.
 - (6) The failure to obtain and maintain during the term of the license, or any renewal or extension thereof, the bonds and insurances required by any section of this Ordinance.

BAY COUNTY BOARD OF COMMISSIONERS

02/08/11

RESOLUTION

	RESOLUTION
BY: WHEREAS,	WAYS AND MEANS COMMITTEE (2/1/11) The US EPA has authority for disbursing the federal Great Lakes Restoration Initiative (GLRI) funding, and has distributed the funding to a number of federal agencies, i.e. (OLRI) funding, and Wildlife, the Army Corp of Engineers, as well as other institutions such NOAA, US Fish and Wildlife, the Army Corp of Engineers, as well as other institutions such as Healing Our Waters Coalition and other similar non-profit organizations; and as Healing Our Waters Coalition and other similar non-profit organizations; and
WHEREAS,	This approach allowed the available runtains to local more rapidly and orderly provide further distribution as pass-through grants to local
WHEREAS,	As a result, grant notices and opportunities for remaining and often the application deadlines sources with little notice and short preparation times and often the application deadlines do not lend themselves well to the individual County committee review/authorization
	schedule; and
WHEREAS,	
WHEREAS,	and improvement work is underway on a management implications continue to
WHEREAS,	Saginaw-Bay improvements and its quality of the County administration and the Director of be a priority of the community and the Bay County administration and the Director of Environmental Affairs and Community Development wishes authorization to apply for grant opportunities pertaining to Saginaw Bay improvement in comport with the Saginaw Bay opportunities pertaining to Saginaw Bay improvement of Bay County general Coastal Initiative (SBCI) priorities, conditioned on no commitment of Bay County general
	funds; and have the small around a quarterly status reports with updates on
WHEREAS,	grant applications, grant awards, and grant was the pirector of Environmental
RESOLVED	Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities pertaining to Saginaw Affairs and Community Development to apply for grant opportunities and Community Development
	Further Furtherized to sign required application and award
RESOLVED	Further That the Chairman of the Board is authorized to sign required application and award document subject to legal review/approval; Be It Finally That budget adjustments pertaining to these grant awards, if required, are approved.
RESOLVED	That budget adjustments pertaining to these grant awards, a version of the second state of the second stat
	AND COMMITTEE
	B. J. T. Townsoment Grants

EnvAffairs - Saginaw Bay Improvement Grants

MOVED BY COMMK	ryg:el Duranczyk
SUPPORTED BY COMM	Duranczyk

SUPPORTED BY COMMI			<u></u>				τ		T.	N	E
	Tv	IN	TE	COMMISSIONER	Y	N	E	COMMISSIONER	<u> </u>	 " -	╽╺ ┪
COMMISSIONER	 '- -	 " -	+			1	T	Tom Ryder	 	1	1 1
Michael J. Duranczyk	\perp	ł	1	Joe Davis		<u> </u>	1_	<u> </u>	 - -	├	┝╌
	┵	┼──	+	Ernie Krygler		ł	1	Christopher Rupp	ーレ	1	1
Brandon Krause		1	1	Ettile Ki ygrei		<u> </u>	∔	<u> </u>	+	* —	1
ļ	+	} -	+	Kim Coonan		1	١ _	Donald J. Tilley			
Vaughn J. Begick				Killi Coonan							

VOTE TOTALS: ROLL CALL: YEAS NAYS EXCUSED EXCUSED O	
DISPOSITION: ADOPTED DEFEATED WITHDRAWN AMENDED CORRECTED REFERRED	-

BAY COUNTY BOARD OF COMMISSIONERS 2/8/11

RESOLUTION

BY:	WAY	s/	AND	ME	ANS COMMITTEE	(2/1/ ⁻	11)					
WHEREAS,	The	Bay	/ Co	unty	Mosquito Control D	irect	or or	ene	ed control materia	bid	s joi	ntly
	with	Mid	lland	and	d Tuscola Counties	on 1/	12/1	1; a	nd			
WHEREAS,		•			ontrol material bids							
					bid to the lowest qu	ıalifie	ed bi	dde	r, copy of 2011 ins	ectio	cide	bid
			-		ed; and							
WHEREAS,					the control material	s will	not (exc	eed the 2011 budg	etec	l fur	ids;
DE0011/ED	Ther		•								1. 1.1	
RESOLVED	•		•		nty Board of Comm							
	•		•		quito Control for 201 It Further	T IS a	awar	aea	as outlined and ni	gniig	inte	a in
RESOLVED				•	an of the Board is a	uitho	rizer	l to	sian any required	doc	uma	ante
KLOOLVLD					eview/approval; Be I			2 (0	sign any required	aoo	uiiic	11160
RESOLVED		•		•	ustments, if required		_	rov	ed.			
			-9	J -	ERNIE KRYGIEF							
					AND COMMI	•						
MosqCont-20	11-Bi	dΑν	ward									
MOVED BY COM	4	Kr	نوو	46								
SUPPORTED BY	COMM.	D	ur	<u>anc</u>	2yK							
COMMISSIONER	t .	Υ	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E
Michael J. Duran	czyk	/	}		Joe Davis	/			Tom Ryder	/	1	
Brandon Krause					Ernie Krygier	~			Christopher Rupp			
Vaughn J. Begid	k	/			Kim Coonan	/	<u> </u>		Donald J. Tilley	/		
VOICE: VI	DOPTE	 ⊳ <u>`</u>	NAYS	DEFE!	EXCUSED _ EXCUSED_O ATED WITHDRAWN CTED REFERRED		_					

Midland, Bay & Tuscola County Mosquito Control Agencies 2011 INSECTICIDE BID SUMMARY

