Finance Committee Agenda

	4/2/2024 1:30 PM Room 202	- -	
Meeting called by:	Bill Routley	Note taker:	Paul Bullock
Attendees:	Jerrilynn Strong, Chris Ja	ne, Ray Steinke, Mindy Tay	ylor
	Agenda	Topics	
Call To Order		Chair	
Public Comment			
Probate and Family Court Contract Proposal	Appointed Attorney	Judge Thompson	
Prosecutor Request/Chief	Dept.	Prosecutor Peterson	6
Logo Apparel Policy		Administrator	
Dumpster Service/CS Bui	lding	Building Superintendent	
Listed Bills			
Commissioner Per Diem a	and Travel		
Other Business			
Adjournment		Chair	

Finance Committee Meeting

4/2/2024 1:30 PM Room 202

Meeting called by:	Bill Routley	Note taker:	Paul Bullock	
Attendees:	Jerrilynn Strong, Chris Jan	ne, Ray Steinke, Mindy Ta	ylor	
	Agenda	Topics		
Call To Order		Chair	1:30 PM	
Public Comment			NONE	
Probate and Family Court . Contract Proposal	Appointed Attorney	Judge Thompson		
	Discussion: The Committee reviewed a proposed amended contract for appointed services in the Probate and Family Courts. Judge Thompson drafted the proposal to increase attorney rates to reflect inflationary increases covering the last 12 years.			
Conclusions: The Commit all services rendered after		ard that the Board concur with	n the new schedule of fees for	
Prosecutor Request/Chief Assistant Prosecutor Prosecutor Peterson				
		rence by the Board with starting experience in private practice and		
Conclusions: The Committee will recommend to the Board that the Board concur with the Prosecutor's request.				
Logo Apparel Policy		Administrator		
Discussion: The Committee	e reviewed a draft logo apparel	policy.		
Conclusions: The Commit	tee will recommend to the Boa	ard that the policy be placed o	n the April 18 th Board agenda.	
Dumpster Service/CS Build	ding	Building Superintendent		
Discussion: The Committee reviewed a proposal from Building Superintendent Bob Cassidy to not renew the Republic Services dumpster contract at \$245.62/month and switch to Sams Disposal without a contract at \$165/month.				
	tee will recommend to the Bos ot be renewed or extended up	ard that the request be approv on expiration.	ed and Republic Services be	
Listed Bills				
Discussion: The Committee	reviewed all bills			
Conclusions: The Committ	ee will recommend that all bi	lls be paid.		

Commissioner Per Diem and Trave	el	
Discussion: The Committee reviewe	d and approved all Commissioner per die	em and travel.
Other Business		
Discussion: The Committee discusser recommend to the Board that a Con determine a process for considering	d the Marijuana Excise Tax funding receive nmittee of the Whole be held at 2:30 pm guse of the funds.	ed for 2023. The Committee will on May 14 th in Conference Room F to
Adjournment	Chair	2:20 PM

Court-Appointed Counsel Contract for the 49th Circuit Court Family Division, and the 18th Probate Court District

FC - 1

PREAMBLE

The 49th Circuit Court Family Division and the 18th Probate Court District are trial courts for the County of Mecosta and the County of Osceola. Advocacy of competent counsel is indispensable to the proper administration of justice, fidelity to procedural due process, and respect for the United States Constitution's Sixth Amendment's Right to Counsel. This Contract sets out the procedure for appointing counsel in appropriate cases when required by law or court rule.

In drafting and approving this Contract the Courts were mindful of the ABA Ten Principles of a Public Defense Delivery System, which establishes the attributes that every court-appointed counsel system should display. Where relevant to the matters covered by this document, the Courts, to the fullest extent practicable, attempted to follow these principles. (These principles are set out in footnote 1, below. 1)

INTRODUCTION

This Contract is intended to lead to the retention of and appointment of competent attorneys, and to ensure that we have sufficient attorneys to provide proper representation of all individuals represented by attorneys appointed under this Contract.

The Court will appoint attorneys to indigent individuals in contempt proceedings where a jail sentence is possible, paternity, guardianship & conservatorship cases, delinquency cases, mental health proceedings, and neglect and abuse cases. The court will appoint attorneys as required by law or court rule. Indeed, we will appoint attorneys, up to a manageable number, to the types of cases they request provided that they possess the competence to handle such cases, which is significantly influenced by their experience and training.

