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RES. NO. 1644 - RESOLUTION COMMENDING MARILYN RUDZINSKI, UPON BEING AWARDED THE NATIONAL DISTINGUISHED SERVICE AWARD AT THE NATIONAL ASSOCIATION OF EXTENSION HOME ECONOMISTS CONFERENCE.

COMMISSIONERS HAROLD E. GROVE AND WALTER FRAHCUK ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion and the genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life of human beings, is an aspiration and dream sought after by many, but seldom achieved or fulfilled, and,

WHEREAS, by virtue of her design and implementation of a Displaced Homemaker Project as well as the management of an Expanded Food and Nutrition Education Program she has been awarded the National Distinguished Service Award at the recent National Association of Extension Home Economists Conference, and,

WHEREAS, it has been the good fortune of the citizens of this County to have the services of MARILYN RUDZINSKI as an Extension Home Economist in the Macomb County Cooperative Extension Service, for upwards of thirteen (13) years where she has been involved in projects such as; Displaced Homemaker Project, Family Living Education Program, Expanded Food and Nutrition Education, Expanded Nutrition Program, and Day Care Project, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for her manifold contributions to the citizens of Macomb County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its congratulations to MARILYN RUDZINSKI for being the beneficiary and recipient of the National Distinguished Service Award, which she so richly deserved due to her untiring efforts and time spent in the highest of all goals, to wit: becoming involved in the betterment of the quality of life for one's fellow man.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to MARILYN RUDZINSKI, an outstanding American and County citizen, in testimony of the high esteem the Board of Commissioners has for her an outstanding county citizen.

RES. NO. 1645 - RESOLUTION COMMENDING ROBERT SWAJANEN ON HIS
RETIREMENT AS GRAND COMMANDER OF GALICIA CARAVAN #77,
ORDER OF ALHAMBRA

COMMISSIONER JOHN JOSEPH BUCCELLATO ON BEHALF OF THE
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, genuine and sincere involvement in the activities and projects concerning the improvement and betterment of the lives of children afflicted with mental retardation is an aspiration deserving of public recognition, and,

WHEREAS, Past Grand Commander ROBERT SWAJANEN, of Galicia Caravan #77, Order of Alhambra, has pursued untiringly the goal of improving the quality of life of children afflicted with mental retardation as evidenced by his manifold unpaid hours of devotion and effort unselfishly spent by the said Past Grand Commander ROBERT SWAJANEN devoted toward fund raising activities for the Order of Alhambra, and,

WHEREAS, Past Grand Commander ROBERT SWAJANEN'S untiring efforts have resulted in numerous awards of recognition received by the Order of Alhambra as a result of its efforts on behalf of mentally retarded children and,

WHEREAS, such humanitarian efforts are worthy of recognition by this body, upon the retirement of the said ROBERT SWAJANEN as Grand Commander of Galicia Caravan #77, Order of Alhambra, as such dedication and devotion to the principals of upgrading of the quality of life for children is seldom recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its "Congratulations" to ROBERT SWAJANEN upon the occasion of his retirement as Grand Commander of Galicia Caravan #77, Order of Alhambra, which he is so richly deserving of due to his untiring efforts and time spent in the highest of all goals, to wit: that of becoming involved in the betterment of the quality of life for children.

II

Be It Further Resolved that a suitable copy of this Resoltuion be presented to Past Grand Commander ROBERT SWAJANEN, an outstanding American and County citizen, in testimony of the high esteem the Board of Commissioners has for him.

RES. NO. 1646 - WITHHOLDING OF LANDS AND APPOINTING AGENT FOR SPECIFIC PERFORMANCE

WHEREAS, title to certain lands in MACOMB COUNTY reverted to the State of Michigan on the 3rd day of May, 1983, through provisions of a Circuit Court decree which ordered said lands sold for taxes at the office of the Macomb County Treasurer at the 1982 tax sale, and,

WHEREAS, said lands are now under the jurisdiction of the Department of Natural Resources and may be included in the list of lands which said Department will schedule to be offered at public auction under the provisions of Section 131 of Act 206, Public Acts of 1893, as amended, and

WHEREAS Section 131c of Act 206, Public Acts of 1893, amended provides that any municipality may, prior to the first Tuesday of November 1983, withhold from said sale any lands within its boundaries for the benefit of former owners, and

WHEREAS, it is deemed advantageous to have all information relative to the redemption of lands under provisions of said Section 131c available at one office and payment of said taxes arranged at said office.

NOW , THEREFORE, BE IT RESOLVED, that all lands in MACOMB COUNTY which reverted to the State on May 3, 1983 and upon which application is made to pay taxes prior to the first Tuesday of November under provisions of Section 131c of Act 206, Public Acts of 1893, as amended, be withheld from said sale as provided for in this section.

AND BE IT FURTHER RESOLVED, that the Macomb County Treasurer, be authorized to act as representative and agent of the Board of Commissioners of MACOMB COUNTY to officially advise the Department of Natural Resources of the legal description of land upon which application has been made to pay tax prior to the first Tuesday of November under the provisions of Section 131c, and request that said lands be withheld from sale in accordance with provisions of this resolution.

RES. NO. 1647 - A RESOLUTION IMPORTUNING THE PRESIDENT OF THE UNITED STATES
THE MEMBERS OF CONGRESS OF THE UNITED STATES, AND THE MEMBERS OF
THE LEGISLATURE OF THE STATE OF MICHIGAN TO TAKE IMMEDIATE AND
DECISIVE ACTION TO CONTROL NATURAL GAS PRICES

COMMISSIONERS RAYMOND H. TROMBLEY AND RALPH CARUSO ON BEHALF
OF THE BOARD OF COMMISSIONERS OFFER THE FOLLOWING RESOLUTION

WHEREAS, the County of Macomb and the State of Michigan are reeling under
the impact of a depressed economy that continues to ravage it more than any other
state and it is abundantly clear that higher prices for natural gas will result in
untild hardship to the already suffering consumers of the County of Macomb and
State of Michigan, and,

WHEREAS, natural gas price increases have far outstripped inflation
and the Energy Department has recnetly announced that the boost in gas rates this
heating season, alone, will be an outrageous twenty-five percent (25%) and

WHEREAS, the Board of Commissioners of the County of Macomb feels
that such outrageous increases in gas rates are insupportable in view of the present
glut of natural gas at a time when consumption is falling because of conservation
and a national recession.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby
importunes the President of the United States and the members of the Congress
of the United States of America to take immediate action to roll back federally-
approved natural gas prices; and, to investigate and take action concerning such
federal legislation as might be necessary to terminate "take-or-pay" contracts
that prevent distributing companies from buying cheaper gas during the glut of
natural gas. Further, that Congress should insure that the only consideration
for energy suppliers should be a steady flow of natural gas for domestic use
at the lowest possible price.

II

That By These Presents, the Macomb County Board of Commsisioners
hereby importunes the members of the Legislature of the State of Michigan to take
such steps as it may deem appropriate, through the Public Service Commission
to prohibit the approval of contracts whereby distributing companies agree to
"take-or-pay" contracts which prevent them from buying cheaper gas during periods
of gas glut.

III

Be It Further Resolved that a suitable copy of this Resolution be
presented to the President of the United States, the Congressional Delegation
representing the State of Michigan, both House and Senate, and the members
of Macomb County's delegation to the Michigan Legislature.