							20-Jan-11
		Amount		Vend	Vendor - Unit Price (pound, gallon, case)	(pound, gallon,	, case)
	В	Bay	y				
Material	M	Midland	pue	Adapco	All Pro	Clarke	Univar
	T	Tuscola	ola		Vector Group		USA
A. Abate 5%PG	M	1,628	lb.	N.B.	N.B.	\$15.00	N.B.
B. Larvicide Oil		Brand		BVA -2	Bonide		
	B	1,500	gal.	\$7.22 1	\$9,25	N.B.	N.B.
	M	3,000	gal.	\$7.22 1	\$6.25	N.B.	N.B.
C. Atosid Pellets	M	088	lb.	\$25.05	N.B.	\$25.05	\$25.05
D. ULV Permethrin		Brand		Perm-X	Evoluer	Biomist	Kontrol
	В	3,000	gal.	\$17.19	\$15.14	\$14.98	\$19.00
	M	4,500	gal.	\$17.19	\$15.14	\$14.98	\$19.00
	T	050'9	gal.	\$17.19	\$15.14	\$14.98	\$19.00
E. BTI Liquid	M	3,250	gal.	\$23.49	N.B.	\$30.71	\$27.67
		009	gal.	\$23.49	N.B.	\$31.74	\$31.80
F. BTI Briquets	В	10	cases	\$86.54	N.B.	\$85.00	\$59.00
G. VectoLex CG	B	1,000	lb.	\$6.20 2	N.B.	\$6.9\$	N.B.
H. Natular XRT	В	30	cases	N.B.	N.B.	\$801.57	\$657.80 3
I. Natular 2EC	В	25	gal.	N.B.	N.B.	\$761.38	N.B.

notes:

Valent BioSciences offered a supplemental agreement for future purchases of B.t.i. (VectoBac) corn cob granules

	71.07	£102
Bay County	\$1,224	\$1.265
Midland County	\$1.220	\$1.261
Tuscola County	\$1.348	\$1.395

BAY COUNTY BOARD OF COMMISSIONERS 2/8/11

RESOLUTION

BY: WAYS AND MEANS COMMITTEE ((2/1/11)
--------------------------------	----------

WHEREAS, A major part of Bay County Mosquito Control's source reduction is the residential scrap tire projects which provide a way for homeowners to dispose of unwanted tires from around their yards and neighborhoods; and

WHEREAS, The overwhelming response generated by the scrap tire projects has been encouraging and two scrap tire projects have been scheduled for 2011; and

WHEREAS, Environmental Rubber Recycling, Inc. has provided past tire disposal services and has indicated that there will be no price change for tire disposal in 2011, the fee will be a flat rate of \$1,650 per trailer; and

WHEREAS, Funds are included in the 2011 Mosquito Control budget for these services; Therefore, Be It

RESOLVED By the Bay County Board of Commissioners that the 2011 Scrap Tire Project/Agreement between the County of Bay and Environmental Rubber Recycling, Inc., for the disposal of accumulated used tires within Bay County known to be, or to have, the potential to become mosquito breeding sites, is approved and the Chairman of the Board authorized to execute said Agreement on behalf of Bay County, subject to favorable legal review/approval; Be It Further

RESOLVED That budget adjustments, if required, are approved.

ERNIE KRYGIER, CHAIR AND COMMITTEE

Mosquito Control - Scrap Tire Co	ntract - 2011
MOVED BY COMM. Krygier	
Ja	
SUPPORTED BY COMM. Krause	

COMMISSIONER	Y	N	E	COMMISSIONER	Υ	N	E	COMMISSIONER	Y	N	E
Michael J. Duranczyk	~			Joe Davis	/	1		Tom Ryder	/	·	
Brandon Krause	~			Ernle Krygier				Christopher Rupp	/		
Vaughn J. Begick	/			Kim Coonan	~			Donald J. Tilley	/		

VOTE TOTALS:			
ROLL CALL: YEAS	NAYS	EXCUSED	_
voice: 🗸 yeas <u></u>	NAYS 0	EXCUSED_O	
DISPOSITION: ADOPTED_	DEFEAT	ED WIT	HDRAWN
AMENDED	CORREC	TED REFER	RED

BAY COUNTY BOARD OF COMMISSIONERS 2/8/11

RESOLUTION

BY: WAYS AND MEANS COMMITTEE (2/1/11

- WHEREAS, Through contractual arrangement, the Bay County Mosquito Control Department locates 12 New Jersey Light Traps in various parts of Bay County which are monitored by senior citizens; Therefore, Be It
- RESOLVED By the Bay County Board of Commissioners that the Light Trap Data Collector's Contracts between Bay County and various individuals (12) (listing attached) are approved and the Chairman of the Board authorized to execute said Agreements on behalf of Bay County following legal review/approval; Be It Further
- RESOLVED That the light trap collectors shall be reimbursed at the rate of \$45 per month for the months of June, July, August and September, 2011.

