



CITY OF PLYMOUTH MEETING MINUTES

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CITY OF PLYMOUTH
CITY COMMISSION MEETING MINUTES
PLYMOUTH CITY HALL COMMISSION CHAMBERS
Monday, March 19, 2018, 7:00 p.m.

1. CALL TO ORDER

Mayor Wolcott called the meeting to order at 7:00 p.m. and led the Pledge of Allegiance.

PRESENT: Mayor Oliver Wolcott, Mayor Pro Tem Colleen Pobur, Commissioners Daniel Dalton, Suzi Deal, Ed Krol, Nick Moroz and Mike Wright (arrived at 7:31 p.m.).

ABSENT: None

Also present was City Manager Paul Sincock, City Attorney Bob Marzano and various City Department Heads.

2. CITIZENS COMMENTS

Michele Potter 917 Simpson asked about volunteer applications for boards and it seems that some have not reached City Hall. She also asked about the possibility of having more women appointed to boards and also about having a better way to find info and submit applications to City Hall.

John Townsend asked for an update on Coffee with the Commissioners.

3. APPROVAL OF THE AGENDA

A motion was made by Mayor Pro Tem Pobur and seconded by Commissioner Moroz for approval of the Agenda for Monday March 19, 2018.

MOTION PASSED 6 – 0

4. ENACTMENT OF THE CONSENT AGENDA

- a) Approval of March 5, 2018 Commission Regular Meeting Minutes
- b) Special Event: Soccer and T-Ball 4/1/18 to 7/28/18 and 8/28/18 to 10/29/18
- c) Special Event: Diva Day 4/21/18
- d) Special Event: Best Friends Group Volleyball 5/10/18 to 10/11/18
- e) Special Event: Friday Night Music in the Air Concert Series 5/25/18 to 8/31/18
- f) Special Event: Concerts in the Park 5/31/18 to 7/26/18
- g) Special Event: Smith Elementary School 5th Grade Celebration 6/12/18
- h) Special Event: An American Salute Concert 6/30/18
- i) Special Event: West Middle School 6th Grade Picnic 6/1/18

A motion was made by Commissioner Dalton and seconded by Commissioner Krol for approval of the Consent Agenda for Monday, March 19, 2018.

MOTION PASSED 6 – 0

5. COMMISSION COMMENTS

Mayor Pro Tem Pobur talked about a football event between Plymouth High School and Livonia Stevenson High School on August 24, 2018 at Michigan Stadium called Battle at the Big House.

She also talked about the topic of Legacy Cost discussions between Plymouth City and Plymouth Township. At a recent Township Board meeting, many of their board members seemed to be of the opinion that the City is not willing to negotiate and are being obstructive in the discussions. This is not the case at all as the City is very confident in their position, has been very open in providing information and is currently waiting for a great deal of information with regard to their position. A recent article in the Eagle newspaper points to the Plymouth City as deliberately stalling in settling the matter. The City has been very diligent in trying to come to an agreement with the Township on this issue.

Mayor Wolcott agreed that the City has had a tremendous amount of outreach to try to work in good faith and we remain committed to the efforts to settle the matter.

Commissioner Krol gave an update on the Zoning Board of Appeals noting that there has only been one meeting so far this year and there have been fewer requests for appeals.

Commissioner Moroz gave an update on the Planning Commission talked about the Parking Study and the variations of requirements in different cities as to the spaces required per square foot and the City seems to be on the low end of required spots per square foot. He encouraged anyone interested to take a look at the Planning Commission's recent report from their March 14th meeting on the City's website. He also noted that he is still interested in doing the restaurant survey but to also include retail in the survey.

Mayor Wolcott noted that the DDA will have a special meeting on Thursday at 5 p.m. 3/22/18 due to a lack of quorum for their last regular meeting. Also the 3rd Parking Sub-committee meeting is on Wednesday 3/21/18 at 5 p.m.