RES. NO. 1648 - A RESOLUTION DESIGNATING THE CHAIRPERSON OF THE MACOMB COUNTY BOARD OF COMMISSIONERS AS THE PROPER OFFICIAL TO SIGN TO REQUEST FOR SERVICE DELIVERY AREA DESIGNATION UNDER THE JOB TRAINING PARTNERSHIP ACT: AND IMPORTUNING THE GOVERNOR TO DESIGNATE THE COUNTY OF MACOMB AS A SERVICE DELIVERY AREA

COMMISSIONERS HUBERT J. VANDER PUTTEN AND MARY LOUISE DANER ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Senate and House of Representatives of the United States of America in Congress assembled has enacted the Job Training Partnership Act of 1982; and,

WHEREAS, the President of the United States of America has signed into law the Job Training Partnership Act, October 13, 1982; and,

WHEREAS, the County of Macomb has a high unemployment rate among youth and unskilled adults, and has a large number of economically disadvantaged individuals, and other individuals who face serious barriers to employment; and,

WHEREAS, the County of Macomb is -

(i) a political entity of general local government of the State of Michigan, and,

(ii) has demonstrated capability to effectively deliver job training services, and,

(iii) serves a substantial part of a labor market area, and,

(iv) is a political/ geographical entity consistent with areas in which related services are provided under other State or Federal programs, and,

(v) is a unit of local government with a population of over 200,000 and is eligible for designation as a Service Delivery Area under the Job Training Partnership Act; and,

WHEREAS, the County of Macomb believes it to be in the best interest of its communities and unemployed citizens to establish continuity of County-wide programs of job training.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That the County of Macomb submit a request to the Governor of the State of Michigan for designation as a Service Delivery Area under the Job Training Partnership Act.

II

That the Chairperson of the Macomb County Board of Commissioners as the chief elected official be designated as the proper official to sign the request for Service Delivery Area designation.

RES. NO. 1650 - RESOLUTION COMMENDING DR. LEWIS RICKMAN, RECIPIENT OF THE 1983
BROTHERHOOD/SISTERHOOD AWARD

COMMISSIONER MARY LOUISE DANER, ON BEHALF OF THE BOARD OF COMMISSIONERS,
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the relationship of human beings to each other, regardless of their sex, race, color or creed, is an aspiration and dream sought after by many, but seldom achieved or fulfilled, and,

WHEREAS, DR. LEWIS RICKMAN is one of those rare persons who has dedicated his life to the universal concepts of humanitarianism, as evidenced by his involvement in a multitude of projects to upgrade and improve the quality of life for all persons, and,

WHEREAS, DR. LEWIS RICKMAN'S untiring efforts have resulted in numerous awards of recognition from social and civic groups, the most recent being the 1983 Macomb County Brotherhood/Sisterhood Award, which he so richly deserves, and,

WHEREAS, such humanitarian efforts are worthy of recognition by this body as such dedication and devotion to the principles of upgrading the quality of life for all humans is seldom recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to DR. LEWIS RICKMAN for being the beneficiary and recipient of the 1983 Macomb County Brotherhood/Sisterhood Award, which he is so richly deserving of due to his lifetime of untiring efforts and time spent in the highest of all goals, to wit: that of becoming involved in the betterment of the quality of life and justice for all humans, regardless of their sex, race, color or creed .

II

Be It further Resolved that a suitable copy of this Resolution be presented to DR. LEWIS RICKMAN, an outstanding American and County citizen, in testimony of the high esteem the Board of Commissioners has for him, an outstanding County citizen.

RES. NO. 1651 A RESOLUTION CONCERNING THE PROPOSED MICHIGAN INTRASTATE FUNDING FORMULA FOR AGING SERVICES

WHEREAS, the Michigan Commission on Services to the Aging proposes to update the current intrastate funding formula used to distribute \$26 million in state and federal funds for areawide planning and services for older adults; and

WHEREAS, these state and federal funds are used in Macomb County to provide needed homemaker, personal care, chore, counseling, outreach, legal and nursing home ombudsman services, as well as senior center staffing, congregate and home delivered meals, and specialized services to vision and hearing impaired older adults; and

WHEREAS, the current intrastate funding formula applied to 1970 census data provided 15.99% of statewide funds to Region 1-B; and

WHEREAS, the current intrastate funding formula applied to 1980 census data would provide 19.77% of statewide funds to Region 1-B, an increase of approximately \$805,000 annually; and

WHEREAS, the proposed intrastate funding formula applied to 1980 census data would provide 17.38% of statewide funds to Region 1-B, an increase of approximately \$327,000 annually; and

WHEREAS, the six-county Region 1-B, of which Macomb County is a part, now has the largest number of persons over the age of 60 of any region in the State of Michigan; and

WHEREAS, Region 1-B has experienced a 46.79% growth between 1970 and 1980 in the number of residents over the age of 60 (in comparison with a statewide average growth rate of 19.87%); and

WHEREAS, Region 1-B has experienced a 61.65% growth between 1970 and 1980 in the number of residents over the age of 75 (in comparison with a statewide growth rate of 24.24%); and

WHEREAS, Region 1-B has experienced a 34.45% decrease between 1970 and 1980 in the number of residents over the age of 60 with incomes below the Bureau of the Census poverty level (in comparison with a statewide decrease of 44.27%); and

WHEREAS, Region 1/B has experienced a 72.12% growth between 1970 and 1980 in the number of minority residents over the age of 60 (in comparison with a statewide growth rate of 46.22%); and

WHEREAS, the proposed intrastate funding formula would not adequately compensate Region 1/B for its exceptionally large and rapidly growing older adult population; and

WHEREAS, the proposed intrastate funding formula does not adequately compensate less populous regions of the state for their older adult population growth; and

WHEREAS, the proposed funding floors would provide the minimum funding levels necessary to the less populous regions of the state.

NOW THEREFORE BE IT RESOLVED that the Macomb County Board of Commissioners objects to the proposed intrastate funding formula published in the 21 December 1982 OSA Report #108

BE IT FURTHER RESOLVED that the Macomb County Board of Commissioners supports adoption by the Michigan Commission on Services to the Aging of a formula which, when applied to 1980 census data, would distribute funds to each region on the basis of the following factors and weights, resulting in distribution of 17.53% of statewide funds to Region 1-B.

<u>Factor</u>	<u>Weight</u>
60 years of age and older	45.00
75 years of age and older	20.00
60+ below poverty	20.00
60+ minority	7.50
60+ rural	7.50

BE IT FURTHER RESOLVED that the Macomb County Board of Commissioners supports the proposed funding floors by service category published in the 21 December OSA Report #108.

BE IT FURTHER RESOLVED that this resolution be transmitted to the Intra-state Funding Formula Task Force and the Michigan Commission on Services to the Aging.