ERNIE KRYGIER, CHAIR AND COMMITTEE

Mosquito Control-2011 Light Trap Data Contracts

MOVED BY COMM	Krygier
SUPPORTED BY COMM	

COMMISSIONER	Υ	N	E	COMMISSIONER	Υ	z	E	COMMISSIONER	Y	N	Æ
Michael J. Duranczyk	~			Joe Davis		ì		Tom Ryder	~		
Brandon Krause	~	<u> </u>		Ernie Krygler	/			Christopher Rupp	~		
Vaughn J. Begick	/			Kim Coonan	/			Donald J. Tilley	~		

VOTE TOTALS:	
ROLL CALL: YEAS	NAYS EXCUSED
VOICE: VEAS 9	NAYS O EXCUSED O
·	
DISPOSITION: ADOPTED_	DEFEATED WITHDRAWN
AMENDED	CORRECTED REFERRED

-34-

2011 LIGHT TRAP NETWORK

1. Bernice Bellor	2294 Ballor Lane (Fraser)	Linwood 48634	697-3614
2. Beverly Eschenbacher	204 Grant Street (Williams)	Auburn 48611	662-6652
3. Toni Garcia	43 Spruce Ridge Drive (Bangor)	Bay City 48706	922-1038
4. Romaine Gorney	1306 S. Jackson (BCE)	Bay City 48708	892-7905
5. Marjorie Jezewski	4792 Three Mile Road (Monitor)	Bay City 48706	684-2555
6. Donna Kruchowski	616 Third Street P.O. Box 211 (Pinconning)	Pinconning 48650	879-4605
7. Marie Lambert	1600 S. Grant (BCE)	Bay City 48708	892-5077
8. Mary Lozo (Larry Lozo)	2544 Old Beaver Road (Kawkawlin)	Kawkawlin 48631	684-3837 (msg) 686-4575
9. Jerry Maxson	PO Box 233 (Mt. Forest)	Standish MI 48658	879-2433
10. Eileen Ostash	368 S. Trumbull Road (Portsmouth)	Bay City 48708	892-2311
11. Randy Rogner	224 Lagoon Beach Drive (BCW) (506 Columbian)	Bay City 48706	686-4867
12. Rev. Carl F. Trosien (trozeen)	1611 Nebobish (Essexville)	Essexville 48732	893-7224

^{*} Light Trap Contracts 240.00-620.00-802.02

BAY COUNTY BOARD OF COMMISSIONERS

02/08/11

RESOLUTION

	RESOLUTION
BY: WHEREAS,	WAYS AND MEANS COMMITTEE (2/1/11) In 2004, the Gypsy Moth Suppression Program millage language expanded the mission of the Gypsy Moth Suppression Program to include Emerald Ash Borer (EAB), an invasive, non-native pest which was first confirmed as present in Bay County in August of 2007 and which causes serious tree mortality wherever it is found resulting in dead trees which cause a serious safety hazard; and
WHEREAS,	Trees throughout Bay County are beginning to show signs of heavy infestation by EAB and are in serious decline; and
WHEREAS,	It is proposed that the qualified ash trees on publicly owned lands be treated to reduce the environment impacts of the EAB and to mitigate the potential economic and safety risks associated with EAB damage; and
WHEREAS,	A tree inventory has been conducted on public lands to identify the number, size and condition of ash trees and it was determined that more than 1500 of the 3554 ash trees located in developed areas of publicly owned lands throughout the County would benefit from treatment to control EAB; and
WHEREAS, WHEREAS,	Treatment must be conducted between May 2, 2011 and June 15, 2011; and Funding for the Arborjet Treatment System will come from the Gypsy Moth Suppression Program Millage fund balance and \$250,000 has been included in the 2011 budget for this EAB Treatment Project; Therefore, Be It
RESOLVED	That the Bay County Board of Commissioners authorizes the Gypsy Moth Suppression Program to seek competitive bids for the EAB Treatment Project; Be It Further
RESOLVED	That the Chairman of the Board is authorized to execute contracts with the qualified application firms on behalf of Bay County following legal review/ approval; Be It Finally
RESOLVED	That budget adjustments relating to the EAB Treatment Project, if required, are

ERNIE KRYGIER, CHAIR AND COMMITTEE

Gypsy Moth - 2011 MOVED BY COMM K	EAB Treatment Project
SUPPOPTED BY COMM	Coonan

approved.

COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	Ε	COMMISSIONER	Y	N	E
Michael J. Duranczyk	~	1		Joé Davis				Tom Ryder	/		
Brandon Krause	/			Emie Krygier	/			Christopher Rupp	/		
Vaughn J. Begick	\ 			Kim Coonan				Donald J. Tilley	7		