9. Defense counsel; is provided with and required to attend continuing legal education.

^{1 1.} The Public function, including the selection, funding, and payment of defense counsel, is independent.

^{2.} Where the caseload is sufficiently high, the public defense delivery system consists of both a defender office and the active participation of the private bar.

^{3.} Clients are screened for eligibility, and defense counsel is assigned and notified of appointment, as soon as feasible after client's arrest, detention, or request for counsel.

^{4.} Defense counsel is provided sufficient time and a confidential space within which to meet with the client.

^{5.} Defense counsel's workload is controlled to permit the rendering of quality representation.

^{6.} Defense counsel's ability, training, and experience match the complexity of the case.

^{7.} The same attorney continuously represents the client until completion of the case.

^{8.} There is parity between defense counsel and the prosecution with respect to recourses and defense counsel is included as an equal partner in the justice system.

^{10.} Defense counsel is supervised and systematically reviewed for quality and efficiency according to nationally and locally adopted standards.

CONTRACT TERMS AND RECITALS

THIS AGREEMENT, made and entered into on ______ by and between the 49th Circuit Court Family Division and the 18th Probate Court District for the County of Osceola and the County of Mecosta, hereinafter referred to as the "Court," and the undersigned attorneys, hereinafter referred to as the "Attorneys."

WITNESSETH:

WHEREAS, the Court is required to appoint counsel to represent indigent individuals in cases when required by the US and Michigan Constitutions, statutes, and the Michigan Court Rules.

WHEREAS, the Attorneys desire to serve as appointed counsel representing said indigent individuals.

NOW, THEREFORE, in consideration of the mutual covenants expressed herein, IT IS HEREBY AGREED AS FOLLOWS:

A. METHOD OF APPOINTMENT

- 1. The Courts shall appoint the Attorneys as counsel to represent such individuals as are judicially determined to be indigent or who otherwise qualify for court appointment of counsel as required by law or court rule. Such appointments shall be made based upon a rotation system established by the Courts. The Courts shall appoint the Attorneys based on their classification and the indigent individual's court involvement. The determination of an Attorney's abilities / classification is within the discretion of the Osceola County and Mecosta County Judges, however, an Attorney who has originally been classified as being on a particular list or lists may later be placed upon additional lists based upon interest and qualifications.
- 2. An attorney under this contract hereby consents to email communications from the court and email service of all documents from the court and all other parties in the case. Nothing in this provision prohibits the attorneys from receiving or sending service via mail or hand delivery as long as that same service is also completed by email.

This provision is subject to cancellation by the court upon court adoption of an electronic filing/service system consistent with the then-existing version of the Michigan Court Rules.

3. An Attorney may request a different placement in the rotation and/or an increase or decrease in the frequency in which his/her name appears in the rotation. Such requests

will be granted, denied; or modified in the sole discretion of the Courts.

- 4. The Courts shall appoint the Attorneys individually, and in applying the rotation system, where appointments would typically be given to the next attorney on the list and so on, the Courts in individual cases may consider the greatest economy, the least number of conflicts, and the minimization of scheduling conflicts in making appointments. Additionally, due to the immediate nature of certain types of proceedings, the court may be left with few options for appointment, and will seek out the nearest available Attorney for appointment. This could result in occasionally diverting from the typical method of appointment pursuant to the rotation system.
- 5. Attorneys are obligated to accept the appointments made by the Court pursuant to paragraph 1. The Attorneys agree to provide competent legal defense services to all indigent individuals assigned to them under this agreement through final disposition of the case unless the appointed Attorney immediately contacts the Court regarding any conflict of interest with the appointment. The Court will then give this case to the next attorney pursuant to the rotation. The Court will appoint the attorney who had declined the regular assignment due to the conflict to the next case of a similar type filed provided the Attorney is otherwise qualified.
- 6. Where circumstances such as multiple co-respondents or conflicts of interest require the assignment of Attorneys in addition to those set out on the several lists or overflow lists for a particular county Mecosta or Osceola Attorneys on the lists and overflow lists for the other county will be requested to take the additional assignments.
- 7. Any Attorney or substitute counsel may appear at any hearing in a case assigned to another Attorney only with the express permission of the applicable Court and the client.
- 8. In the event an Attorney determines that any individual he/she is representing is not, in fact, indigent or is capable of partial reimbursement for the cost of his/her representation, and to the extent the Attorney can do the same without breaching any attorney/client confidentiality privileges, the Court shall be promptly notified so that arrangements may be made either for reimbursement or for substitution of retained counsel. It shall not be improper for the Attorney who was the court-appointed Attorney to become the retained Attorney.
- 9. In the event conflicts of interest should arise in the representation of multiple individuals assigned to the Attorney or with any other client of the Attorney where the Attorney was retained prior to the date of the appointment under this contract which creates the conflict, it shall be the obligation of the appointed Attorney to immediately petition the Court for substitution of attorney. If it is judicially determined that an irreconcilable conflict of interest has arisen or could arise, then the court will appoint other coursel as necessary to eliminate the conflict.