Mayor Pro Tem gave an update on the Historic District Commission. They did the final approval for Bigalora/Arbor Brewing and they hope to have the Bigalora side open sometime in May. Also there will be an upcoming LLRC meeting to discuss the Westborn and Greek Islands license applications, and to work on the rooftop seating ordinance.

Mayor Wolcott commented that the Coffee with the Commissioners is being re-evaluated and we are currently reaching out to targeted neighborhoods. Will see how things are going with this after a few months.

6. OLD BUSINESS

7. NEW BUSINESS

- a) Ice Resurfacer Replacement

City Manager Sincock reviewed this item noting that we had canceled our original order from Sport Ice due to delivery time issues and the purchase will have no impact on the General Fund.

RES. #2018-22

WHEREAS The City of Plymouth operates a ice arena facility to support the recreational needs of the community; and

WHEREAS From time to time there is a need to upgrade the equipment in use at that facility in order to meet certain standards of operations and safety for our employees and users of the facility; and

WHEREAS It has been determined that there is a need to replace one of the Ice Resurfacing machines that is currently in use at the Facility.

NOW THEREFORE BE IT RESOLVED THAT the City Commission of the City of Plymouth does hereby rescind the authorization for the purchase the purchase of a new Sport Ice 348 Li (Kodiak) from Sport Ice USA in the amount of \$128,900 as the company has not been able to deliver a unit since it was ordered in March of 2017.

BE IT FURTHER RESOLVED THAT the City Commission of the City of Plymouth does hereby authorize the purchase of a new Zamboni 552AC unit from the Frank J. Zamboni Company of Paramount, California in the amount of \$136,289, less the trade in of the City's existing Zamboni 520-4669 in the amount of \$8,500 for a total purchase price of \$127,789.

BE IT FURTHER RESOLVED THAT The City Commission of the City of Plymouth does hereby authorize this purchase to be financed through Community Leasing Partners a Division of Community First National Bank. Finance payments are authorized from the City's Equipment Fund to the finance institution and the City's Recreation Fund shall pay a like amount to the Equipment Fund to fund the payments.

A motion was made by Mayor Pro Tem Pobur and seconded by Commissioner Deal for approval of the above resolution.

Mayor Wolcott and Mayor Pro Tem Pobur congratulated Steve Anderson, Ron Baase and Tracey Moran on a job well done with this and Mayor Pro Tem Pobur gave special recognition to Ron Baase for his dedication and professionalism and he is a great resource to the City of Plymouth.

MOTION PASSED 7 – 0

b) Western Wayne County Police Mutual Aid Agreement

RES. #2018-23

WHEREAS The City of Plymouth participates in the Western Wayne County Police Mutual Aid Program to allow the participating communities to have additional resources in time of emergency; and

WHEREAS From time to time the agreement needs to be updated and the Wayne County Chiefs have endorsed the proposed agreement; and

WHEREAS The City Police Chief has reviewed the document and is recommending its approval; and

WHEREAS The City Attorney has reviewed the document as well.

NOW THEREFORE BE IT RESOLVED THAT the City Commission of the City of Plymouth does hereby adopt the Western Wayne County Police Mutual Aid Agreement which is attached hereto and incorporated by reference. The City Clerk is hereby directed to include a copy of the agreement as a part of these meeting minutes.

A motion was made by Commissioner Wright and seconded by Mayor Pro Tem Pobur for approval of the above resolution.

There was discussion with board members and Chief Cox to clarify portions of the agreement.

MOTION PASSED 7 – 0

WESTERN WAYNE COUNTY

POLICE

MUTUAL AID AGREEMENT

1/31/07
(Adopted June 19, 2007)
Revised October 1st, 2017

The Western Wayne County Mutual Aid Agreement is composed of four documents:

1. PREAMBLE
2. MUTUAL AID AGREEMENT
3. BYLAWS
4. OPERATIONS PLAN

The approval by the local participating jurisdiction will be required.

The original Mutual Aid Agreement that was adopted in 1987 was primarily meant to cover crowd control related problems. This new agreement, originally adopted June 19, 2007, was revised on 06/01/2017. This agreement provides for an all-hazard mutual aid response that consistent with the tenants of the National Incident Management System.

