COUNTY OF OSCEOLA
BOARD OF COMMISSIONERS’
COMMITTEE OF THE WHOLE
AGENDA
Tuesday, April 3, 2018
301 West Upton Ave., Reed City, Michigan
2nd Floor, Board of Commissioners’ Room, 9:30 a.m.

NOTE: Claims will be available for review from 9:00 – 9:30 a.m.

1. Meeting Called to Order by Chairperson.

2. Additions or Deletions to the Agenda – Approval of the Agenda.


4. Employee/Board Comments.

5. Consider Approval of the Minutes of March 20, 2018.

6. Consider Payment of Claims.

7. Old Business:
   A. Consider Other Budget Amendments, Cash Transfers, and Journal Register Reports from Treasurer.

8. New Business:
   A. Discuss Meceola Central Dispatch Items – Laurie Smalla:
      1. 911 Surcharge
      2. 911 Financing & Resolution
   C. Discuss Hosting of WCMCA Meeting – Susan Vander Pol.

9. Other Business:

10. Employee/Board Comments.

11. Extended Public Comments (Six Minute Limit).


Note: A quorum of the Board of Commissioners may be present at the Committee meetings.

PUBLIC COMMENT
The Committee welcomes public comment. We appreciate your attendance and look forward to hearing any concerns you may have. We request that the following rules of procedure be followed: At the beginning and at the end of each Committee meeting, there is time to receive public comment from the audience. If you wish to address the Committee, we ask that you stand, give your name and present your concern. If you wish to speak while the Committee is addressing a specific issue, you are asked to make arrangements ahead of time with the Committee Chairperson. No comments or questions will be taken at any other time.

If you should require special assistance in order to attend the meeting, please notify the County Coordinator at (231) 832-6196, twenty-four (24) hours before the posted meeting time, for arrangements to be made.
OSCEOLA COUNTY
COMMITTEE OF THE WHOLE
MINUTES
MARCH 20, 2018

The Committee meeting was called to order at 9:32 a.m. by Chairman Emig.

Present: Commissioners Pam Wayne, Jill Halladay, Larry Emig, Roger Elkins, Jack Nehmer, Alan Tiedt and Mark Gregory.

Also present: Marcia Eising-Administrative Assistant from Commission on Aging, Susan Vander Pol-County Coordinator, Karen Bluhm-County Clerk, and other members of the public.

**Motion by Commissioner Nehmer, seconded by Commissioner Gregory, to approve the agenda as presented. Motion carried.**

**Brief Public Comment: None**

**Employee/Board Comment: Commissioner Elkins asked about a meeting for contractors with our Building Inspector.**

Moved by Commissioner Gregory, seconded by Commissioner Wayne to approve the minutes of March 6, 2018 as presented. Motion carried.

Recommended by Commissioner Tiedt, seconded by Commissioner Wayne, to approve the claims of the County in the amount of $38,961.91. Recommendation was unanimously supported.

**Presentation from Michigan Association of Counties**
Steve Currie, Michigan Association of Counties (MAC) Executive Director, shared information about MAC with Board members. He highlighted several programs offered to Counties through MAC. He then spoke about some of the legislative priorities for them in 2018. Discussion was held.

**Appointment of Medical Examiner**
Susan Vander Pol, County Coordinator, and Chairman Emig spoke about meeting with Dr. deJong, DO as well as other members of County staff to discuss the proposed agreement with them for Medical Examiner services. Susan also explained the proposed agreement would be for a 90-day period until RFP’s can be obtained. At the end of the 90-day period an appointment would need to be made through January 31, 2019. Discussion was held.

Recommended by Commissioner Tiedt, seconded by Commissioner Wayne, to approve Joyce deJong, DO as the County’s Medical Examiner; Joseph Prahlow, MD, Rudolph Castellani, MD, Elizabeth Douglas MD, Amanda Fisher-Hubbard MD, and Brandy Shattuck MD, as the County’s Deputy Medical Examiners. Recommendation was unanimously supported.

**Contract for Services with WMED**
Susan Vander Pol, County Coordinator, advised Board members they need to approve the proposed 90-day contract with Western Michigan University Homer Stryker M.D. School of Medicine (WMED) for Medical Examiner Services.