- 10. There will be individuals served by Attorneys that will have subsequent matters before the Court; those individuals eligible for appointed counsel will have the original Attorney appointed to represent the individual on these subsequent matters, unless there is good cause to do otherwise.
- 11. The Attorneys may maintain a private civil and criminal practice. Should an Attorney become involved in any irreconcilable conflicts of scheduling he/she shall notify the Court immediately to request an appropriate adjournment.
- 12. The Judges shall not incur any personal liability for the payment of any fees or expenses covered by this agreement or incurred by the Attorneys during the course of his/her representation of individuals assigned to the Attorneys under this agreement.

B. COMPENSATION

- 1. It is expressly understood and agreed that the total compensation which the Attorneys shall receive for their services rendered under this agreement shall be set forth in the attached schedule.
- 2. Attorneys shall submit their request for compensation on the relevant form set out on the attached schedule.
- 3. In extraordinary cases the Court has the discretion to increase the compensation an Attorney would receive under this agreement upon written request and appropriate proof from the Attorney.
- 4. Should it be necessary for an Attorney to terminate his/her relationship with a client because of a conflict of interest, because the client voluntarily terminates said relationship, or for other good cause as first approved by the Court, the compensation the attorney will receive will be addressed on a case-by-case basis.

C. LIMITATIONS/GENERAL REQUIREMENTS

- It is expressly understood and agreed that the Attorneys are not Court employees. The employees, servants and agents of the Attorneys shall in no way be deemed to be and shall not hold themselves out as the employees, servants or agents of the Courts. The Attorneys' employees, servants and agents shall not be entitled to any fringe benefits of the Court.
- 2. The Courts shall assume no responsibility for actions brought against an Attorney for the performance of services rendered by the Attorney, nor shall the Courts defend or indemnify the Attorney with respect thereto. The Attorneys understand and agree that their activities are not covered under any liability insurance which may be carried by the Courts. The Attorneys shall provide their own professional liability insurance covering

them and each of their employees while performing the services set forth under the terms of this Contract. Proof of said insurance shall be provided to the Court upon request. The Attorneys shall indemnify the Court for any fees which it may incur as the results of errors, omissions, negligence and/or malpractice of the Attorneys.

- 3. The Attorneys shall render the services required of them by this Contract in complete compliance with all applicable federal, state and local laws, ordinances, or rules and regulations and with all applicable policies, rules and regulation of the Court.
- 4. The Attorneys shall not discriminate against a person to be served under this Contract because of race, religion, color, national origin, age, sex, handicap, height, weight, marital status, political or religious affiliations, or beliefs of citizenship.
- 5. The Attorneys shall adhere to all federal, state and local laws, ordinances, rules and regulations prohibiting discrimination with regard to persons seeking employment. The Attorneys shall not discriminate against an employee or applicant for employment with respect to hire, tenure, terms, conditions or privileges of employment, or a matter directly or indirectly related to employment because of race, religion, color, national origin, age, sex, handicap, height, weight, marital status, political or religious affiliations, or beliefs of citizenship.
- 6. This Contract contains all of the terms and conditions agreed upon by the parties hereto and no other agreements, oral or otherwise, regarding the subject matter of this Contract or any part hereof, shall have any validity or bind any of the parties hereto.
- 7. If any provision of this Contract is held to be invalid, the remainder of this Contract shall not be affected thereby.
- 8. Nothing contained herein shall be construed to require the Court to expend funds beyond those appropriated by the Courts' funding unit, except that, if the Courts or Counties refuses to comply with the funding requirements of this Contract, the Attorneys shall be immediately relieved of further duties and obligations thereunder.