Our jurisdictions continue to face threats to public health and safety from both man-made and natural emergencies and disasters. Incidents include, but are not limited to: fires, snow storms, ice storms, tornadoes, wind storms, wave action, oil spills, water contamination, utility failures, hazardous peacetime radiological incidents, major transportation accidents, aircraft disasters, hazardous materials incidents, epidemics, pandemics, air contamination, blight, drought, infestation, explosions, hostile military or paramilitary actions, riots, or civil disturbances capable of causing severe damage to property and danger to life. We must now confront the threats to public health and safety posed by international or domestic terrorist attacks involving chemical, biological, nuclear, radiological, incendiary or explosive (CBRNE) weapons.

This agreement recognizes that the effective, efficient response to any emergency can best be achieved by the application and leveraging of the collective resources of the political jurisdictions that are part of this agreement.

This agreement recognizes that the National Incident Management System is the doctrine that Governments of all levels, as well as private organizations have adopted as their standard for responding to planned or unexpected events. This agreement follows the protocols set forth in the National Incident Management System and the Incident Command System as directed under the National response Framework. The ICS is a standard, on-scene, all hazard incident management system. ICS allows users to adopt an integrated organizational structure to match the needs of a single or multiple incidents. The Incident Management System is a combination of facilities, equipment, personnel, procedures, and communications integrated into a common framework for coordination and supporting incident management. It includes the use of local private sector, non-governmental and citizen stakeholders to assist in a critical incident.

The Agreement sets forth in the by-laws ways to change the working structure of the agreement.

The Agreement addresses past practice in that no fees are charged participating jurisdictions for use of mutual aid.

The Agreement includes an Operational Plan which can be updated or changed as set forth in the by-laws and addresses specialty teams that may be comprised of personnel from agencies participating in this agreement.

The Agreement uses information from the following:

- Western Wayne County Mutual Aid Police Task Force Agreement 11/2/87
- Michigan Emergency Management Assistance Compact 11/08/04
- National Emergency Management Association – Proposed Model Intrastate Mutual Aid Legislation – 2/13/04
- Michigan Municipal Risk Management Authority Law Enforcement Committee – Resource Materials Relating To Reciprocal Law Enforcement Aid Agreement Background/History
- National Incident Management System Plan
- National Incident Command System Plan
- Wayne County Emergency Management and Homeland Security Operations Plan and Nuclear Facility Emergency Procedures

Victor Hess
Western Wayne County Mutual Aid
Command Group

1/31//2007

MUTUAL AID AGREEMENT

Article I Preamble

The purpose of this agreement is to create a system of police mutual aid between participating political subdivisions in Western Wayne County, in the State of Michigan that is in compliance with the National Incident Management System and the National Response Framework. Each participant of this agreement recognizes that emergencies transcend political jurisdictional boundaries and that intergovernmental coordination and cooperation is essential for the protection of lives and property. This agreement shall provide for police mutual assistance among the participating political subdivisions in the prevention of, response to, and recovery from, any disaster, hazardous situation, or emergency that results in a formal state of emergency in a participating political subdivision. Mutual aid assistance is subject to those participating political subdivisions criteria for an emergency declaration, or a request from a Police Chief, Public Safety Director or Sheriff as designated by the governing body of that political subdivision. The system shall provide for mutual cooperation among the participating subdivisions in conducting disaster related exercises, testing or other training activities outside actual declared emergency periods. This agreement provides no immunity, rights or privileges for any individual responding to a state of emergency or mutual aid request that is not requested and/or authorized to respond by a participating political subdivision. Participating political subdivisions will be ensured, to the fullest extent possible, eligibility for state and federal disaster funding and reimbursement for expenditures.