Recommended by Commissioner Wayne, seconded by Commissioner Tiedt, to approve the contract with Western Michigan University Homer Stryker M.D. School of Medicine, for the period of April 1, 2018 through June 30, 2018 as presented and authorize the Chairman to sign. Recommendation was unanimously supported.
Resignation of Dr. Paul Wagner/County Medical Examiner
Commissioner Wayne asked about the need to accept Dr. Wagner’s letter of resignation received by the Board. Discussion was held.

Recommended by Commissioner Tiedt, seconded by Commissioner Gregory, to accept the resignation of Dr. Paul Wagner as Osceola County Medical Examiner and terminate contracted services effective at midnight on March 31, 2018. Recommendation was unanimously supported.

Budget Amendments and Journal Register Report
Commissioner Tiedt reviewed the one budget amendment received by the Board.

Recommended by Commissioner Tiedt, seconded by Commissioner Wayne, to approve the C.O.A. budget amendment and Treasurer’s March Journal Register Report for February postings as submitted. Recommendation was unanimously supported.

MMAP Agreement for Application Assistance
Marcia Eising, C.O.A. Administrative Assistant, asked Commissioners to approve the agreement with MMAP for reimbursement for eligible application assistance related to the Medicare Improvement for Patients and Providers Act (MIPPA).

Recommended by Commissioner Tiedt, seconded by Commissioner Nehmer, to approve the MMAP Agreement as presented and authorize the Chairman to sign. Recommendation was unanimously supported.

Wheelchair Van Purchase/C.O.A.
Marcia Eising, C.O.A. Administrative Assistant, reviewed the bids for the purchase of a new wheelchair van. She noted that one bid included many features not required in the RFP. Discussion was held.

Recommended by Commissioner Nehmer, seconded by Commissioner Gregory, to approve the bid from Transit Works in the amount of $35,495 for the 2018 Dodge Caravan for Commission on Aging from 273.120.989.000. Recommendation was unanimously supported.

Appointment to Osceola County Parks Board
The Parks Commission has received two (2) applications for a position on their Board. Commissioner Gregory brought forward a recommendation from Parks to appoint Elmo Hoaglund.

Recommended by Commissioner Gregory, seconded by Commissioner Elkins, to appoint Elmo Hoaglund to the Park’s Commission. Recommendation was unanimously supported.

Board liaison reports were given.

Extended Public Comment: None.

Moved by Commissioner Nehmer, seconded by Commissioner Gregory to adjourn at 10:49 a.m. Motion carried.

Karen J. Bluhm, County Clerk
Larry Emig, Chairman
March 19, 2018

Osceola County Board of Commissioners
Reed City, MI 49677

RE: 911 Surcharge request

Dear Sue,

Current Michigan law requires each County to notify the State annually of the amount of surcharge to be levied under the 2014 voter approved surcharge of up to $2.25/device/month. The levy runs from July 1st of any given year thru June 30th.

The Meceola Board has established the budget for 2018 based on the currently levied $2.25/device/month and requests that the Boards of Commissioners authorize the respective County Clerks to notify the State that the $2.25/device/month will continue to be levied from July 1, 2018 thru June 30 2019.

This notification must be made to the State via email by May 15, 2018.

A template is attached for the proposed letter. If the letter is provided to my office I will forward it to the State.

Thank you,

Laurie Smalla

Laurie Smalla
Director
Meceola Central Dispatch

/attachment
Michigan State Policy
STATE 9-1-1 ADMINISTRATIVE SECTION
Attention: mspetsc@michigan.gov
P. O. Box 30634
Lansing, Michigan 48909-0634

Attention: State 9-1-1 Committee,

[County name] will continue collection of its local ballot supported 9-1-1 surcharge amount of $2.25/device/month with no change in the amount from July 1, 2018, through June 30, 2019.

The current ballot proposal is valid thru December 2021.

Due to [County name]'s participation in the Meceola Consolidated Central Dispatch Authority, which provides dispatch services for all of Mecosta County, Meceola Central Dispatch Authority Director Laurie Smalla is authorized to complete and sign the SNC-500 on behalf of [County name] County as our 911 Director.

Sincerely,

NAME

[County Clerk name]

Cc: Laurie Smalla – Director, Meceola Central Dispatch Authority
    Mark Gregory – Chair, Meceola Central Dispatch Authority
March 19, 2018

Osceola County Board of Commissioners
Reed City, MI 49677

To Whom It May Concern,

Meceola Central Dispatch is seeking to refinance a lease and combine this with a request for a loan for a software purchase with Huntington National Bank.