VOTE TOTALS: ROLL CALL: YEAS NA VOICE: YEAS NA	YS EXCUSED YSO EXCUSED_O
DISPOSITION: ADOPTED V	DEFEATED WITHDRAWN

BAY COUNTY BOARD OF COMMISSIONERS

02/08/11

RESOLUTION

BY:	WAYS AND MEANS COMMITTEE (2/1/11)												
WHEREAS,		Recognizing the serious budget challenges being experienced by state and local											
	governments, the State of Michigan, along with several other groups, including the Michigan Municipal League, the Michigan Townships Association and the Michigan Association of												
Counties, formed the Michigan Shared Public Services Initiative (SPS									SSOCIAL	.ior	1 01		
WHEREAS,										which	le	ncal	
WHEREAS,	EAS, The purpose of SPSI is to provide a collaborative framework through governments and school districts can access needed resources to develop a												
	shared services to save money or protect services those communities offer; and										•		
WHEREAS,	The G	The Governor and Michigan legislative leaders have already stated, during their campaigns											
					ection, that local reve								
					laborating with each of	ther t	o sha	re s	ervices and become i	more ef	tici	ient	
WHEREAS,	in pro				and to start this process, as		, ac n	ossi	bla by appropriating	funda ir		مدادد	
WHEREAS,					2011 and contacting N			USSI	bie, by appropriating	Turius ii	16	arry	
WHEREAS,					orcement was chosen t			ved	first because of its im	portan	ce a	and	
	costs	of p	provid	ling it	. There are seven (7)	police	e dep	artn	nents in Bay County,	includi	ng	the	
	Michig	jan	State	Polic	ce. Bay County curren	tly p	rovide	es co	ontractual road patro	ol servic	es	for	
110150546					en municipalities; and						_	.	
WHEREAS,					unty staff will collect es. MSUE will organize								
	and n	ren	are a	ei vice	esent a report to Bay C	ים ווים לתווח	uawa, ⁄ Th	pro is re	vide all allalysis, pro poort will be shared w	vide III. vith the	יומ יומ	hlic	
					cipalities; and	- unit	,		pore will be offered in	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-	20	
WHEREAS,	The B	oar	d of (Comm	nissioners appropriated								
					ic Services in Bay Coun								
		ini	tiative	e, Crir	ne & Law Enforcement	in Ba	у Соц	inty,	and the cost is \$9,50	0; Ther	efo	ore,	
RESOLVED	Be It	tha	Bay A	Count	ty Board of Commissio	nerc	2007	N/AC	the Agreement with	h MCLIE	: E	=act	
RESOLVED					ation gathering, mapp								
					nty; Be It Further								
RESOLVED	That t	the	Chair	man	of the Board is authori				said Agreement on	behalf (of i	Bay	
					gal review/approval; B				•				
RESOLVED	That	rela	ted b	udgel	t adjustments, if requir			orov	ed.				
					ERNIE KRYGIER, AND COMMIT		ıĸ						
Shared Public S	ervices	In	itiativ	e	AND COMMIT								
MOVED BY COMM SUPPORTED BY CO	K	ry	gie	1									
SUPPORTED BY CO	MM	24	gic	<u>k</u> _									
COMMISSIONER		Y	N	Ε	COMMISSIONER	Υ	N	E	COMMISSIONER	YN	<u> </u>	E	
Michael J. Durano	zyk	~	<u> </u>		Joe Davis	~			Tom Ryder				
Brandon Krause		/			Ernie Krygier	/	r 	-	Christopher Rupp				
Vaughn J. Begick		V			Kim Coonan	_/		:	Donald J. Tilley	/			
VOTE TOTALS: ROLL CALL: YEA VOICE: YEA			LYS		EXCUSED								
•	VOICE: VEAS 9 NAYS 0 EXCUSED 0 DISPOSITION: ADOPTED DEFEATED WITHDRAWN												
	NDED_			RECTE		_							

- 37-

					W100101	. •	I					
BY: WHEREAS,	As N	/lari	k Ja eda	ner pay-	ANS COMMITTEE is now a District out of his accrued	Cour	t Ju	_				
WHEREAS,	Bay time	Col to	unty: chief	s Pe dep	rsonnel Policy allow tuties to elected off from county service	icials	upo					
WHEREAS,	In th	e p	ast v Clerk	wher c she	n Cynthia A. Lucza was paid 100% of	ık tra	nsfe		-	-		
WHEREAS,			•		n elected Bay Coun	•				a pay	you	ıt of
WHEREAS,	A bud	dge	et adj	ustn	nent in the amount o	of \$9,	544.	33 v	vill be required; Th	erefo	re,	Ве
RESOLVED	RESOLVED By the Bay County Board of Commissioners that, in this instance, the Bay County Personnel Policy is hereby waived and, in accordance with past practice, authorization is granted to pay Mark Janer for accrued vacation leave (\$6,044.33) and accrued sick leave (\$3,500 maximum), funds to come from Fund Balance; Be It Further											
RESOLVED	That	bu	dget	adju	stments required a ERNIE KRYGIEF AND COMMI	R, C⊦	IAIR	ed.				
Mark Janer-S MOVED BY COME SUPPORTED BY	ч	<u> </u>	y 9 :	el .								
						T	,					
COMMISSIONER	ì	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Υ	N	E
Michael J. Durar	czyk		<u> </u>		Joe Davis	<u> </u>		_	Tom Ryder			
Brandon Krause					Emie Krygier	/			Christopher Rupp			
Vaughn J. Begic	k	<u> </u>		l	Klm Coonan	<u>/</u>			Donald J. Tilley		\perp	
VOTE TOTALS: ROLL CALL: YEAS NAYS EXCUSED VOICE: YEAS NAYS EXCUSED DISPOSITION: ADOPTED DEFEATED WITHDRAWN												
	IENDED			ORRE	TED REFERRED							

RESOLUTION

2011-02-004

Division on Aging Fund Administration Activity \$3,890

Correct Division on Aging 2011 budget. In error, the computer hardware and software did not get Increased \$1,525 and \$2,475 respectively. ISD was in agreement with these purchases per memo sent on July 23, 2010. Funding source is millage money.

2011-02-006

General Fund
Sheriff Department Activity

\$62,246

To correct 2011 budget for Sheriff Department, Road Patrol and Township Patrol budgets. The 71800 retirment line Item (object) was calcutated under these budgets in error, as the units are overfunded and no extra retirement contribution is required. The budget adjustment also corrects the 10131500 Road Patrol 98100 vehicle line Item (object) for the 2011 budget that shows \$57,333 to replace three vehicles. The amount should be \$63,00.

ERNIE KRYGIER, CHAIR AND COMM.

MOVED BY COMM	Krygier
SUPPORTED BY COMM.	Coonen

COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E
Michael J. Duranczyk	/	ł		Joe Davis				Tom Ryder	1		\vdash
Brandon Krause	-			Emie Krygier		-		Christopher Rupp	1	-	_
Vaughn J. Begick	/			Kim Coonan		_	 	Donald J. Tilley	1	r	-

/	
DISPOSITION: ADOPTED DEFEATED WITHDRAWN AMENDED CORRECTED REFERRED	_

-40 -

02/08/11

Ву:	WAYS AND MEANS COMMITTEE 2/1/2	2011		
RESOLVED:	By this Board of Commissioners of Bay Adjustments are hereby approved on of the Board is hereby authorized to ex Budget Adjustments on Behalf of Bay C	02/08/2011 ar secute any docur	d, if required, th	e Chairman
Request	Fund Involved	Favorable	Unfavorable	No
Number	Department Involved	Impact	Impact	Impact
2011-02-002	General Fund Sheriff Department	·		x
	To re-align the budget for JAG (Justice Assistant Grant). The amount of the grant should be \$19,556 but the 2011 budget shows 10130100-50100 federal grants as \$24,000. This BA properly states the 2011 grant amount awarded to Bay County.			
2011-02-003	Division on Aging Fund Millage Meal Sites		\$16,400	
	To correct Division on Aging 2011 budget. The food supplies expense account should be \$8,200, but in error the budget shows a negative -\$8,200. This number should be positive because only revenue amounts are shown as negative under the MUNIS software system.			