Also created in the agreement is the committee known as the Western Wayne County Police Mutual Aid Committee. This committee shall be multidisciplinary and representative of the local participating police agencies. It shall be the committee's responsibility to hold, at a minimum, an annual meeting to review the progress and status of the mutual aid agreement, assist in developing methods to track and evaluate activation of the system and to examine issues facing participating political subdivisions regarding the implementation of this agreement. The committee may be chaired by a member of the Mutual Aid Command Group. The committee may prepare an annual report on the condition and effectiveness of mutual aid, make recommendations for correcting deficiencies and submit a report to the appropriate participating police agencies or other governing body. Members of the committee shall serve a three year term, with recommendations for appointment being made by the participating police agencies. As the members of this agreement fall under the Detroit Southeast Michigan Urban Area Security Initiative (UASI), it is encouraged that a committee member attends the UASI meetings, representing the Mutual aid agreement partners.

A political subdivision within this agreement may elect not to participate or to later withdraw from the Agreement upon enacting an appropriate resolution by its governing body declaring that it elects not to participate; and providing a copy of the resolution to the Mutual Aid Committee who will forward a copy to the Wayne County Department of Homeland Security and Emergency Management. This agreement does not preclude participating political subdivisions from entering into supplementary agreements with other political subdivisions and does not affect any other agreement to which a political subdivision may currently be a party to, or decide to be a party to.

Article II Emergency Responders Defined

An emergency responder is defined as anyone with special skills, training, knowledge and experience in the public or private sectors that would be beneficial to a participating political subdivision in training for or responding to a locally declared emergency as defined in any applicable law or ordinance, or requested by a Police Chief, Public Safety Director, Sheriff, or their designee, or authorized drill or exercises; and who is requested and/or authorized to respond. Under this definition, an emergency responder may or may not be required to possess a license, certificate, permit or other official recognition for their expertise in a particular field or area of knowledge. An emergency responder could include, but is in no way limited to, the following: law enforcement officers, fire fighters, emergency medical services personnel, physicians, nurses, other public health personnel, emergency management personnel, public works personnel, and those persons with specialized equipment operations skills, training or expertise useful or necessary in providing aid in an emergency.

Personnel of any responding participating political subdivision while in the jurisdiction of the requesting political subdivision shall have the powers, authorities, duties and responsibilities as those of the requesting jurisdiction.

Article III Participating Political Subdivisions Responsibilities

It shall be the responsibility of each participating political subdivision with jurisdiction over and responsibility for emergency management within that certain subdivision to do the following:

- Identify potential hazards that could affect the participant using an identification system common to all participating jurisdictions.
- Conduct joint planning, intelligence sharing and threat assessment development with contiguous participating political subdivisions, and conduct joint training.
- Identify and inventory the current services, equipment, supplies, personnel and other resources related to planning, prevention, mitigation, response and recovery activities of the participating political subdivision.
- Adopt and put into practice the standardized incident management system as set forth in the National Incident Management System (NIMS), which include the use of the Incident Command System (ICS).

Article IV Implementation

A participating political subdivision may request assistance of other participating political subdivisions in preventing, mitigating, responding to and recovering from disasters and emergencies that result in locally-declared emergencies, or a request from a Police Chief, Public Safety Director, Sheriff or their designee, or in concert with authorized drills or exercises as allowed under this agreement. Request for assistance shall be made through the chief executive officer of a participating political subdivision or his police designee. Requests may either be verbal or in writing. Verbal request will be followed up with a written request or copies of the LEIN messages forwarded to the Mutual Aid Committee who will forward a copy to the Wayne County Homeland Security and Emergency Management.