The banking finance attorney is requesting clarification from both Mecosta and Osceola Counties about the formation of the Dispatch Authority and the Authority’s ability to incur debt as described in the 911 Final Plan documents.

Huntington is requesting the counties each adopt the following resolution that clarifies the Dispatch Authority to enter into a Financing Contract and clarifies some ambiguous language. The resolutions pledge the full faith and credit of the two Counties for the financing. While this approach is perhaps not what was anticipated when the Counties revised the agreement in 2001, it is what the Bank is requiring to refinance our current financing with Motorola and advance the additional $185,000 necessary for the upgrades to our 911 system. This language is exactly what is in the current agreement between the two Counties for Meceola’s operation, in the event that the surcharge fees do not cover operations.

The Bank is also asking that all three entities sign the final purchase agreement. I have attached the pertinent documents for your review.

If you have any questions please feel free to contact me or your 911 Board Representative.

Regards,

Laurie Smalla
Director
Meceola Central Dispatch
CENTRAL DISPATCH EQUIPMENT ACQUISITION AND FINANCING CONTRACT

THIS CONTRACT (the “Contract”), entered into as of __________, 2018, by and among the Meceola Consolidated Central Dispatch Authority (the “Authority”), a public body corporate established pursuant to Act 7, Public Acts of Michigan, 1967 (Ex. Sess.), as amended (“Act 7”), the County of Mecosta, Michigan (“Mecosta”), and the County of Osceola, Michigan (“Osceola”). Mecosta and the Osceola are referred to as the “Constituent Counties.”

RECITALS

A. The Authority has been established pursuant to the Agreement to Establish the Mecosta County & Osceola County Joint Consolidated Central Dispatch Authority [Meceola Consolidated Central Dispatch Authority] approved by the Constituent Counties (the “Agreement”) pursuant to the provisions of Act 7 for the purpose of operating and maintaining the Authority.

B. Act 7 provides Counties may jointly exercise any power, privilege or authority that each share in common and might exercise separately.

C. Each of the Constituent Counties possess the power to acquire and purchase central dispatch equipment.

D. Each of the Constituent Counties has the power and authority, in accordance with Act 156, Public Acts of Michigan, 1851, as amended (“Act 156”), to purchase lands, property, or equipment to be used for public purposes to be paid for in installments over a period of not to exceed 10 years or the useful life of the property, whichever is less.

E. The operations of the Authority are financed by the surcharges (“Surcharge Revenue”) authorized by Act 32, Public Acts of Michigan, 1986, as amended (“Act 32”) and if such funds are insufficient, the Agreement provides that the Constituent Counties contribute necessary amounts, 60% from Meceola and 40% from Osceola (the “Constituent County’s Share”).

F. The Constituent Counties deem it necessary that the Authority acquire, for the use of the Authority, central dispatch equipment and related equipment as described on Exhibit A (the “Central Dispatch Equipment”).

G. The current estimate of the cost of the Central Dispatch Equipment is $185,000 (the “Central Dispatch Equipment Cost”).
H. The Constituent Counties also deem it necessary that the Authority refinance the principal amount owing pursuant to the Equipment Lease Purchase Agreement between the Authority and Motorola Solutions, Inc., Lease Number 23980 (the "Lease Purchase"), which was issued to finance various central dispatch equipment specified therein.

I. The Lease Purchase has a current outstanding principal balance of approximately $672,000

J. Huntington Public Capital Corporation ("HPCC"), has offered to make a loan to the Constituent Counties through the Authority in the amount of not to exceed $845,000 at the rate of not to exceed 4.00% in order to finance a portion of the cost of the Central Dispatch Equipment.

K. The Constituent Counties desire to enter into this interlocal agreement pursuant to Act 7 in order to jointly purchase the Central Dispatch Equipment and jointly borrow funds pursuant to Act 156 to finance the purchase of the Central Dispatch Equipment, acting through the Authority to administer and execute this Contract.

L. The Constituent Counties, by this Contract, authorize the Authority to acquire the Central Dispatch Equipment to be used by the Authority and authorize the Authority to borrow funds pursuant to Act 156 and enter into an installment purchase agreement with HPCC.

M. By this Contract, the Constituent Counties agree to make payments to the Authority that will be sufficient to enable the Authority to make payments, when due, of principal and interest on an installment note, to be issued in order to obtain the funds necessary to purchase the Central Dispatch Equipment, to the extent the Surcharge Revenue is insufficient.