RESOLUTION

BY:	PERSONNEL	/JUDICIAL	COMMITTEE	(1/18/1	1)
-----	------------------	-----------	-----------	---------	----

GovtServCredit-Retirement-Cynthia A. Luczak

RESOLVED By the Bay County Board of Commissioners that pursuant to its resolution no. 96-331- OTHER GOVERNMENTAL SERVICE CREDIT FOR RETIREMENT - adopted December 17, 1996, authorization is granted for Cynthia A. Luczak (Bay County Clerk) to purchase governmental service credit (2 years, 8 months with Arenac County) for retirement purposes in accordance with all terms and conditions contained in resolution no. 96-331.

TOM RYDER, CHAIR AND COMMITTEE

Y	N	E	COMMISSIONER	Y	N	Ε	COMMISSIONER	Y	N	E
/			Joe Davis	~	·		Tom Ryder	\	1	
/			Ernie Krygler	/			Christopher Rupp	/	1	
7			Kim Coonan	7		Τ	Donald J. Tilley	7	-	
	\rangle \square \square \square \cdot \square	YN	Y N E	Joe Davis Ernie Krygler	Joe Davis Ernie Krygler	Joe Davis Ernie Krygler	Joe Davis Ernie Krygler	Joe Davis Tom Ryder Ernie Krygler Christopher Rupp	Joe Davis Tom Ryder Ernie Krygler Christopher Rupp	Joe Davis Tom Ryder Ernie Krygler Christopher Rupp

2/8/11

RESOLUTION

BY:	PERSONNEL/JUDICIAL	COMMITTEE	(1/18/11)
-		~ ~ · · · · · · · · · · · · · ·	—

RESOLVED By the Bay County Board of Commissioners that concurrence is given to post/advertise/fill the following full time/part time/temporary/seasonal or co-op positions/vacancies, monies for said positions to come from the respective departmental budgets:

- A. **Mosquito Control** Seasonal Field and/or Biology Technicians (34) \$8.00/hr. day shift and \$10.00/hr night shift (same rate as 2010)
- B. **Information Systems** Tech Position (full time, temporary, \$24.20/hr.)
- C. **Health Department** Community Health Educator/Community Analyst (granted funded, full time \$43,347 entry)

RESOLVED That budget adjustments, if required, are approved.

RESOLVED That it is clearly understood that any positions funded through a grant shall be terminated or hours reduced if grant funding is terminated or reduced.

TOM RYDER, CHAIR AND COMMITTEE

Vacancies - 2-8-11

MOVED BY COMM	Ry	der
SUPPORTED BY COMM	<u> K</u>	rygier

COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E
Michael J. Duranczyk		1		Joe Davis		,		Tom Ryder	\	1	
Brandon Krause	\			Emle Krygler	\			Christopher Rupp	\	1	
Vaughn J. Begick	/			Kim Coonan	\ <u></u>			Donald J. Tilley			

VOTE TOTALS: ROLL CALL: YEAS VOICE: YEAS	NAYS EXCL	JSED JSED_ <i>O</i>	
DISPOSITION: ADOPTED_ AMENDED	DEFEATEDCORRECTED	WITHDRAWN REFERRED	

02/08/11

BY:	MUM	JMAN SERVICES COMMITTEE (1/18/11)										
WHEREAS,	resid	ieni ets	tial a	and imp	chigan has experier public properties, pair infrastructure, and	disp	lace	citi	izens and busine	esses	, cl	ose
WHEREAS,	The outli	cor nes	nmu the	nity co	of Bay County has mmunity's options nological hazards;	to r	•		_			
WHEREAS,	The busi	Ha nes	zard s ow	Mit ners	igation Plan has b s, and federal, state ate to reflect their o	een and	loca	l ag	encies, and has b			
RESOLVED That the Hazard Mitigation Plan is hereby adopted as an official plan of Bay County, Michigan.												
	MICHAEL J. DURANCZYK, CHAIR AND COMMITTEE											
Emergency M	Manag	jem	ent	- Ba	y County Hazard M	itiga	tion	Pla	n			
MOVED BY COM	м	Du	san	162	y K							
MOVED BY COM	COMM.		Ry	de	<u> </u>							
COMMISSIONE	R	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Υ	N	E
Michael J. Dura	nczyk	/			Joe Davis	✓			Tom Ryder	/		
Brandon Krause	! 	/	<u></u>		Ernle Krygler	/	- 		Christopher Rupp			
Vaughn J. Begic	k	/			Kim Coonan	✓			Donald J. Tilley			
Vaughn J. Begick Kim Coonan Donald J. Tilley VOTE TOTALS: ROLL CALL: YEAS NAYS EXCUSED VOICE: YEAS NAYS EXCUSED DISPOSITION: ADOPTED DEFEATED WITHDRAWN AMENDED CORRECTED REFERRED												