Article V Limitations

A participating political subdivision's obligation to provide assistance in the prevention of, response to and recovery from a locally-declared emergency or request, or in authorized drills or exercises is subject to the following conditions:

- A participating political subdivision requesting assistance must have either declared a state of emergency or requested assistance, in the manner outlined in Article I, as authorized drills and exercises or as established under the Michigan Emergency Management Act (P.A. 390 of 1976 Sec. 11 as amended; MCL30.411).
- A responding participating political subdivision may withhold resources to the extent necessary to provide reasonable protection and services to its own jurisdiction.
- The personnel, equipment and other resources of any assisting jurisdiction may be recalled to respond to emergencies, disasters or other serious threats to public health and safety within their own respective jurisdictions at any time upon notification and after notification to the Incident Commander.
- Emergency response personnel of a responding participating political subdivision shall continue under the command and control of their responding jurisdiction to include medical protocols, standard operating procedures and other protocols, but shall be under the operational control of the Incident Commander Operating under the incident management system of the participating political subdivision receiving assistance.
- Assets and equipment of a responding participating political subdivision shall continue under the control of their responding jurisdiction, but shall be under the operational control of the appropriate officials within the incident management system of the participating political subdivision receiving the assistance.
- Special teams, which may be made of personnel from agencies participating in this agreement, are governed by the specialty teams individual Mutual Aid Agreements or Memorandums of Understanding.

Article VI License, Certificate and Permit Portability

If a person or entity holds a license, certificate or other permit issued by a participating political subdivision or is credentialed by the State in a professional, mechanical or other skill and the assistance of that person or entity is requested by a participating political subdivision, the person or entity shall be deemed to be licensed, certified or permitted in the political subdivision requesting assistance for the duration of the declared emergency or authorized drills or exercises and subject to any limitation and conditions the chief executive, or their designee, of the participating political subdivision receiving assistance may prescribe by executive order or otherwise. The provisions of the Michigan Emergency Management Act (P.A. 390 of 1976 Sec. 11 as amended; MCL30.411) shall apply when the personnel, equipment or other resources of any participating government respond as an assisting party and provide emergency assistance outside their respective jurisdictions under the agreement.

Article VII Reimbursement, Fees

A participating political subdivision understands and agrees that each participating subdivision shall bear the full and sole responsibility for any and all costs, expenses, losses and damages arising out of or connected with any police mutual aid assistance rendered by the participating political subdivision under this Agreement insofar as such costs and expenses relate to its own personnel and equipment used or dispatched hereunder, including such personnel, compensation for injury or lost time, disability payment, retirement, and other payments and charges for equipment, supplies and materials used, expended, damaged, or destroyed while rendering assistance under this Agreement. Further, it shall be the responsibility of the participating subdivision to insure or indemnify itself against any public liability for injury or damage arising out of the rendering of any law enforcement related assistance pursuant to this Agreement.

The requesting political subdivision when making application for federal or state funds for reimbursement of the cost of the emergency operation, shall apply for such funds for responding participating political subdivisions as established under the the Michigan Emergency Management Act (P.A. 390 of 1976 Sec. 11 as amended; MCL30.411). Each political subdivision will supply the applicable information and will maintain appropriate records to support such applications.

Any fees or re-imbursements shall be in accordance with procedures developed by the Mutual Aid Committee and approved by the participating jurisdictions. Any reimbursement received by the requesting political subdivision shall be prorated between all participating political subdivisions in direct proportion to the costs incurred. Should a dispute arise between parties to the agreement regarding reimbursement or fees, the parties will make every effort to resolve the dispute within 30 days of written notice of the dispute to the parties. If an agreement cannot be reached it shall be submitted by the Mutual Aid Committee at the next Western Wayne County Chiefs Meeting for a final decision.

Article VIII Development of Guidelines and Procedures

The Western Wayne County Mutual Aid Committee shall develop guidelines and procedures that address, including but not limited to, the following: personnel, equipment, assets, costs, checklists for requesting and providing assistance, record keeping for all participating political subdivisions and other necessary implementation elements along with the necessary forms for request and other records documenting deployment and return of assets.

Article IX Workers' Compensation

Personnel of a participating political subdivision responding to or rendering assistance for a request who sustain injury or death in the course of, and arising out of, their employment are entitled to applicable benefits normally available to personnel while performing their duties for their employer. Responders shall receive any additional state and federal benefits that may be available to them for line of duty deaths.