RES. NO. 1652 - A RESOLUTION IMPORTUNING THE CONGRESS OF THE UNITED STATES TO CONTINUE AND RENEW GENERAL REVENUE SHARING

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Congress of the United States had demonstrated its willingness to assist and cooperate with local government, at all levels, by enactment of the GENERAL REVENUE SHARING PROGRAM, which returns to local governments federal revenues to be used by local governments for governmental activities and purposes beneficial to all taxpayers, and,

WHEREAS, the success of the GENERAL REVENUE SHARING PROGRAM has been manifestly demonstrated by the untold thousands of dollars that have been saved by the American taxpayer in not being called upon to pay supplemental or additional taxes at the local level to support the programs and activities funded by GENERAL REVENUE SHARING monies, and,

WHEREAS, the Board of Commissioners of the County of Macomb, supports the GENERAL REVENUE SHARING PROGRAM and urges Congress to continue the same, without tying said program to Block Grants to the states, in the interest of all taxpayers.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby importunes the Congress of the United States to continue the existing Federal General Revenue Sharing Program, at all levels of government, as experience in this County has demonstrated that these urgently needed funds have supplied services to county citizens that would not have been provided but for Federal Revenue Sharing. That said Federal General Revenue Sharing Program should be continued without being tied in any way to the Block Grants to states.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Michigan's Congressional Delegation, in testimony of the support that the Macomb County Board of Commissioners has for the Federal Revenue Sharing Program as it now currently exists.

RES. NO. 1653 - A RESOLUTION COMMENDING DONALD S. NAWROCKI ON BEING ELECTED AMVETS STATE COMMANDER.

COMMISSIONER DAWN GRUENBURG, ON BEHALF FO THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, DONALD S. NAWROCKI served his country as a member of the United States Army, 14th Infantry Regiment, 25th Division, known as the "Lightning Division" and after two years of service in Korea was honorably discharged in 1954, and

WHEREAS, the said DONALD S. NAWROCKI, IN 1955, became an AMVET, joining the Hamtramck Cpl. Cass Bagnowski Post #14 where he held Several post offices including Commander for 2 1/2 years, and,

WHEREAS, the said DONALD S. NAWROCKI has received the recognition of his fellow AMVETS having served as the East Side Regional Commander and senior Vice Commander, and then becoming the District I Commander in 1978, and,

WHEREAS, the said DONALD S. NAWROCKI has received recognition of his active participation in Sad Sacks, an AMVET group. where he initiated fund raising programs with all proceeds to be donated to the Jerry Lewis Muscular Dystrophy Fund, a most worthy cause, and,

WHEREAS, the said DONALD S. NAWROCKI HAS RECEIVED state wide recognition for his outstanding accomplishments and leadership in AMVETS by being selected in 1980 as the "Most Outstanding AMVET" in the State of Michigan, and,

WHEREAS, in June of 1982 he was elected as the AMVETS State Commander for the year 1983.

WHEREAS, it is fitting and proper that such accomplishments be publicly acknowledged and recognized by this body.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

THAT By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and recognizes the outstanding accomplishments of DONALD S. NAWROCKI AND WISHES to express congratulations to the said DONALD S. NAWROCKI ON his outstanding accomplishments as an AMVET and upon his election as AMVET State Commander for the year 1982-83.

II

Be it Further Resolved that a suitable copy of this Resolution be presented to DONALD S. NAWROCKI in testimony of the high esteem the Board of Commissioners has for the said DONALD S. NAWROCKI in recognition of his outstanding Service as an AMVET and in didication to the occasion of his election as AMVET State Commander.

RES. NO. 1654 - A RESOLUTION COMMEMORATING THE 75th DIAMOND JUBILEE
OF THE SHRINE CIRCUS

COMMISSIONER MARY LOUISE DANER, ON BEHALF OF THE
ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the members of the Shrine of North America have adopted as their special philanthropy the care and treatment of crippled and burned children, and,

WHEREAS, the first Shriner's Hospital for crippled children was opened at Shreveport, Louisiana In 1922 and the Shrine Hospital network has continually grown through the years until it now consists of twenty-one (21) Hospitals comprising 18 Orthopedic Units and 3 Burn Institutes, all of which are actively engaged in patient care, teaching and research, and,

WHEREAS, BOTH in-patient and out-patient care and treatment are rendered to children from infancy to the 18th Birthday, free of charge and without regard to race, religion or national origin, and,

WHEREAS, the Moslem Temple composed of 17,000 members, has for 75 consecutive years sponsored the Shrine Circus, the proceeds of which are donated to this outstanding philanthropy, and,

WHEREAS, THE Moslem Temple will contribute the sum of 11 Million Dollars to the Hospital located in Ann Arbor, Michigan during the year of 1983.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS,
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That by These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its "congratulations" in commemoration of the 75th DIAMOND JUBILEE of the Shrine Circus and, further, hereby publicly acknowledges and expresses its recognition of the outstanding philanthropic works of the members of the Moslem Temple of the Shrine of North America.

II

BE it Further Resolved that a suitable copy of this Resolution be presented to the Moslem Temple of the Shrine of North America In testimony of the high esteem the Board of Commissioners has for the Moslem Temple of the Shrine of North America on this the occasion of the 75th DIAMOND JUBILEE of the Shrine Circus and in testimony of the outstanding philanthropic works of the members thereof.

RES. NO.-1655- A RESOLUTION OF TRIBUTE ON THE OCCASION OF THE
RETIREMENT OF YVONNE BARENT FROM COUNTY EMPLOYMENT.

COMMISSIONER WALTER FRANCHUK ON BEHALF OF THE
BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING
RESOLUTION.

WHEREAS, YVONNE BARENT, for upwards fo forty-four (44) years has
served the general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by
YVONNE BARENT, are conclusive proof of her outstanding character, a mark
of distinction, earned by many, however infrequently publicly acknowledged
or recognized, and,

WHEREAS, the said YVONNE BARENT commenced her service for and on
behalf of the citizens of Macomb County on March 3, 1939 at a Temporary
Steno for the then Deputy Treasurer Frank Smith, Sr., and rose to the head
of the Land File department, and during her tenure with the County she worked
for the following treasurers: Carl Brandenburg, William G. Miller, Lynn
Whalen and Adam E. Nowakowski, and,

WHEREAS, it has been the good fortune of the Board of Commissioners
as well as the Citizens of thè County of Macomb, to have had the wise counsel
and dedicated services of YVONNE BARENT during her tenure as an employee of the
County of Macomb, and,

WHEREAS, it is fitting and proper that YVONNE BARENT be recognized
and commended by this Board of Commissioners for her manifold contributions
and many years of service in the furtherance of good responsible government.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

THAT By These Presents, the Macomb County Board of Commissioners
hereby publicly acknowledges and expresses tribute to YVONNE BARENT for her
many years of devoted public service, and further does hereby acknowledge
and recognize, and commend the said YVONNE BARENT FOR the outstanding public
service rendered, while erving as an employee of the County of Macomb, for
upwards of the past Forty Four-(44) years.

II

Be it Further Resolved that a suitable copy of this Resolution of
Tribute be presented to YVONNE BARENT in testimony of the esteem in which
the said YVONNE BARENT is held by the Macomb County Board of Commissioners.

RES. NO. - 1656- A RESOLUTION COMMENDING ROBERT KOEPSSELL FOR
OUTSTANDING PUBLIC SERVICE.