D. TERMINATION/INDEMNIFICATION/ASSIGNMENT

1. The Attorneys shall not assign, subcontract or otherwise transfer their duties and/or obligations under this Contract without prior approval, either written or verbal, of the Judge assigned the case in which the change is sought. (If approval is verbal, it shall be followed with an appropriate "appearance" indicating that the appearance of the new Attorney has been done with the approval of the assigned judge.) In the event that particular subcontract is approved by the assigned judge, no additional payments shall be made by the Courts for the services of the subcontractor. Compensation of such subcontractor shall be solely the responsibility of the Court pursuant to the terms of this

Contract.

- 2. This agreement may be modified or terminated as follows:
 - A. The Courts have the right to terminate or modify this agreement, however, any such modification or termination shall be applied prospectively only and shall not modify or impair any rights or responsibilities of the attorneys hereunder for appointments made prior to the date of the modification or termination.
 - B. The Courts have the discretion add additional Attorneys to the rotation and/or to modify the rotation.
 - C. The Courts may remove an Attorney from the rotation if the Courts determine that the Attorney has failed to live up to his/her obligations under this Contract.
 - D. An Attorney may withdraw from this contract upon showing that the Courts or the Courts' funding unit has not lived up to their obligations under this Contract.
 - E. An Attorney may withdraw upon written notice to the Courts but he/she is obligated to finish those cases which he/she was appointed unless the Attorney petitions the Courts to withdraw as counsel in those cases pursuant to the Michigan Court Rules.
 - F. An Attorney may request a different placement in the rotation and/or an increase or decrease the frequency in which his/her name appears in the rotation. Such requests will be granted, denied or modified in the sole discretion of the Courts.
 - G. Termination of an appointment or involuntary removal of an Attorney from the rotation shall serve to revoke all authority of the Attorney to continue representation of those cases which remain outstanding as of the date of the termination, unless the Court is persuaded, upon application of the Attorney and the individual, that the Attorney has ongoing ethical obligations to the individual, in which case the Attorney may continue the representation of the individual until further order of the Court. Once an Attorney's authority to represent an individual ends under this paragraph the files still outstanding shall be turned over immediately to the substitute Attorney designated by the Court.

IN WITNESS WHEREOF, the parties hereto have executed this agreement on the day and year first above written.

Date:

Attorney:

Date:

Court:

COMPENSATION FOR PROBATE COURT AND FAMILY DIVISION MATTERS

It is expressly understood and agreed that the total compensation which the Attorneys shall receive for their services rendered under this agreement shall be as set forth herein. The Attorneys shall be compensated for each case assigned to them as follows:

Neglect

Α.	Case resolved including initial pick up hearing preliminary and pretrial OR	\$300.00
В.	Case resolved including initial pick up hearing, preliminary, pretrial and dispositional hearing	\$450.00
C.	Additional hearings	\$120.00
D.	First full day of trial, jury or non-jury, including termination hearing, add B&C above	to A&C or _\$825.00**
E.	Each additional day of trial, add to A&C or B&C above	\$525.00
F.	Uncontested consent, release, or termination hearings	\$120.00
G.	Motions (up to 3 hours per motion)\$7	120.00/hour
	Motions (up to 3 hours per motion) \$* Appeals \$* (Maximum of \$3,000.00 unless negotiated with Court otherwise.) \$*	
	Appeals\$1	120.00/hour
н.	Appeals\$1 (Maximum of \$3,000.00 unless negotiated with Court otherwise.)	120.00/hour PPC) \$150.00*
н. I. J.	Appeals\$1 (Maximum of \$3,000.00 unless negotiated with Court otherwise.) Attend Foster Care Review Board or Permanency Planning Conference (I	120.00/hour PPC) \$150.00* \$120.00*

**For any trial adjourned or settled 7 or fewer days before it is commenced, the Attorney may bill up to \$300.00 for trial preparation at the rate of \$120.00 per hour.