Article X Immunity

All activities performed under this agreement are deemed hereby to be governmental functions. For the purposes of liability, all persons responding under the operational control of the requesting political subdivision are deemed to be employees of the requesting participating political subdivision.

Article XI Severability

Should a court of competent jurisdiction rule any portion, section or subsection of this agreement invalid or nullified, that fact shall not affect or invalidate any other portion, section or subsection; and all remaining portions, sections or subsections shall remain in full force and effect.

Article XII Agreement

This agreement is entered into between the Western Wayne County political subdivisions of:

Belleville Police Department
Canton Township Public Safety Department
Dearborn Police Department
Dearborn Heights Police Department
Garden City Police Department
Huron Clinton Metropolitan Authority Police Department
Huron Township Police Department
Inkster Police Department
Livonia Police Department
Northville Police Department
Northville Township Police Department
Plymouth Police Department
Plymouth Township Police Department
Redford Township Police Department
Romulus Police Department
Schoolcraft College Police Department
Sumpter Township Police Department
Van Buren Township Public Safety Department
Wayne Police Department
Wayne County Metropolitan Airport Authority Police Department
Wayne County Sheriff's Department
Westland Police Department

The Agreement shall not be effective as to any political subdivision described herein until approved by the governing body of that designated participating jurisdiction.

It is further understood and agreed that any political subdivision hereto may at any time withdraw from participating in this Agreement upon the vote of its governing body and serving written notice of such Resolution of Withdrawal to the Western Wayne County Police Mutual Aid Committee; provided, however that any such withdrawal shall in no way change the rights and responsibilities of the remaining political subdivisions to each other hereunder.

BY LAWS

By Laws

The Western Wayne County Police Mutual Aid Agreement (WWMA) will adopt the National Incident Management Systems (NIMS) comprehensive, national approach to incident management that is applicable at all jurisdictional levels and across functional disciplines and establishes baseline concepts, processes and protocols for the management of incidents at all levels of governments across all sectors. This will allow our jurisdictions to maintain compliance with federally mandated NIMS activities and thus making more of a contribution to the National Response Framework for the management of catastrophic incidents.

Officers

The Western Wayne County Police Mutual Aid participating political subdivisions shall elect the following police personnel whose responsibilities shall be as follows: (Officers shall serve as members of the Mutual Aid Committee)

Chairperson - The Chairperson shall officiate over all regular, special and/ or emergency meetings of the participating political subdivisions and shall govern the body in accordance with the organizational and operational procedures.

The Chairperson, or Vice-Chairperson in their absence, shall be the spokesperson for the participating political jurisdictions. All official statements relating to the position of the Western Wayne County Police Mutual Aid Agreement shall be communicated through the Mutual Aid Committee.

The Chairperson shall maintain all records relating to the Mutual Aid Agreement in conjunction with the Secretary.

Vice-Chairperson - Shall assume the duties and responsibilities of the Chairperson in their absence.

Secretary - The Secretary shall be appointed by the Chair or Vice-Chairperson and serve at their pleasure for any work that is related to the Mutual Aid Agreement.

The Secretary shall record the minutes of meetings and maintain records in conjunction with the chairperson.

Personnel/Training Director - Shall be responsible for the training of designated logistic, intelligence, and public relations officers as well as other training needs established by the Mutual Aid Committee. Shall assume the duties and responsibilities of the Chairperson, in the absence of the Chairperson and Vice-Chairperson.

Operations Director – Shall be responsible for coordination of all operational plans for any disaster or hazardous situation which may occur within the geographical boundaries of the Western Wayne County Police Mutual Aid participating political subdivisions and shall ensure that copies are on file. Shall assume the duties and responsibilities of the Chairperson in the absence of the Chairperson, Vice-Chairperson or Personnel/Training Director.

Eligibility For Office

Persons elected to a mutual aid office must be a senior command officer of a member participating political subdivision.

Elections

Elections shall be held at the regular November meeting of the Western Wayne County Chiefs meeting. Terms of office are three year terms beginning in January.