COMMISSIONER WILLARD D. BACK, ON BEHALF OF THE
ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion to
the cause fo education and the development of the full capabilities of young
Americans, is truly a hallmark of distinction, all to infrequently publicly
acknowledged and recognized, and,

WHEREAS, DURING TWENTY FIVE (25) years of dedicated service ,
ROBERT KOEPSSELL has unselfishly devoted his time, efforts and expertise
on behalf of the citizens of the South Lake School District and has con-
tributed immeasurably to said Board's educational planning and the development
of many innovative changes, and,

WHEREAS, ROBERT KOWPSELL, during his tenure as a member of the
South Lake Board of Education, has been President of the Board Seven times,
Vice-President five times and Treasurer five times; and,

WHEREAS, the said ROBERT KOEPSSELL has recently received a service
award from the Michigan Association of School Boards in recognition of his
twenty -five (25) years of service as a Board of Education member, and,

WHEREAS, it is timely, fitting and proper that public recognition
be given to this outstanding individual for his contibution of outstanding
leadership and loyalty over the years.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That by These Presents, the Macomb County Board of Commissioners.
hereby publicly acknowledges and expresses its sincere appreciation of the
contributions made by ROBERT KOEPSSELL for his outstanding leadership and
loyalty over the yeats and for his guiding and experienced wisdom in the
development and furtherance of the youth of the South Lake School District.

II

BE It Further Resolved that in recognition of the High esteem that
this Board has for the said ROBERT KOEPSSELL, that a suitable copy of this
Resolution be presented to the said ROBERT KOEPSSELL, in testimony of said
esteem and of the recognition recently accorded him by the Michigan Association
of School Boards and in Further recognition of the esteem accorded to the said
ROBERT KOEPSSELL BY THIS BOARD of COMMISISONERS, and outstanding citizen of the
South Lake School District and the County of Macomb, who is worthy and deserving
of such recognition.

RES. NO. 1657 - A RESOLUTION COMMENDING DICK DUNCAN, PRESIDENT OF JEROME-DUNCAN, INC.
AS A RECIPIENT OF THE 1983 TIME MAGAZINE QUALITY DEALER AWARD

COMMISSIONER JOHN JOSEPH BUCCELLATO ON BEHALF OF THE BOARD OF
COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the TIME Magazine Quality Dealer Award is awarded each year to outstanding new car dealers in America for "exceptional performance in their dealerships combined with distinguished community service", and,

WHEREAS, DICK DUNCAN has devoted his entire career to the automotive field beginning in 1948 and he became a dealer in 1956 when he re-opened the closed Ford dealership in Utica, Michigan, which dealership was moved in 1969 to its present location in the city of Sterling Heights and renamed Jerome-Duncan Inc., and,

WHEREAS, the said DICK DUNCAN is the current President of the Detroit Auto Dealers Association, a former convention Chairman for the Michigan Auto Dealers Associations, Past President of the Metropolitan Detroit Ford Dealers Association, and he serves as a trustee of the Metro Detroit Ford Dealers Benefit Funds, and,

WHEREAS, the said DICK DUNCAN, with sincerity and dedication has made substantial contributions to his community and charitable organizations; co-founder of the local Chamber of Commerce, past-president of the Lions Club, supplied the first cars to establish a driver training program in the Utica Community Schools, has been active with the Goodfellows, St. Vincent de Paul Society. Current interests and other memberships include the Knights of Columbus, Family Motor Coach Association, Inc., Antique Automobile Club of America, and the Model A Restorers Club, and,

WHEREAS, the many business, civic and community accomplishments of the said DICK DUNCAN were recognized in 1977 when he was named "Citizen of the Year" by the Northwest Macomb Chamber of Commerce.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to DICK DUNCAN, President of Jerome -Duncan Inc. a Ford dealership in Sterling Heights, Michigan upon his being named a recipient of the 1983 TIME Magazine Quality Dealer Award.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the said DICK DUNCAN, President of Jerome-Duncan, Inc., in testimony of the high esteem the Board of Commissioners has for him, an outstanding County citizen.

RES. NO. - 1658 - A RESOLUTION IN OBSERVANCE OF TORNADO SAFETY WEEK, MARCH 20-26, 1983.

COMMISSIONER HUBERT J. VANDER PUTTEN, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the State of Michigan since 1950, has averaged the third highest number of deaths from tornadoes per year in the U.S. with a total of 244 persons killed since 1950, and,

WHEREAS, Michigan's worst tornado was on Palm Sunday, April 11, 1965, when several tornadoes struck the southern counties causing 53 fatalities and 51 million dollars in damage, and,

WHEREAS, Macomb County has been struck by several tornadoes, the worst of these tornadoes occurred on May 8, 1964, which resulted in the deaths of 13 persons, 400 injured and over 5 million dollars in damage, and,

WHEREAS, the public should be alert of the potential for tornadoes to generate in conjunction with severe thunderstorms, and while weather radar can identify the thunderstorms, it cannot always detect the killer tornadoes spawned in the storms, and,

WHEREAS, The Macomb County Emergency Services Division urges residents of Macomb County to be aware of the conditions that indicate a tornado alert by understanding a "tornado watch" or a "severe thunderstorm watch" is issued when conditions exist for severe weather to develop and a "warning" is issued when a tornado or severe thunderstorm has actually been sighted, and,

WHEREAS, The Macomb County Emergency Services Division is offering programs on tornado safety and spotting tornadoes which include preparation for severe storms, shelter, safety precautions and warnings.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

THAT By These Presents, the Board of Commissioners of Macomb County joins Governor James Blanchard and the National Weather Service, in proclaiming March 20-26, 1983 as TORNADO SAFETY WEEK in Macomb County and urge all residents of Macomb County to learn more about how to protect themselves from tornadoes and severe weather.

II

Be it Further Resolved that the Board of Commissioners of Macomb County urges all local emergency service coordinators, county public and private school systems and the news media to support this coordinated effort to educate the public of the dangers of tornadoes and safety procedures which can save lives.

RES. NO. -1659- A RESOLUTION EXPRESSING THE CONCERN OF THE BOARD OF COMMISSIONERS WITH THE SERIOUS DANGERS THAT EXIST, INVOLVING TOXIC SUBSTANCES, SITUATED AT VARIOUS SITES LOCATED IN THE COUNTY OF MACOMB AND STATE OF MICHIGAN; AND URGING SUPPORT AND ACTION TO HELP SECURE NECESSARY FUNDS FROM THE ENVIRONMENTAL PROTECTION AGENCY TO CORRECT SUCH SITUATIONS

COMMISSIONERS TERRANCE A. ALMQUIST AND RAYMOND H. TROMLEY, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, health threatening situations, involving toxic substances, have existed and been identified, for some time, in various sites located in the County of Macomb and the State of Michigan, and,

WHEREAS, the Board of Commissioners, on behalf of the citizens of the County of Macomb and the State of Michigan, is deeply concerned with the serious dangers posed at such existing sites, and,

WHEREAS, IT IS unthinkable that such a known and demonstrated dangerous situation, to the health and well-being of the citizens of the County of Macomb and the State of Michigan and the environment thereof should be allowed to continue in the County of Macomb and the State of Michigan, and,

WHEREAS, such toxic waste sites located in the State of Michigan have already qualified to receive funds from the Environmental Protection Agency "Superfund", and,

WHEREAS, that the receipt of monies said "Superfund" require that the State of Michigan provide a ten Percent (10%) Matching share of the total cost of the clean-up of toxic waste sites.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That by These Presents, the County Board of Commissioners hereby importunes the Environmental Protection Agency to disperse funds sufficient to correct the inherently dangerous situations which exist at various toxic waste sites in the County of Macomb and the State of Michigan. These funds should be dispersed from the "Superfund" for which the County of Macomb and the State of Michigan have already been declared eligible. Further, said Board of Commissioners urges the State of Michigan to provide the necessary ten percent (10%) matching share that is necessary for the receipt of said funds.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Congressional Delegation representing the State of Michigan, County of Macomb both House and Senate. Governor Blanchard and the Macomb

County Delegation of the Michigan Senate and Michigan House of
Reresentatives.