**AGREEMENT**

The Authority and each Constituent County agree as follows:

1. The Constituent Counties ratify and confirm the Agreement and the establishment of the Authority pursuant to Act 7 and the establishment of the Authority and its continuation shall be reauthorized and continued pursuant to this Contract and the terms of the Agreement shall be incorporated by reference into this Contract for such purpose.

2. The Constituent Counties each approve the acquisition of the Central Dispatch Equipment by the Authority. The Central Dispatch Equipment shall be owned by the Authority and operated pursuant to the provisions of the Agreement.
3. The Authority and the Constituent Counties approve the period of usefulness of the Central Dispatch Equipment as not less than ten (10) years and $185,000 as the estimated Central Dispatch Equipment Cost. The Authority and the Constituent Counties also approve the remaining period of usefulness of the equipment financed by the Lease Purchase to be not less than eight (8) years.

4. The Administrative Policy Board of the Authority, as appointed under the Agreement, is constituted pursuant to this Contract and shall act as a separate legal and administrative entity to implement this Contract. It shall be empowered with such powers as are granted under this Contract and any other powers necessary to achieve the purposes this Contract. Notwithstanding any provision of the Agreement, the Administrative Policy Board, as constituted to administer this Contract, shall have at least one member appointed by the governing body of each Constituent County who may be removed at will by the appointing governing body.

5. The Authority’s execution of a contract to purchase the Central Dispatch Equipment is ratified and confirmed.

6. After execution of this Contract, the Authority shall proceed to enter into an installment purchase agreement to finance a portion of the cost of the acquisition of the Central Dispatch Equipment in exchange for the funds necessary to acquire the Central Dispatch Equipment and to refinance the installment purchase of the equipment purchased pursuant to the Lease Purchase. The Constituent Counties grant to the Authority the power and authority to enter into the installment purchase agreement in an amount of not to exceed $845,000, payable over a period of ten (10) years, and at an interest rate not to exceed 4.00%. For purposes of Act 7, entering into the installment purchase agreement shall be construed as a joint action of the Constituent Counties acting through the Authority and each Constituent County has directly authorized and agreed to be indebted in this manner.

7. The Constituent Counties ratify and confirm the actions taken in connection with the Lease Purchase, authorize the refinancing of the Lease Purchase, and all actions taken with respect thereto pursuant to this Contract.

8. The Constituent Counties, by the execution of this Contract, pursuant to the authorization of Act 156, each pledge its limited tax, full faith and credit, contractual general obligation for the prompt and timely payment of its obligations expressed in this Contract,
subject to constitutional, statutory, and charter, if applicable, limitations on the taxing power of the Constituent Counties, and the installment purchase agreement issued by the Authority pursuant to this Contract will be issued in anticipation of this pledge by the Constituent Counties.

9. The Authority will pay the debt service on the installment purchase agreement from the funds annually budgeted by the Authority and received from the Surcharge Revenue. Each year the Authority shall include in its budget an amount sufficient to pay, when due, the principal and interest required to be paid on the installment purchase agreement during that fiscal year. The Surcharge revenue is hereby pledged to the payment of the principal of and interest on the installment purchase agreement.

10. After execution of the installment purchase agreement, the Constituent Counties shall each pay as part of its budget contribution to the Authority that Constituent County’s Share of the sum necessary to pay all amounts owed pursuant to the installment purchase agreement as it becomes due for which the Surcharge Revenues are not sufficient. Should the funds of the Authority be insufficient to pay the debt service on the installment purchase agreement for any reason, each Constituent County shall pay that Constituent County’s Share of the debt and the debt service thereon. These shares may be adjusted periodically by mutual agreement of the Constituent Counties.

11. The Constituent Counties shall each pay the amounts due under this Contract from its general fund as a first budget obligation, and they each hereby directly authorize being so indebted.

12. In the event the Constituent Counties shall fail to make a payment to the Authority required by this Contract at the time specified, the Authority shall have all rights and remedies provided by law to enforce the obligations of the Constituent Counties.

13. If the proceeds of the installment purchase agreement to be issued by the Authority are for any reason insufficient to purchase the Central Dispatch Equipment, the Constituent Counties shall provide such additional funds, as may be necessary, in the same proportions as set forth in Section 10.