02/8/11

RESOLUTION

BY:	HUM	ΑN	SER	RVIC	ES COMMITTEE (:	L/18/ :	11)					
WHEREAS,	The	The Bay County Division on Aging has been approached by representatives										
	of the Summer Youth Camp to be a partner in this program for the					he su	ımr	ner				
	of 20)11	; and	d								
WHEREAS,	The	pro	grar	n w	ill be called "Wee	k of I	Hope	e" a	and the program	will		
	inclu	de '	yout	h he	elping with yard a	nd ho	me d	lea	n-up projects; an	d		
WHEREAS,	The	The local coordinators provide adult supervision on-site when the youth are										
	work	ing	at a	a ser	nior citizen's home	; and						
WHEREAS,	The	Divi	sion	on A	Aging wishes to ide	entify	som	ie s	enior citizens with	ı limit	ted	
	finar	ıcia	l res	ourc	es whose yard and	d prop	erty	ne ne	ed a significant cl	ean-ı	лр;	
	Ther	efo	re, E	3e It								
RESOLVED	That	the	e Ba	y C	ounty Board of C	ommi	ssio	ner	s hereby approve	es the	е В	lay
		•			on Aging acting				_			•
	proje	ects	to b	e co	mpleted under th	e "We	ek c	f H	ope" Program; Be	It F	ırth	ıer
RESOLVED	That	th	е Во	oard	Chairman is aut	horize	ed t	0 S	ign a Partner Or	ganiz	zati	on
	Agre	em	ent,	follo	owing legal review	/appr	oval	; B	e It Finally			
RESOLVED	That	bu	dget	t adj	ustments related	to this	s act	ion	, if required, are a	appro	ve	d.
				M	ICHAEL J. DURAN			AIR				
DOA 2011		_ c		_	AND COMM	TTEE						
DOA - 2011					. اما الأراد ال							
MOVED BY COMP	· · ·	ا د	/ 100.)							
SUPPORTED BY	сомм.		- 1 9	gie	<u> </u>							
COMMISSIONE	2	Y	N	E	COMMISSIONER	Y	N	Ε	COMMISSIONER	Υ	N	E
Michael J. Dura	nczyk	<			Joe Davis	/			Tom Ryder	1	,	
Brandon Krause	1	/	-		Ernie Krygler	/			Christopher Rupp			
Vaughn J. Begic	k	\			Kim Coonan	/			Donald J. Tilley			
VOTE TOTALS:												
ROLL CALL: Y		١			_ EXCUSED							
VOICE: V	EAS 9		MAYS. /	U	_ EXCUSED_ <i>O</i>							
DISPOSITION:	ADOPTE			DEFEA	TED WITHDRAW	/N	_					

-44 -

2/8/11

BY:	BAY	BAY COUNTY BOARD OF COMMISSIONERS (2/1/11)										
RESOLVED	ESOLVED By the Bay County Board of Commissioners that the reports of the County Executive, listed below and attached, are received:						nty					
	Emp	loyı	meni	t Sta	tus Report: Januar	y 20	1 1					
	Worl	kers	s' Co	mpe	ensation Report: De	ecem	ber	201	0			
	Unei	mpl	oym	ent I	Report: 4 th Quarter	201	0					
	DONALD J. TILLEY, CHAIR AND BOARD											
County Exec	utive	- St	atus	Rep	oorts							
MOVED BY COM	м	<u>_</u>	00	nar	<u> </u>							
SUPPORTED BY	сомм.		<u>Kr</u>	en s	ie_							
COMMISSIONE	₹	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Υ	N	E
Michael J. Dura	nczyk	✓			Joe Davis	/	1		Tom Ryder	/	-	
Brandon Krause					Emle Krygier		,		Christopher Rupp			
Vaughn J. Begic	k	_			Kim Coonan	/			Donald J. Tilley	V		
VOICE: Y	EAS EAS ADOPTE	 D			TED WITHDRAWN	I						

CHANGES IN EMPLOYMENT STATUS January, 2011

EMPLOYEE NAME	DEPARTMENT/FUNDING	DATE
NEW HIRE/APPOINTMENT (Re	egular status)	
Harry Gill Judge	Circuit Court General funds	1/01/2011
Janice McCullough Judicial Secretary	Circuit Court General funds	1/01/2011
Christopher Rupp County Commissioner	Board of Commissioners General funds	1/01/2011
Tom Ryder County Commissioner	Board of Commissioners General funds	1/01/2011
Joe Davis County Commissioner	Board of Commissioners General funds	1/01/2011
Brandon Krause County Commissioner	Board of Commissioners General funds	1/01/2011
Emily Prezzato Road Patrol Deputy	Sheriff Department General funds	1/06/2011
Carol VanOchten Kitchen Aide II	Division on Aging Aging funds	1/24/2011
NEW HIRE (On-call status)		
Kenneth Schram On-call Day Treatment	Probate Court	12/17/2010
TRANSFERS:		
Mark Janer TO: Judge FROM: Chief Def Attorney	District Court Criminal Defense	1/01/2011
Wendy Donnelly TO: Typist Clerk II FROM: Typist Clerk II	WIC Env. Health	1/01/2011
Deborah Stone TO: Typist Clerk II FROM: Legal Sec.	Env. Health Pros. Atty.	1/01/2011