RESOLUTION NO. 1660 A RESOLUTION COMMENDING EDWARD AND STEPHANIE ORLOWSKI
FOR OUTSTANDING PUBLIC SERVICE.

COMMISSIONER ANNE LILLA, ON BEHALF OF THE ENTIRE
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, EDWARD ORLOWSKI AND STEPHANIE ORLOWSKI, his wife have pursued untiringly the goals of improving the quality of life for senior citizens as evidenced by the manifold unpaid hours of devotion and effort unselfishly spent by EDWARD ORLOWSKI AND STEPHANIE ORLOWSKI, devoted to delivering meals to home bound senior citizens , and,

WHEREAS, the said EDWARD and STEPHANIE ORLOWSKI, while delivering home delivered meals on February 8, 1983, observed a 92-year old woman, formerly a recipient of home delivered meals, sitting outside of her home exposed to the cold weather. Further investigation by the ORLOWSKI'S revealed that the woman was incoherent, suffering from frostbite, locked out of her home, and because of her senility was unable to comprehend that her 81-year-old husband had been admitted to the hospital on the previous day, and,

WHEREAS, the said EDWARD and STEPHANIE ORLOWSKI, with compassion, courage and dedication contacted the Director of the Macomb County Senior Citizen Nutrition Program who in turn contacted Macomb County Commissioner Ann Lilla who arrived to investigate the condition of said 92-year-old Woman and waited until the ambulance arrived to take said woman for medical treatment, and.

WHEREAS, this recent courageous, patient and resourceful action on the part of said EDWARD and STEPHANIE ORLOWSKI in interpreting the dire emergency situation of of the 92-year-old woman and taking prompt action to see that emergency medical services were provided is acknowledged to have resulted in the preservation of the life of said woman.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

THAT by These Presents, the Macomb County Board of commissioners here by publicly acknowledges and expresses its recognition of the outstanding public service rendered by EDWARD and STEPHANIE ORLOWSKI, in the prompt responding to the emergency medical situation of a citizen of a citizen of this county to the end that the life of said citizen was saved.

II

Be it Furthur Resolved that a suitable copy of this Resolution be presented to EDWARD ORLOWSKI and STEPHANIE ORLOWSKI, in testimony of the high esteem the Board of Commissioners has for the said EDWARD and STEPHANIE ORLOWSKI who are most worthy and deserving of this Resolution, commending their exemplary actions, by the Macomb County Board of Commissioners.

RES. NO. 1661 - A 1983 BORROWING RESOLUTION (1982 DELINQUENT TAXES)

THE FOLLOWING RESOLUTION WAS OFFERED BY COMMISSIONER JOHN JOSEPH BUCCELLATO AND SECONDED BY HAROLD GROVE.

WHEREAS, ad valorem real property taxes are imposed by taxing units within the County on July 1 and /or December 1 in each year; and

WHEREAS, a certain portion of these taxes remain unpaid and uncollected on March 1 of the following year at which time they are returned delinquent to the Macomb County Treasurer (the "Treasurer") who is to collect the delinquent taxes, plus interest and property tax administration fees on behalf of the various taxing units; and

WHEREAS, the statutes of the State of Michigan authorize the County to establish a fund, in part or in total from borrowed proceeds, to pay local taxing units their respective share of delinquent real property taxes in anticipation of collection of those taxes by the Treasurer; and

WHEREAS, the Board of Commissioners of the County has adopted a resolution establishing the Macomb County Delinquent Tax Revolving Fund, pursuant to Section 87b of Act No. 206 of the Public Acts of 1893, as amended ("Act 206"), which fund has been designated as the 100% Tax Payment Fund by the Treasurer; and

WHEREAS, the purpose of the 100% Tax Payment Fund is to provide a source of moneys from which the Treasurer may pay any or all delinquent real property taxes which are due the County, any school district, intermediate school district, community college district, city, township, special assessment or drainage district, or any other political unit or county agency for which delinquent tax payments are due on settlement day with the Treasurer or any city or township treasurer, and the Treasurer has been directed to make such payments by the Board of Commissioners of this County; and

WHEREAS, in order to make such payments with respect to 1982 delinquent taxes, it is hereby determined that it is necessary that the County issue its "General Obligation Limited Tax Notes, Series 1983" in accordance with Sections 87c, 87d and 89 of Act No. 206 and on the terms and conditions set forth below; and

WHEREAS, the total amount of 1982 real property taxes which became delinquent and were returned to the Treasurer for collection on March 1, 1983, (the "1982 Delinquent Taxes") is estimated to be \$30,500,000 excluding interest, fees and penalties.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY AS FOLLOWS:

I

GENERAL OBLIGATION LIMITED
TAX NOTES, SERIES 1983

101. Issuance of Notes. The County shall issue its General Obligation Limited Tax Notes, Series 1983 (the "Notes") in accordance with this Resolution and Sections 87c, 87d and 89 of Act 206, payable from the 1982 Delinquent Taxes outstanding on March 1, 1983, and the other sources specified below.

102. Aggregate Amount of Notes. The Notes shall be issued in an initial aggregate amount not to exceed the lesser of \$35,000,000 or (i) the exact amount of the 1982 Delinquent Taxes (excluding interest, fees and penalties) plus (ii) an amount not to exceed fifteen percent (15%) of the 1982 Delinquent Taxes. The exact principal amount of the Notes will be designated by the Treasurer after the amount of the 1982 Delinquent Taxes has been determined.

103. Proceeds. The proceeds of the Notes shall be deposited in and used as the whole or a part of the Fund Account No. 625 of the County and 1983 Note Reserve Fund in accordance with Article IV below.

II FIXED MATURITY NOTES

201. At the option of the Treasurer, exercisable by order of the Treasurer, the Notes may be issued in accordance with this Article II. All reference to "Notes" in Article II refers only to Notes issued pursuant to Article II, unless otherwise specified.

202. Date and Maturity. The Notes shall be dated March 1, 1983, and shall be due and payable as follows: \$5,500,000 on September 1, 1983; \$8,000,000 on September 1, 1984; and not more than \$21,500,000 on September 1, 1985.

203. Interest. The Notes shall bear interest payable September 1, 1983, and each March 1 and September 1 thereafter, until maturity, which interest shall not exceed the maximum rate of interest as may be permitted by law on the date the Notes are offered for sale.

204. Denominations and Numbers. If issued as coupon notes, the Notes shall be issued in denominations of \$5,000 each, or such other denominations as the Treasurer shall authorize, and shall be numbered from 1 upwards in the direct order of their maturities, beginning with their earliest maturities.

If issued as fully registered notes, the Notes shall be issued in one or more denomination or denominations of \$1,000 or any multiple of \$1,000 as determined by the Treasurer, and shall be numbered from one upwards in such order as the Treasurer shall determine.

205. Bearer Notes; Paying Agent. The Notes of each maturity shall be payable to the bearer in lawful money of the United States of America at such bank or trust company in the State of Michigan as shall be designated either prior to sale by the Treasurer (or, if the Treasurer so permits, by the original purchaser or purchasers), and the Notes and coupons shall be substantially in the form attached as Appendix A. Co-paying agents located whether in Michigan or elsewhere in the United States of America may also be designated.