Delinquency

A.	Misdemeanor/ Status case resolved, pretrial and adjudication *Per petition	\$300.00
в.	Felony case resolved, pretrial and adjudication *Per petition	\$500.00
C.	Dispositional Hearing *Not per petition	\$120.00
D.	First full day of trial, jury or non-jury, add to above	\$825.00**
E.	Each additional day of trial, add to above	\$525.00
F.	Review hearing - post disposition	\$120.00
G.	Additional hearings prior to trial, in addition to above	\$120.00
н.	Appeals (Maximum of \$3,000.00 unless negotiated with Court otherwise.)	\$120.00/hour
Ī.	Motions (Up to 3 hours without prior court authorization.)	\$120.00/hour
J.	Meeting with minor client when placed out of their home	\$120.00*
K.	Meeting with minor client virtually	\$75.00
lus r	pecessary mileage when out of county (@ current IBS rate)	

*Plus necessary mileage when out of county (@ current IRS rate) (Requires preapproval from the court)

**For any trial adjourned or settled 7 or fewer days before it is commenced, the Attorney may bill up to \$300.00 for trial preparation at the rate of \$120.00 per hour.

***Unless otherwise negotiated with the court, multiple petitions which are the outcome of a single incident of delinquent behavior will be billed as one petition. By way of example, and not limitation, a minor who breaks into numerous vehicles in one 24 hour period will be billed as one petition – even if each offence is on a separate petition.

Guardianship & Conservatorship

A. Initial hearing including if evidentiary (for GAL or Attorney)	\$190.00
B. First full day of trial, jury or non-jury, add to above	\$825.00**
C. Each additional day of trial	\$525.00
D. Review hearing / additional hearings prior to trial	\$120.00
E. Statutory Reviews	\$100.00*
F. Investigation and reports / motion prep (Max 3 hours - requires prior court approval.)	\$120.00/hour
G. Appeals (Maximum of \$3,000.00 unless negotiated with Court otherwise.)	\$120.00/hour

* Plus mileage @ current IRS rate from Attorney office or Courthouse - whichever is closer

**For any trial adjourned or settled 7 or fewer days before it is commenced, the Attorney may bill up to \$300.00 for trial preparation at the rate of \$120.00 per hour.

***When a guardianship and conservatorship hearing run concurrently, the Attorney shall not bill for 2 separate hearings.

<u>Mental</u>

A. Any type of petition for mental health treatment (incl. initial hearing)_	\$225.00
B. Evidentiary hearing if not resolved at initial hearing	\$120.00
C. First full day of trial, jury or non-jury, add to above	\$825.00**
D. Each additional day of trial	\$525.00

**For any trial adjourned or settled 7 or fewer days before it is commenced, the Attorney may bill up to \$300.00 for trial preparation at the rate of \$120.00 per hour.

Domestic Relations Matters

A. Friend of the Court Show Cause / Contempt proceedings:

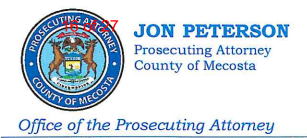
1. In person hearings (TBD by Judge)	\$200.00
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- 2. Virtual hearings (TBD by Judge) ______\$150.00
- B. Personal Protection Order Show Cause / Contempt proceedings:_____\$200.00
- C. Paternity cases (up to and not including a judicial hearing):______\$150.00

CONDITIONS (for all case types):

- A. Witness fees and service fees will be paid by the court.
- B. Expert witness fees must be preapproved by the court.
- C. Printing costs for trial exhibits billed \$.25/ page B&W and \$.75/page color.
- D. Postage for all correspondence at the current postal service rate but only if electronic correspondence is not practicable or if postage is necessary to comply with Michigan Court Rules.
- E. Whenever briefs are filed, whether in opposition to or in support of a motion or position of any party, or in the event that the court requires briefs on any issue, the Attorney will be paid \$120 per hour for all time attributable to research and brief preparation with a maximum of \$400 unless prior authorization is received.