Page 1 of 5

Sharon Tacey TO: Typist Clerk II FROM: Typist Clerk III	Animal Control Register of Deeds	1/01/2011
Jamie Yelsik TO: Typist Clerk III FROM: Legal Sec.	Register of Deeds Pros. Atty.	1/01/2011
Melanie Szelogowski TO: Legal Sec. FROM: Doc. Imaging Clerical Asst.	Pros. Atty. Board of Comm.	1/01/2011
Kip Burns TO: Custodian/Maint. FROM: Painter	Housing Dept. Building & Grounds	1/01/2011
Barb Kukla TO: Account Clerk FROM: Typist Clerk III	Treasurer's Office County Clerk	1/01/2011
Don Tilley TO: Board Chairman FROM: Ways & Means	Board of Commissioners Board of Commissioners	1/01/2011
Kim Coonan TO: Vice Chairman FROM: Commissioner	Board of Commissioners Board of Commissioners	1/01/2011
Ernest Krygier, Jr. TO: Ways & Means FROM: Commissioner	Board of Commissioners Board of Commissioners	1/01/2011
Jill McKeon TO: Account Clerk IV FROM: Account Clerk III	Finance Department Treasurer's Office	124/2011
SEPARATIONS:		
Tammy Stratton (deceased) Driver	Division on Aging	1/11/2011
Dominic Smith Community Health Educator	Health Department	1/28/2011
Ellis McRae Kitchen Aide	Division on Aging	1/20/2011

Page 2 of 5

Michelle Jackson 12/31/2010

Part-time Deputy Court Clerk District Court Probation

RETIREMENT:

Carol Maida 1/12/2011

Chief Dispatcher Central Dispatch

Personnel Department February 3, 2011

WORKERS' COMPENSATION REPORT December, 2010

EMPLOYEE NAME	DEPARTMENT	DATE OF INJURY	REASON FOR PAYMENT
Margaret Brown	Health Department	05/19/2006	Legal Only
Tom Bukowski	Juvenile Home	11/04/2010	Medical Only
Tiffany Hicks	Sheriff Department	03/03/2010	Medical Only
Robert Lee	Sheriff Department	08/09/2010	Medical & Indemnity
Shirley Lijewski	Sheriff Department	06/13/2010	Medical & Indemnity
Caryn Loeffler-Truax	Housing Department	01/08/2009	Settlement
Janice Luptowski	Probate Court	10/29/2010	Medical Only
Lynn Oliver	Animal Control	05/24/2010	Medical Only
Jill Torres	Building and Grounds	04/03/2003	Medical & Indemnity

Note: Employees appear on this report if there has been a payment during the month from the self-insurance fund for a work related injury. A name appearing on this report does not necessarily mean the employee is off work. Oftentimes, medical bills are received a month or two after the date of injury.

Submitted by: Danean Wright/Bay County Finance Dept.

Dated: January 10, 2011

UNEMPLOYMENT REPORT 4TH QUARTER, 2010

TOTAL: \$31,773.38

Name Department

Lynn Oliver Animal Control

Richard Fouchia Building and Grounds

James Preston Building and Grounds

Richard Cybulski Golf Course

Robert Franek Golf Course

Stephen Kaznowski Golf Course

Richard Rapin Golf Course

Gerald Vantol Golf Course

Susan Hiltz Housing Department

Arthur Amador Juvenile Home

Lori Lechner Juvenile Home

Tammy Ware Juvenile Home

Michael Collins Mosquito Control

Dale Dreffs Mosquito Control

Trisha Hebert Mosquito Control

James Hughes Mosquito Control

Matthew Mikolajczak Mosquito Control

Lauren Murawski Mosquito Control

Tracy O'Driscoll Mosquito Control

David Ross Mosquito Control

Ruth Russell Mosquito Control

Roy Walkowiak Mosquito Control

William Burleson Pinconning Park

David LaPrairie Probate Court

Dawn Wakefield Register of Deeds

Submitted by: Sue Gansser/Bay County Finance Dept.

Date: February 3, 2011

2/8/11

RESOLUTION

D	١	/	

BAY COUNTY BOARD OF COMMISSIONERS

RESOLVED

That the Bay County Board of Commissioners hereby approves the claims against the County as follows:

12/31/10	\$340,352.55
12/31/10	\$419,237.61
12/31/10	\$375,342.22
1/12/11	\$553,167.92
1/19/11	\$136,618.01
1/26/11	\$1,015,074.72

BAYANET:

12/1/10 TO 12/31/10

Payroil \$12,077.73 Accounts Payable \$43,586.26

Center Ridge Arms-Payables:

2/3/11

\$162,445.30

DONALD J. TILLEY, CHAIR BAY COUNTY BOARD OF COMMISSIONERS

Payables - Feb Bd Mtg

MOVED BY COMM	Coonan
SUPPORTED BY COMM	Krygier

COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E
Michael J. Duranczyk	V	ł		Joe Davis				Tom Ryder			
Brandon Krause	/			Emie Krygier	/			Christopher Rupp	/	-	
Vaughn J. Begick	-			Kim Coonan				Donald J. Tilley			Г

VOTE TOTALS:					
ROLL CALL: /	YEAS	NAYS	EXCUSED		
ROLL CALL: VOICE:	YEAS 9	NAYS 0	EXCUSED	0	
	•	/			
DISPOSITION:	ADOPTED_~	DEFEAT	ED	WITHDRAWN	
	AMENDED	CORRECT	ED F	LEFERRED	

MEETING DATE: FEBRUARY 8, 2011
MOTION SPONSORED BY:COMM. KRYGIER MOTION SUPPORTED BY:COMM. DURANCZYK MOTION NO.:17

TO APPROVE THE REGULAR BOARD SESSION MINUTES OF JANUARY 11, 2011 AND THE SPECIAL BOARD SESSION MINUTES OF FEBRUARY 1, 2011.