14. This Contract is contingent upon the Authority issuing its installment purchase agreement to acquire the Central Dispatch Equipment and refinances the Lease Purchase, which installment purchase agreement shall be issued pursuant to Act 156 pursuant to the joint action authorized by this Contract pursuant to Act 7.
15. The Constituent Counties and the Authority further agree that they will each comply with their respective duties and obligations under the terms of this Contract at the times and in the manner herein set forth and will not suffer to be done any act that would in any way impair the installment purchase, the security therefore, or the prompt payment of principal and interest thereof.

16. This Contract shall become effective upon its approval and execution, and upon its filing with the County Clerk of each Constituent County and the Michigan Secretary of State, to the extent such filing is required by law. It shall terminate upon payment in full of the installment purchase agreement or upon the date the Authority ceases to use the Central Dispatch Equipment if this date is later. Upon termination of this Contract, title to the Central Dispatch Equipment, if still held by the Authority, shall vest in the Constituent Counties in the proportion to which they contributed to the cost of the Central Dispatch Equipment and the debt service on the installment purchase agreement.

17. If in any judicial proceeding a court shall refuse to enforce any part of this agreement, the unenforceable portions shall be deemed eliminated from the Agreement to the extent necessary to permit the remaining portions to be enforced.

18. The provisions of this Contract shall be in full force and effect and binding upon the successors and assigns of the parties.

[Remainder of page left blank intentionally.]
The parties have caused this Contract to be executed and delivered by their respective duly authorized officers, all as of the day and year first above written.

MECEOLA CONSOLIDATED CENTRAL DISPATCH AUTHORITY

By: 

Its: 

And: 

Its: 

Dated: _________, 2018

COUNTY OF MECOSTA

By: 

Its: 

And: 

Its: 

Dated: _________, 2018

COUNTY OF OSCEOLA

By: 

Its: 

And: 

Its: 

Dated: _________, 2018
EXHIBIT A

Description of Central Dispatch Equipment

New dispatch software system to interface dispatch to all the law enforcement in Mecosta County and the Osceola County Sheriff Department.
RESOLUTION TO APPROVE AND ADOPT
CENTRAL DISPATCH EQUIPMENT ACQUISITION AND FINANCING CONTRACT

Minutes of a regular meeting of the Board of County Commissioners of the County of Osceola, State of Michigan, held in Board Room of the Osceola County Courthouse, 301 W. Upton Avenue, Reed City, Michigan, on __________, 2018, at ____ p.m., local time.

PRESENT: ____________________________________________________________

_______________________________________________________________

ABSENT: __________________________________________________________

The following resolution was offered by Member ______________________ and supported by Member ______________________:

WHEREAS, the County of Osceola (the “County”) and the County of Mecosta (each a “Constituent County”) have formed the Mecosta Consolidated Central Dispatch Authority by entering into the Agreement to Establish the Mecosta County & Osceola County Joint Consolidated Central Dispatch Authority [Mecosta Consolidated Central Dispatch Authority] (the “Agreement”) pursuant to Act 7, Public Acts of Michigan, 1967 (Ex. Sess.) (“Act 7”) (the “Authority”); and

WHEREAS, the Authority is governed by a an administrative policy board created pursuant to the Agreement; and

WHEREAS, the Board of County Commissioners recognizes a need for continued cooperation between neighboring communities to provide 911 dispatch services and the need to purchase central dispatch equipment for this purpose; and

WHEREAS, the Authority desires to purchase central dispatch equipment to more efficiently provide central dispatch services to its Constituent Counties; and

WHEREAS, the Constituent Counties and the Authority have determined that it is necessary to borrow the funds necessary to purchase the central dispatch equipment; and

WHEREAS, the Constituent Counties and the Authority also deem it necessary that the Authority refine the principal amount owing pursuant to the Equipment Lease Purchase Agreement between the Authority and Motorola Solutions, Inc., Lease Number 23980 (the “Lease Purchase”), which was issued to finance the central dispatch equipment specified therein; and
WHEREAS, the Authority has received an offer from Huntington Public Capital Corporation ("HPCC") to loan the Authority the sum of $845,000 payable over ten years pursuant to an installment purchase agreement; and

WHEREAS, each Constituent County has the power and authority, in accordance with Act 156, Public Acts of Michigan, 1851, as amended ("Act 156"), to enter into an installment purchase agreement; and

WHEREAS, Act 7 provides that the Constituent Counties acting jointly may exercise any power they might each exercise separately; and

WHEREAS, the Central Dispatch Equipment Acquisition and Financing Contract (the "Contract"), which has been presented to the Board of County Commissioners approves the purchase of the central dispatch equipment and related equipment, authorizes the Constituent Counties acting jointly through the Authority to borrow money pursuant to Act 7 and Act 156 and pledges the County's limited tax, full faith and credit to the payment of the County's share of the cost thereof to the extent 911 surcharge revenues are insufficient.