206. Registered Notes. If the Notes must be issued in fully registered form both as to principal and interest to be exempt from federal income taxation under Section 103 of the Internal Revenue Code of 1954, as amended, the Notes shall be so issued and shall be substantially in the form attached as Appendix B. Such fully registered Notes shall be registrable upon the books of a trustee or note registrar to be named by the Treasurer. The trustee or note registrar so named may be any bank or trust company offering the necessary services pertaining to the registration and transfer of the Notes. Fully registered Notes

may be authenticated by the trustee or note registrar if so order by the Treasurer.

207. Redemption. Notes maturing in the years 1983 and 1984 shall not be subject to redemption prior to maturity. The Notes maturing on September 1, 1985, may be redeemed on any interest payment date on or after September 1, 1984, at the option of the County Treasurer. Notes so called for redemption shall be redeemed at the par value thereof and accrued interest plus, at the option of the Treasurer, a premium on each note, computed as a percentage of the face amount thereof, of 1% if redeemed on or after September 1, 1984, but prior to maturity. Notice of redemption shall be given as provided in the form of Official Notice of Sale attached to resolution 3, provided that if the Treasurer elects to offer such 1% premium on the Notes the Official Notice of Sale and the Note form shall be changed accordingly.

208. Public or Private Sale. The Treasurer may, at the Treasurer's option, conduct a public sale of the Notes (after publication of the Notice of Sale attached to, and as provided in, Resolution 3), provided such Notes shall not be sold at a discount exceeding 2% of the face amount of the Notes, after which sale the Treasurer shall award the Notes to the lowest bidder. The conditions of sale shall be as specified in the Notice of Sale, and the Treasurer shall be empowered to make any change in the Notice of Sale as may in the Treasurer's discretion be necessary or appropriate.

The Treasurer may alternatively, at the Treasurer's option, negotiate a private sale of the Notes naming such paying agent or agents as the Treasurer may choose.

209. Execution and Delivery. The Treasurer is hereby authorized and directed to any coupon Notes for the County or to execute the same by causing a facsimile of the Treasurer's signature to be affixed. provided in the latter instance, the Notes are thereafter authenticated by an authenticating agent named by the Treasurer. The Notes shall be sealed with the County Seal or a facsimile of such seal. The coupons, if any, shall be executed with the facsimile signature of the Treasurer and shall contain substantially the following notation: "This coupon is payable only from the following sources: certain delinquent real property taxes, the interest thereon, a part of the administration fees thereon, moneys on deposit in a certain 1983 Note Reserve Fund and other amounts, all as described in the Note to which this coupon pertains."

The Treasurer is thereafter authorized and directed to deliver the Notes to the Purchaser upon receipt of the purchase price, which delivery may be made in the discretion of the Treasurer at one time or in parts at various times, provided that all of the Notes with the earliest maturities shall be delivered prior to any Notes with later maturities. The Notes will be delivered at the expense of the County in such city or cities designated by the Treasurer in the Notice of Sale or otherwise.

210. Renewal, Refunding or Advance Refunding Notes. If at any time it appears to be in the best interests of the County, the Treasurer may by order authorize the issuance of renewal, refunding or advance refunding Notes, which Notes need not be approved by prior order of the Municipal Finance Commission or any successor authority.

211. Issuance of Two Series. At the option of the Treasurer, exercisable by order of the Treasurer, the Notes may be issued in two series called General Obligation Limited Tax Notes, Series 1983 - I and General Obligation Limited Tax Notes, Series 1983-II. The Notes of such series shall be issued according to the provisions of this Article II in all respects (and the word "Notes" shall be deemed to include both series of Notes throughout this Article and, where applicable, this Resolution, except that:

a. The Notes of Series 1983-I shall be issued in an aggregate amount not to exceed \$20,000,000, \$3,100,000 of which shall mature on September 1, 1983, \$4,600,000 of which shall mature on September 1, 1984 and not more than \$12,300,000 of which shall mature on September 1, 1985; and

b. The Notes of Series 1983-II shall be issued in an aggregate amount not to exceed \$15,000,000, \$2,400,000 of which shall mature on September 1, 1983, \$3,400,000 of which shall mature on September 1, 1984, and not more than \$9,200,000 of which shall mature on September 1, 1985.

The exact amount of each series will be designated by the Treasurer after the amount of the 1982 Delinquent Taxes has been determined.

212. Notes Secured Pari Passu. If the Notes are sold in two series pursuant to Section 211, each series of Notes shall be secured pari passu with the other by the security described in and the amounts pledged by Article IV of this Resolution.

213. Note form and Notice of Sale. If the Notes are sold in two series pursuant to Section 211, the Treasurer is hereby authorized and directed to make such changes to the form of the Notes approved by this Resolution and the form of notice of sale approved by Resolution No. 1661-B as may, in the Treasurer's discretion, be necessary to reflect the issuance of the Notes in two series with common security.

III

VARIABLE MATURITY NOTES

301. At the option of the Treasurer, exercisable by order of the Treasurer, the Notes shall be issued in accordance with this Article III. All references to "Notes" in Article III refer only to Notes issued pursuant to Article III, unless otherwise specified.

302. Date and Maturity. The Notes shall be dated as of their date of issuance and shall mature on such date or dates not exceeding one year from the date of their issuance as may be specified by order of the Treasurer.

303. Interest. The Notes shall bear interest payable at maturity at such rate or rates as may be determined by the Treasurer not exceeding the maximum rate of interest permitted by law on the date the Notes are issued.

304. Registered Notes; Note Registrar. The Notes shall be registered, as to both principal and interest, and shall be substantially in the form attached as Appendix C. The NOTES shall be registrable upon the books of a trustee or note registrar designated by the Treasurer. The trustee or note registrar so named may be any bank or trust company offering the necessary services pertaining to the registration and transfer of the Notes. Fully registered Notes may be authenticated by the trustee or note registrar if so ordered by the Treasurer.

305. Denomination and Numbers. The Notes shall be issued in one or more denomination or denominations of \$1,000 or any multiple of \$1,000, as determined by the Treasurer, and shall be numbered from one upwards in such order as the Treasurer determines.

306. Redemption. The Notes shall not be subject to redemption prior to maturity.

307. Sale of Notes. The Treasurer is authorized to sell the Notes at a private sale, and is authorized to designate a marketing agent or dealer to assist in the placement of Notes issued pursuant to this Article. The Treasurer shall prepare or cause to be prepared and disseminated a placement memorandum containing such information as the Treasurer deems relevant in connection with such sale.

308. Execution and Delivery. The Treasurer is authorized and directed to execute the Notes manually or to execute the Notes by causing a facsimile of the Treasurer's signature to be affixed, provided in the latter instance the Notes are thereafter authenticated by an authenticating agent named by the Treasurer. The Notes shall be sealed with the County seal or a facsimile of such seal.

The Treasurer is thereafter authorized and directed to deliver the Notes to the Purchaser upon receipt of the purchase price, which delivery may be made in the discretion of the Treasurer at one time or in part at various times. The Notes will be delivered at the expense of the County in such city or cities designated or agreed to by the Treasurer.

309. Renewal Notes. The Treasurer may by order authorize the issuance of renewal Notes, Renewal Notes shall be sold and the proceeds applied to the payment of the principal of the Notes to be renewed, and shall not be subject to the approval of the Municipal Finance Commission.