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Mecosta County Building 400 Elm Street, Room 206 Big Rapids MI 49307 Phone: (231) 592-0141 mecostaprosecutor@mecostacounty.org



March 28, 2024

Mecosta County Board of Commissioners 400 Elm Street Big Rapids Michigan 49307

RE: Chief Assistant Prosecuting Attorney Vacancy

Dear Commissioners:

Thank you for your support of my office by refilling the Chief Assistant Prosecutor position recently vacated.

As you may be aware, filling positions in Prosecutor Offices around the State has been a challenge for several reasons. This has been especially true here, as I have had a vacancy for the APA for over a year and the Chief Assistant for several months.

Fortunately, I have received an application from Michael King who has expressed interest in the Chief Assistant position. He has previous experience as the 49th Circuit Court's law clerk from 2007-2008, a decade with the Michigan Attorney General's Office, as well as private practice in criminal defense. In his prior position as law clerk he became familiar with the area and has expressed the desire to always return to Mecosta County.

With this in mind, I would ask you to consider allowing me to hire him as the Chief Assistant at Year Three of the Pay Grade Scale.

Thank you,

Jonathan Peterson

Jonathan Peterson Prosecuting Attorney

MECOSTA COUNTY BOARD OF COMMISSIONERS IDENTIFICATION AND LOGO APPAREL POLICY effective mm/dd/yy

FC - 3

Use of County funds for purchase of apparel with the County logo

In order to better represent the County and to identify staff who regularly work out of the office, department heads and elected officials may utilize previously budgeted funds to purchase two shirts, or a light jacket for the staff listed below. The total cost of the items shall not exceed \$100 in any two year period. All items must be approved and vouched for by the elected official or department head. The County Board of Commissioners must approve any deviation from this policy. This policy shall only apply to the County logo. No other logo bearing apparel shall be purchased using County funds.

Authorized Staff:

- Department Heads, Elected Officers, and Chief Deputies who are required to represent the County out of the office.
- Building Department Inspectors who are employees of the County.
- Field staff for the Equalization Department, Drain Commission, Community Corrections Office, and Probation Departments.

This policy shall not apply to staff assigned to uniformed positions.

Apparel purchased with County funds shall only be worn when representing Mecosta County, will remain the property of Mecosta County, and will be returned upon separation from County service.

Mecosta County Maintenance Department

FC - 4

Dumpster Service Services Building

Regarding the dumpster service at the Mecosta County Services Building. I am requesting the cancellation of the contract with Republic Services due to their pricing policy. We are under contract with them, their price keeps creeping up over the duration of the contract. If you complain they are willing to lower the services rate, but when they adjust the rate, it also renews your contract. After an amount of time the rate will increase until you complain, if you don't complain the price does not reduce, and the contract automatically renews. I have a price from a local company that requires no contact, and they are offering a competitive rate.

Republic Services- \$245.62 (Last Bill I Paid.)

Contract

Sams Disposal- \$165.00 (Same Service)

No Contract

Thanks, **Bob Cassidy**

TRAVEL VOUCHER

COUNTY OF MECOSTA

Date:

1/27/2024

Pay to:

JERRILYNN STRONG COUNTY COMMISSION DISTRICT#2 1137 17 MILE ROAD REMUS, MICHIGAN 49340

Date	From	То	Reason for Travel	Miles Traveled
2/1/2024	HOME	SHERIDAN TWP HAL	REGULAR MEETING	8
2/19/2024		BARRYTON	FORK TWP REG MTG	9
2/20/2024	HOME	BIG RAPIDS	ROAD COMMISSION	50
3/6/2024	HOME	CHIPPEWA	TOWNSHIP HALL	26
3/7/2024	HOME	SHERIDAN TWP HAL	REGULAR MEETING	8
3/19/2024	HOME	MARTINY TWP HALL	REGULAR MEETING	33
3/19/2024	HOME	BIG RAPIDS	ROAD COMMISSION	50
3/23/2024	HOME	BARRYTON	FORK TWP ANNUAL MTG	9
3/26/2024	HOME	MARTINY TWP HALL	MARTINY TWP ANNUAL	33
3/28/2024	HOME	FARWELL	MID MI COM ACT AGY	66
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Street Street Street Street				
Lodging		· · · · · · · · · · · · · · · · · · ·		
Parking/Meals	Event			Amount
			Total Other	
The state of the s				
ALC: NO.				
State of the state of the state of the state			TOTAL MILES	21.9

Charge to: Travel Expense General Ledger 101-101-810.000

	& Parking Expense	
	ENEL	
REC	PR. UI MARDOFAER	200
	BOANSSIL	
	CO.	