Should a position be vacated prior to the expiration of the term, the chairperson shall recommend a person to the Western Wayne County Chiefs at their monthly meeting a replacement to complete that term of office.

MEETINGS

Mutual Aid Committee meetings shall normally be held at the time and place of the Western Wayne County Chiefs Meeting.

Voting On Mutual Aid Issues

Each member from a participating political subdivision shall have one vote.

Quorum

Two-thirds of the participating political subdivisions must be represented at a meeting to validate any official action or change in the Mutual Aid Agreement.

Associate Members

Representatives of the various disciplines may become non-voting members of the Western Wayne County Police Mutual Aid Agreement. Membership is subject to the approval of the Mutual Aid Committee and approval of a simple majority vote of the participating political subdivisions. Among these disciplines are other law enforcement agencies, emergency medical service, fire service, emergency management, hazmat, public works, governmental administration, public safety communications, health care and public health.

Associate Members

Wayne County Department of Homeland Security & Emergency Management or any Independent Public Act 390 municipality that is a member of the agreement.

Rules of Order

Meetings shall be governed by the current edition of the Roberts Rules. The Vice-Chairman shall be the official parliamentarian.

General Business

All matters relating to the Western Wayne County Police Mutual Aid Agreement or operation of WWMA must be ratified by a simple majority of the members present at the monthly meeting of the Western Wayne County Chief's Meeting.

No business matters shall be concluded or acted upon unless:

- Proper notification has been made to the members in advance of the meeting and any amendments or revisions of the WWMA Agreement must be in writing to all participating jurisdictions before being voted upon

- Or, at least two-thirds of the members are present at the Western Wayne County Police Chief's Meeting where the new item of business is raised.

Committees

The Chairperson or members of WWMA by simple majority may appoint special committees from among the voting members as it is deems necessary.

Expenditures

If there are expenditures in relation to this agreement they must be approved by the Mutual Aid Committee and at least two-thirds of the members present at the Western Wayne County Police Chief's Meeting where the expenditures are presented.

NOW, THEREFORE, be it resolved that the Western Wayne County Police Mutual Aid Agreement which is attached hereto and incorporated by reference is hereby adopted.

ADOPTED BY: **Plymouth Police Department**

DATE:

I certify that the foregoing is adopted by: Plymouth Police Department

BY: Oliver Wolcott

TITLE: Mayor

SIGNATURE: _____

Attachments

Attachment A

Wayne County Emergency Operations Plan Basic Plan; Annex H- Law Enforcement Operations and attachments H1-H8.

Attachment B

Wayne County Emergency Operations Plan Appendix 1-Nuclear Facility Emergency Procedures; Annex H- Law Enforcement Operations H-1-1 through H1-16.

Attachment C

State of Michigan , County of Wayne , Western Wayne County Special Operations Team,
Memorandum of Understanding

9. REPORTS AND CORRESPONDENCE

a) PARC Presentation

Mark Malcolm of 1364 Maple gave a presentation on PARC present status and their vision for a public/private business partnership, with improvements to include the addition of an 800-seat auditorium.

Mayor Wolcott thanked Mark Malcolm for his efforts in Plymouth. There was discussion between Commission members and PARC presenters related to parking, where they are in the process of their plan, whether it would be added to the Historic District, what the total Operating Costs would be (variable), Whether the DSO would be a conflict, and confirmation of where contributions would be donated, which would be the PARC Authority. Commissioner Krol noted that there are videos on YouTube on PARC.

Resident Daniel Rosenbaum of 328 Adams supports PARC as is, but not in support with a theater.
Resident Jeff Sisolak of 939 Penniman is in support of a theater.
Resident Patrick Kehoe of 418 Blunk is in support of a theater.

10. ADJOURNMENT

Hearing no further discussion, Mayor Wolcott asked for a motion to adjourn. A motion to adjourn was made by Commissioner Krol and seconded by Mayor Pro Tem Pobur for adjournment of the meeting at 8:20 p.m.

MOTION PASSED 7 – 0