In the order authorizing renewal Notes, the Treasurer shall specify whether the Notes shall be issued in accordance with this Article III, in which event the provisions of Article III shall govern the issuance of the Notes, or whether the Notes shall be issued in accordance with Article II, in which event the provisions of Article II shall govern the issuance of the Notes, provided that, if Notes are to be issued in accordance with Article II, the order must provide for and shall govern with respect to:

- a. the aggregate amount of the Notes:
- b. the date of the Notes.
- c. the denominations of the Notes:
- d. the maturities of the Notes, provided that the final maturity shall not be later than May 1, 1986;
- e. Interest payment dates, provided that interest must be payable annually, semi-annually or at maturity; and
- f. whether some or all of the Notes are subject to redemption and, if so, when.

The form of order shall be substantially in the form attached as Appendix D if the Notes are to be issued in accordance with Article III and substantially in the form attached

as Appendix E if the Notes are to be issued in accordance with Article II.

310. Mandatory Repayment of Notes. Notwithstanding Section 309 of this Resolution, on or before each Mandatory Repayment Date the Treasurer shall repay from the 1983 Note Payment Fund interest on Notes or renewal Notes in the amount sufficient to assure continued maintenance of the Tax-exempt status of the interest on the Notes. For purposes of this Section 310, "Mandatory Repayment Date" shall initially mean the date twelve months after the date of the original issuance of the Notes or the date on which the repayment of Notes described above is first made, if earlier, and thereafter shall mean the date which is twelve months after the last Mandatory Repayment Date or the date the next repayment of Notes described above is made, if earlier.

311. Supplemental Agreements and Documents. The Treasurer, on behalf of the County is authorized to enter into so many or all of the following as may, in the Treasurer's discretion, be necessary, desirable or beneficial in connection with the issuance of Notes under this Article III, upon such terms and conditions as the Treasurer may determine appropriate:

- a. A letter of credit, or similar instrument, providing backup liquidity and credit support for the Notes:
- b. A reimbursement agreement, or similar instrument, setting forth repayments of and security for amounts drawn under the letter of credit (or similar instrument):
- c. A marketing agreement designating a marketing agent or dealer and prescribing the duties of the marketing agent or dealer with respect to the sale of the Notes.

The expenses, fees and charges of any kind payable in connection with such instruments shall be paid as provided in the instruments.

312. Issuance of Two Series. At the option of the Treasurer, exercisable by order of the Treasurer, the Notes may be issued in two series called General Obligation Limited Tax Series 1983-II. The Notes of such series shall be issued according to the provisions of this Article III in all respects (and the word "Notes" shall be deemed to include both series of Notes throughout this Article and, where applicable, this Resolution) except that:

- a. The Notes of Series 1983 -I shall be issued in an aggregate initial amount not to exceed \$20,000,000; and
- b. The Notes of Series 1983-II shall be issued in an aggregate initial amount not to exceed \$15,000,000.

The exact amount of each series will be designated by the Treasurer after the amount of the 1982 Delinquent Taxes has been determined.

312. Notes secured Pari Passu. If the Notes are sold in two series pursuant to Section 312, each series of Notes shall be secured pari passu with the other by the security described in and the amounts pledged by Article IV of this Resolution.

314. Note Form. If the Notes are sold in two series pursuant to Section 312, the Treasurer is hereby authorized and directed to make such changes to the form of the Note approved by this Resolution, as may, in the Treasurer's discretion, be necessary to reflect the issuance of the Notes in two series with common security.

FUNDS & SECURITY

IV

401. There is hereby established the 1983 100% Tax Payment Fund (the "Fund") of which the funds and accounts set forth below are a part.

402. 1983 Account. The Treasurer shall designate a portion of the proceeds of the original issuance of the Notes (not to exceed the 1982 Delinquent Taxes) to establish Fund Account No. _____ of the County (the "1983 Account") and shall apply such 1983 Account to the payment of the 1982 Delinquent Taxes in accordance with Act 206.

403. 1983 Note Reserve Fund. There is hereby established the "1983 Note Reserve Fund", into which the Treasurer shall deposit the balance of the proceeds from the initial issuance of Notes.

All money in the 1983 Note Reserve Fund, except as provided below, shall be used solely for payment of principal, premium, if any, and interest on the Notes to the extent that moneys required for such payment are not available in the 1983 Note Payment Fund. Money in the 1983 Note Reserve Fund shall be withdrawn first for payment of principal premium, if any, and interest on the Notes before other County general funds are used to make the 1983 Note Reserve Fund, due to its (payments. All income or interest earned by, or increment to, the) investment or reinvestment, shall be deposited in such fund. When the 1983 Note Reserve Fund is sufficient to retire the Notes and accrued interest thereon, it may be used to purchase the Notes on the market, or, if the Notes are not available, to retire the Notes when due.

404. 1983 Note Payment Fund. There is hereby established the Fund Collection Account No. _____ of the County (the "1983 Note Payment Fund"), effective as of March 1, 1983, into which account the Treasurer is directed to deposit promptly on receipt all of the following payments received on account of the 1982 Delinquent Taxes:

- a. All 1982 Delinquent Taxes collected on and after March 1, 1983, and all interest on such taxes:
- b. All property tax administration fees on the 1982 Delinquent Taxes once the expenses of this borrowing have been paid, and
- c. Any amounts which are received by the Treasurer from the taxing units within the County because of the uncollectability of the 1982 Delinquent Taxes.

405. Pledge. The following moneys are hereby pledged to the repayment of the Notes and shall be used solely for repayment of the Notes until the Notes and all premium, if any, and interest on the Notes are paid in full:

- a. All amounts held in the 1983 Note Payment Fund:
- b. All amounts held in the 1983 Note Reserve Fund; and
- c. All interest earned from the investment of moneys held in either the 1983 Note Payment Fund or the 1983 Note Reserve Fund.

406. Limited Tax General Obligation. In addition, this Note issue shall be a general obligation of the County, secured by its full faith and credit which shall include the limited tax obligation of the County, within applicable constitutional and statutory limits, and its general funds. The County budget shall provide that if the pledged 1982 Delinquent Taxes and any other pledged

amounts are not collected in sufficient amounts to meet the payments of the principal and interest due on these Notes, the County, before paying any other budgeted amounts, will promptly advance from its general funds sufficient money to pay that principal and interest.

If the amounts pledged under Section 405 are not sufficient to pay the principal and interest when due, the County shall pay the same, as provided in this paragraph, and may thereafter reimburse itself from the 1982 Delinquent Taxes collected.

The County shall not have the power to levy any tax for the payment of the Notes in excess of its constitutional or statutory limits.

407. Security for Renewal, Refunding or Advance Refunding Notes. Renewal, refunding or advance refunding Notes shall be secured by the same security securing the Notes being renewed, refunded or advanced refunded. The moneys pledged in Section 405 for the repayment of the Notes are hereby re-pledged for repayment of the principal of and interest on any renewal, refunding or advance refunding Notes issued pursuant to this Resolution. Furthermore, such renewal, refunding or advance refunding Notes shall be a general obligation of the County secured by its full faith and credit which shall include the limited tax obligation of the County within applicable constitutional and statutory limits, all as more fully provided in Section 406 above.