TOTAL MILES 0.67 x MILEAGE TOTAL Meals/Parking Total

Total Reimbursement

It is hereby certified that the above account is true and correct and that no part of the same has been paid.

Sighed by Employée

Signed by Dept Head or Deputy if check is for Dept Head

VOUCHER

COUNTY OF MECOSTA

Commissioners

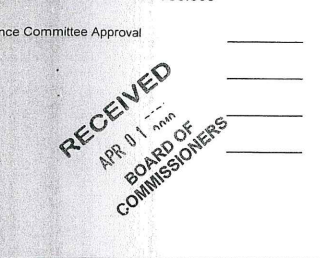
Commissioners		Date_	28-Mar-24
Pay te	o: Jerrilynn Strong		2
特别主义的 。"	County Commissioner District #2		The N
	1137 17 Mile Road		repriser
	Remus, Michigan 49340	$\sim \sqrt{2}$	picifici January
DATE	ITEMS		AMOUNT
2/1/2024	BOC		the second se
1/31/2024	FINANCE		\$50.00
3/6/2024	SHERIFF AND JAIL		\$50.00
3/7/2024			\$50.00
and a stand of the stand of the stand	BOC		\$50.00
3/13/2024	DRAINS		\$50.00
3/19/2024	ROAD COMMISSION		\$50.00
3/19/2024	FINANCE		\$50.00
3/21/2024	EMS & EMER MGT		\$50.00
3/21/2024	BOC		\$50.00
3/28/2024	MID MI COMM ACTION AGY		\$50.00

Charge to: Account #:

Per Diem 101 101 705.000 TOTAL

\$500.00

Finance Committee Approval



It is hereby certified that the above account is true and correct and that no part-of the same has been paid.

Signed

COUNTY OF MECOSTA

Commissioners

Date 3-21-24

Pay to: Tom O'Neil

DATE	ITEMS	AMOUNT
1-2-24	FINANCE	\$50,00
1-4-24	B.O.C.	850.00
1-18-24	BUILDING + ZONING	\$ 50,00
1-18-24	EMS	\$50,00
1-18-24	BOC	\$ 50,00
2-1-24	B.o.C.	\$ 50.00
2.15-24	Bullding & ZONING	\$ 50,00
2-15-24	E.M.S.	\$ 50.00
2-15-24	B.O.C.	\$ 50.00
3-5-24	PersoninEL	\$ 50,00
3-7-24	B.O.C.	\$ 50,00
3-13-24	DrAIN COMMISSION	\$ 50.00
3-21-24	Building & ZONNing	9, 517,00
3-21-24	EMS	\$ 50,00
3-21-24	B. D. C.	\$ 50.00
	A	
		TAL \$ 7.50.00

Charge to: Account #: Per Diem 101 101 705.000

> It is hereby certified that the above account is true and correct and that no part of the same has been paid.

om D'Meit 0 Signed



VOUCHER

COUNTY OF MECOSTA

Commissioners

Date 3 76 24

Ran Stempo Pay to: .

DATE	ITEMS	AMOUNT
3-5 24	FINANCE	50,00
3,724	Comm	50,00
313 24	NEPT	50,00
3-19 -24)	Fingince	50-00
3 21 - 24	EMS	50.00
3-21-24	Comm	50-00
		ĩ
		TOTAL STRON

Charge to: Account #: Per Diem 101 101 705.000



It is hereby certified that the above account is true and correct and that no part of the same has been paid.

Leine? Signed /

COUNTY OF MECOSTA

Commissioners

Date

3/26/2024

Pay to: LINDA HOWARD

DATE		AMOUNT
3/7/2024	Co Comm Mtg	\$50.00
3/8/2024	Mat.Management Mtg. Mt. P	\$50.00
3/13/2024	MCDC Mtg	\$50.00
3/13/2024	Drain Mtg	\$50.00
3/21/2024	Co. Comm Mtg	\$50.00
3/26/2024	DHHS Mtg	\$50.00
	TOTAL	\$300.00

 Charge to:
 Per Diem

 Account #:
 101 101 705.000

Finance Committee Approval



above account is true and correct and that no part of the same has been paid.