NOW, THEREFORE, BE IT HEREBY RESOLVED as follows:

1. The Central Dispatch Equipment Acquisition and Financing Contract (the "Contract") presented to the Board of County Commissioners is hereby approved and adopted, and the Chair of the Board of County Commissioners and the County Clerk are hereby authorized and directed to execute the Contract for and on behalf of the County, in the form presented to this meeting, with such changes, additions and revisions as they shall approve, their approval evidence by their execution thereof.

2. As provided in the Contract, the County hereby pledges its limited tax, full faith and credit contractual general obligation for the prompt payment of its obligation to the Authority and HPCC as provided in the Contract.

3. The County designates its portion of the obligations under the Contract as "qualified tax exempt obligations" for purposes of the deduction of interest expense by financial institutions pursuant to Section 265(b)(3) of the Internal Revenue Code of 1986, as amended.

4. The officers of the County, or any one or more of them, are hereby authorized to do all acts and things to execute any documents or certificates as may be necessary or desirable, and to deliver such documents to the parties to effectuate the transaction described in the Contract.
5. All resolutions or parts of resolutions in conflict herewith shall be and the same are hereby rescinded.

YEAS: ______________________________________________________

____________________________________________________________________

NAYS: ______________________________________________________

____________________________________________________________________

ABSTAIN: __________________________________________________

RESOLUTION DECLARED ADOPTED.

______________________________
Karen J. Bluhm, Clerk
County of Osceola

CERTIFICATION

I, Karen J. Bluhm, hereby certify that the foregoing is a true and complete copy of a resolution adopted by the Board of County Commissioners at a regular meeting held on __________, 2018, and that public notice of said meeting was given pursuant to Act 267, Public Acts of Michigan, 1976, including, in the case of a special or rescheduled meeting, notice by publication or posting at least eighteen (18) hours prior to the time set for the meeting.

______________________________
Karen J. Bluhm, Clerk
County of Osceola

Dated: __________, 2018
MEMORANDUM

Date:    Monday, March 26, 2018
To:      AAAWM PoS Partner
From:    Kendall Banks, Care Management Services Network Administrator
RE:      AAAWM PoS Agreement Amendment

Enclosed you will find two (2) copies of an Amendment to your existing AAAWM PoS Agreement. This Amendment reflects some unit rate increases for Care Management funded services.

The effective date for the unit rate increases is April 1, 2018. Please sign both copies of the Amendment and return ONE in the included envelope by April 30, 2018 in order for your billing submissions to be processed and paid without interruption.

Please contact me at Kendallb@aaawm.org, or 616-988-5096 with any questions.
CARE MANAGEMENT/WAIVER PROGRAMS
PURCHASE OF SERVICE AGREEMENT
AMENDMENT

The Area Agency on Aging of Western MI, Inc. (AAAWM) and Osceola County via the Commission on Aging (Partner) entered into an Agreement on or after January 1, 2016 in which the Partner agreed to provide certain services for Care Management - MI Choice Medicaid Waiver Program services (CM/WA).

That Agreement is now amended as follows:

1) Services and unit rates for purchased services, agreed to by the Partner shall be as specified in the attachment I of this amended Agreement.

2) All terms, rights and obligations of the parties in the original Agreement signed on or after January 1, 2016 are reaffirmed, except as specifically modified by this Amendment.

The parties agree to this Amendment, effective April 1, 2018. Failure to return this signed agreement by April 30, 2018 may result in a delay for reimbursement of services provided.

AREA AGENCY ON AGING OF WESTERN MICHIGAN, INC.

By

[Signature]

Jackie O'Connor, AAAWM Executive Director

Date

By

[Signature]

Authorized Signature

Title

Date

Osceola County via the Commission on Aging

Original Agreement

Amended

01-01-16 or later

04-01-18
### I. Service and Bidding Information

**Name of Applicant:** Osceola County via the Commission on Aging

#### Billing Type/Benefit Type

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### Waiver/Community Based Services

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