											1
	ΤŢ	N	Ε	COMMISSIONER	Υ	N	E	COMMISSIONER	Y	N	E
COMMISSIONER	<u> </u>		<u>└</u>	Commission	┼	┼─			-	1	1
Michael J. Duranczyk	l x	1	į .	Joe Davis	X	1	ł	Tom Ryder	↓ ^_	├ —	├
	1^	├			+	T^{T}		Christopher Rupp	l x	1	1
Brandon Krause	lх	1	1	Ernie Krygier	X		l	Christopher Kupp	- `` -	├ -	┼──
	<u> </u>	┼─	╂		1	1		Donald J. Tilley	lх	1	
Vaughn J. Begick	Ιx	1	1	Kim Coonan	X	<u> </u>	<u>L</u>	Dollaid 5. Tilley			

VOTE TOTALS: ROLL CALL: VOICE: XX	YEAS NAYS EXCUSED YEAS9 NAYS0 EXCUSED0
DISPOSITION:	ADOPTED XX DEFEATED WITHDRAWN

MEETING DATE: FEBRUARY 8, 2011	
MOTION SPONSORED BY: COMM. COONAN	
MOTION SUPPORTED BY: <u>COMM. KRYGIER</u>	
MOTION NO.:18	

TO RECEIVE TWO (2) LETTERS DATED JANUARY 10, 2011 FROM THE CITY OF BAY CITY FOR APPLICATIONS FOR INDUSTRIAL FACILITIES TAX EXEMPTION CERTIFICATES FROM THE FOLLOWING:

- 1) MICHIGAN BRAND, BAY CITY, MICHIGAN, FOR PROPERTY LOCATED AT 1313 S. FARRAGUT, BAY CITY, MICHIGAN, IN THE AMOUNT OF \$558,074.00.
- 2) BALDAUF ENTERPRISES, BAY CITY, MICHIGAN FOR PROPERTY LOCATED AT 910 TRUMAN PARKWAY, BAY CITY, MICHIGAN, IN THE AMOUNT OF \$1,469,764.00.

COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E
Michael J. Duranczyk	х			Joe Davis	x			Tom Ryder	x		<u> </u>
Brandon Krause	x	1		Emie Krygier	х			Christopher Rupp	X		
Vaughn J. Begick	X			Kim Coonan	Х			Donald J. Tilley	x		

	
VOTE TOTALS:	
ROLL CALL:	YEAS NAYS EXCUSED
VOICE: XX	YEAS 9 NAYS 0 EXCUSED 0
DISPOSITION:	ADOPTED XX DEFEATED WITHDRAWN
	AMENDED CORRECTED REPERKED

MEETING DATE: FEBRUARY 8, 2011	
MOTION SPONSORED BY: COMM. KRYGIER	
MOTION SUPPORTED BY:COMM. RUPP_	
MOTION NO.:19	

TO RECEIVE RESOLUTION 2011-9, THE BAY COUNTY PAWNBROKER ORDINANCE FOR CONSIDERATION AS PRESENTED. A PUBLIC HEARING IS SCHEDULED FOR MARCH 8, 2011.

COMMISSIONER	Y	N	E	COMMISSIONER	Υ	N	E	COMMISSIONER	Υ	N	E
Michael J. Duranczyk	x			Joe Davis	х			Tom Ryder	Х		
Brandon D. Krause	x			Emie Krygier	х			Christopher T. Rupp	х		
Vaughn J. Begick	х			Kim Coonan	х			Donald J. Tilley	х		

VOTE TOTALS:	
ROLL CALL:	YEAS NAYS EXCUSED
VOICE: XX	YEAS 9 NAYS 0 EXCUSED 0
DISPOSITION:	ADOPTED XX DEFEATED WITHDRAWN
	AMENDED CORRECTED REFERRED

MEETING DATE: FEBRUARY 8, 2011	٠
MOTION SPONSORED BY: COMM. KRYGIER	
MOTION SUPPORTED BY:COMM. DAVIS	
MOTION NO.: 20	

TO RECEIVE RESOLUTION 2011-10, THE BAY COUNTY SECONDHAND AND SCRAP DEALER ORDINANCE FOR CONSIDERATION AS PRESENTED. A PUBLIC HEARING IS SCHEDULED FOR MARCH 8, 2011.

COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	Ε	COMMISSIONER	Υ	N	E
Michael J. Duranczyk	х			Joe Davis	х			Tom Ryder	X		
Brandon D. Krause	х			Ernie Krygier	х			Christopher T. Rupp	х		
Vaughn J. Begick	х			Klm Coonan	х			Donald J. Tilley	х		

VOTE TOTALS:		
ROLL CALL:	YEAS NAYS	EXCUSED
VOICE: XX	YEAS 9 NAYS 0	EXCUSED 0
DISPOSITION:	ADOPTED XX DEFEATED	WITHDRAWN
	AMENDED CORRECTE	D REFERRED

MEETING DATE:FEBRUARY 8, 2011	
MOTION SPONSORED BY:COMM. DURANCZYK	
MOTION SUPPORTED BY:COMM. KRYGIER	
MOTION NO.: 21	
· · · · · · · · · · · · · · · · · · ·	_

TO ADJOURN THE REGULAR BOARD SESSION MEETING OF FEBRUARY 8, 2011 AT 4:30 P.M.

COMMISSIONER	Y	N	E	COMMISSIONER	Y	N	E	COMMISSIONER	Υ	N	E
Michael J. Duranczyk	х			Joe Davis	х			Tom Ryder	x		
Brandon Krause	х			Ernie Krygler	х			Christopher Rupp	x		
Vaughn J. Begick	х			Kim Coonan	х			Donald J. Tilley	x		

VOTE TOTALS:		
ROLL CALL:	YEAS NAYS EXCUSED	
VOICE: XX	YEAS 9 NAYS 0 EXCUSED 0	
DISPOSITION:	ADOPTED XX DEFEATED WITHDRAWN	_
	AMENDED CORRECTED REFERRED	