Linda Horvard

Signed

TRAVEL VOUCHER

COUNTY OF MECOSTA

Date: 3/26/2024

Pay to:

LINDA HOWARD

Date	From	То	Reason for Travel	Miles Traveled
3/8/2024	Mecosta	Mt. Pleasant	Mat.Management Mtg	25x2=50
3/13/2024		Big Rapids	MCDC Mtg	20x2=40
3/18/2024		Remus	Wheatland Twp Mtg	7x2=14
3/26/2024		Big Rapids	DHHS Mtg	20x2=40
Lodging				
Parking/Meals	Event			Amount
			Total Other	
			TOTAL MILES	144
Charge to:	Travel Expense		x	0.67
General Ledger	General Ledger 101-101-810.000		MILEAGE TOTAL Meals/Parking Total	96.48
	Meals & Parking E	xpense	Total Reimbursement	
		958.		

Meals & Parking Expense 101-101-809.000



It is hereby certified that the above account is true and correct and that no part of the same has been paid.

Línda Howard

Signed by Employee

Signed by Dept Head or Deputy if check is for Dept Head



COUNTY OF MECOSTA

Commissioners

Date 3-21-24

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Pay to: Randy Vetter

DATE	ITEMS		AMOUNT
3-6	ShERIFF + JAIL		50.00
3-7	BOC		50.00
3-21	Building + Zoning		.50, 00
3-21	BOC		50.00
			n 11
		1	

Charge to: Account #: Per Diem 101 101 705.000

RECEIVED NAR 20 mm OF FRS BOARD ON FRS

It is hereby certified that the above account is true and correct and that no part of the same has been

paid. Signed

COUNTY OF MECOSTA

Date: <u>3-</u>2/-24

Pay to:

Randy Vetter

Date	From	То	Reason for Travel	Miles Traveled
		. 10	<u> </u>	
2-21-74	HOME	COLFAY IN	P MTG	10
		and		1 /2
3-11-24	Home	GRAWT TWP	MTG	10
3-17-24	Home	GREEN TWP	MTG	20
	FIDALC	OREZIV 1000	11176	
3-20-24	Home	COLTAX TWP	MTG	10
	•			
		,		
				P
			<u></u>	And a second
Lodging				
Parking/Meals	Event			Amount
		V.		
				a der meine Saleuren er
				2 ×
			0 V	
			Total Other	
			Ú.	1
0	Trevel Company		TOTAL MILES	<u>50</u> 0.67
Charge to:	Travel Expense 101-101-810.000	15°		33,50
General Ledger	101-101-010.000		Meals/Parking Total	
	Meals & Parking Exper	nse	Total Reimbursement	
	101-101-809.000			
		Ster	It is hereby certified that the above	e account is true and correct
	7	Chilling and	and that no part of the same has t	been paid.
		0° 0° 04		All
	A. W.	V P P OF	1 (~/ WI VI	1110
	. K	WAY OF SI	Signed by Employee	
		Supp		
		COL.	TOTAL MILES X MILEAGE TOTAL Meals/Parking Total Total Reimbursement It is hereby certified that the above and that no part of the same has b Signed by Employee	check is for Dept Head

TRAVEL VOUCHER

COUNTY OF MECOSTA

VESS OF RECOVES

Date: 3-19-2024

Pay to:

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	Sty SA	LIMA	
	1		

Date	From	То	Reason for Travel	Miles Traveled
3/11 21	MURIPY	Millbrock Thi	Two Meet	34
3-11-24	MARLAN	HINTON TWP	Inp meet	17
3.1324	MORLIEN	HINTON TWP Dearsfield Twp	Twp meet	6
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		3 ⁴ 64 (2)		
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			1	4
11	alter in		• TOTAL MILES	57
harge to:	Travel Expense		x	
General Ledger: 101-101-810.000			TRAVEL TOTAL	5.3X

Finance Committee Approval

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It is hereby certified that the above account is true and correct and that no part of the same has been paid.

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Signed by Employee

Signed by Dept Head or Deputy if check is for Dept Head