408. Use of Funds After Full Payment. After all principal, premium, if any, and interest on the Notes have been paid in full, any further collection of 1982 Delinquent Taxes and all moneys in any fund or account of the Fund, and any interest or income thereon, may be used (i) to pay any or all delinquent taxes for a year other than 1982 which are due and payable to the County, any school district, community college district, city, township, special assessment or drainage district, or any other political unit for which delinquent tax payments are due on settlement day with the Treasurer or any city or township treasurer or (ii) for any other proper purpose within the County's 100% Tax Payment Fund.

V

MISCELLANEOUS PROVISIONS

501. Expenses. The expenses of borrowing in connection with this issuance of Notes shall be paid from the administration fees collected on the 1982 Delinquent Taxes, from any funds in the Fund not pledged to the repayment of these Notes or from any funds in the 100% Tax Payment Fund not pledged to the repayment of any other notes.

502. Application to MFC; Exemption. The Treasurer is hereby authorized, if necessary to make application to the Municipal Finance Commission on behalf of the County for an order permitting this County to make this borrowing and issue its General Obligation Limited Tax Notes, Series 1983, or, if possible, to obtain an exemption from such approval from the Michigan Department of Treasury.

503. Bond Counsel The Notes (and any renewal, refunding or advance refunding Notes) shall be delivered with the unqualified opinion of bond counsel chosen by the Treasurer, approving the legality of the Notes, which selection may, at the option of the Treasurer, be for one or more years. The cost of this legal opinion and the printing of the Notes will be at the expense of the County,

from the County, but the expenses will be paid, as provided in this Resolution, from the County's 100% Tax Payment Fund.

504. Complete Records. The Treasurer shall keep full and complete records of all deposits to and withdrawals from each of the funds and accounts in the Fund and of all other transactions relating to, all investments of moneys in, and the interest and gain derived from such funds and accounts.

505. Chargebacks. Delinquent taxes not paid or recovered at or prior to the May 1985 tax sale shall be charged back to the local units in such fashion as the Treasurer may determine, and the proceeds of such chargebacks shall be deposited into the 1983 Note Payment Fund no later than July 1, 1985.

506. Investments. The Treasurer is authorized to invest all moneys in the 100% Tax Payment Fund in any one or more of the investments authorized as lawful investments for counties under Act No. 20 of the Michigan Public Acts of 1943, as amended.

507. Arbitrage Covenant. Notwithstanding any other provision of this resolution or other resolutions adopted heretofore, the County hereby covenants with the purchaser (within the meaning of Sections 1.103-13, 1.103-14 and 1.103-15 of the Income Tax Regulations prescribed by the Commissioner of Internal Revenue) of the General Obligation Limited Tax Notes, Series 1983, that the County will make no use of the proceeds of the Notes, which if such use had been reasonably expected on the date of issuance of the Notes, would have caused the Notes to be "arbitrage bonds," as defined in Section 103(c) of the Internal Revenue Code of 1954, as amended, and all rules and regulations relating thereto.

March 31, 1983

RES. NO. 1661-B RESOLUTION AUTHORIZING ADMINISTRATIVE FUND

The following resolution was offered by Commissioner Buccellato, supported by Commissioner Trombley.

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF MACOMB:

The County Treasurer, pursuant to Section 87C. Subsection 3, of Act 206, is hereby designated as Agent for the County, and the Treasurer's office shall receive such sums as are therein provided to cover administrative expenses, provided, however, that no amounts shall be payable to the Treasurer for any fees, the Treasurer having expressly waived such fees in writing prior to the adoption of this resolution.

RES. NO. 1661-C RESOLUTION APPROVING NOTICE OF SALE

The following resolution was offered by Commissioner Buccellato, supported by Commissioner Simmons.

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF MACOMB:

If a public sale is held, sealed proposals for the purchase of the Notes approved in the 1983 Borrowing Resolution (1982 Delinquent Taxes) shall be received up to such time as shall later be determined by the Treasurer, and notice thereof shall be published in accordance with law, once in at least one of, the Bond Buyer, Michigan Investor, or Detroit Legal News, each of which is hereby designated as being a publication printed in the English language and circulated in this State, which carries as a part of its regular service, notices of sale of municipal bonds. The notice (sometimes referred to as the "Notice of Sale") shall be in substantially the form as that attached to this resolution as Exhibit A for coupon Notes or as Exhibit B for fully registered Notes.

RESOLUTION NO. 1662 A RESOLUTION COMMENDING ALL SECRETARIES OF MACOMB COUNTY ON THIS THE OCCASION OF NATIONAL SECRETARIES DAY AND PROCLAIMING APRIL 27, 1983 AS "NATIONAL SECRETARIES DAY"

COMMISSIONERS HUBERT J. VANDER PUTTEN AND RAYMOND H. TROMBLEY ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, public service with sincerity and integrity in the cause of good government, on behalf of the people, is truly a mark of distinction, and,

WHEREAS, it has been the good fortune of the citizens of this great county, and a great benefit to the members of the Board of Commissioners to have had the benefit, over the years, of the services of a corps of secretaries who have served with devotion, distinction and integrity, and,

WHEREAS, the county of Macomb has deservedly earned a reputation as a unit of local government that operates with integrity, stability, and a high degree of efficiency throughout this state and nation, due in large part to the dedication of its secretaries and,

WHEREAS, it is fitting and proper that this outstanding group of public servants be recognized for their manifold contributions to government service on this the occasion of "NATIONAL SECRETARIES DAY": and it is further fitting and proper that the Macomb County Board of Commissioners proclaims April 27, 1983 as "NATIONAL SECRETARIES DAY".

NOW, THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR ONLY AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS;

I

THAT by These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its tribute and recognition and deep appreciation of the multitude of contributions made by the members of the Macomb County Secretarial Corps, in serving the people of this great County and State with sincerity, honesty and devotion.

II

Be It Further Resolved that the Macomb County Board of Commissioners proclaims and acknowledges April 27, 1983 as "NATIONAL SECRETARIES DAY".

OFFICIAL PROCLAMATION
OF THE BOARD OF COMMISSIONERS
MACOMB COUNTY, MICHIGAN

PATRICK J. JOHNSON, CHAIRPERSON OF THE BOARD OF COMMISSIONERS ON BEHALF OF ALL COUNTY COMMISSIONERS, HEREBY PROCLAIMS MAY 4, 1983 AS SENIOR CITIZEN HOME DELIVERED MEALS VOLUNTEERS DAY, IN MACOMB COUNTY, AND OFFERS TRIBUTE TO THE HOME DELIVERED MEALS VOLUNTEERS OF THE MACOMB COUNTY SENIOR CITIZEN NUTRITION PROGRAM.

WHEREAS, genuine and sincere involvement in the activities and projects concering the well-being and improvement of the lives of senior citizens is an aspiration deserving of public recognition, and,

WHEREAS, the Macomb County Senior Citizen Nutrition Program on May 4, 1983, is honoring its Home Delivered Meals Volunteers, numbering three hundred and twenty (320), at a Volunteer Recognition Breakfast to be held at the Independence Hall, County Park, in the City of Sterling Heights, and,

WHEREAS, the Macomb County Board of Commissioners wishes to officially pay tribute to these Home Delivered Meals Volunteers who have unselfishly served and donated their time freely to deliver meals to home bound senior citizens of Macomb County, and,

WHEREAS, said Home Delivered Meals Volunteers, using their own automobiles, delivered 102,581 meals during 1982, and are presently delivering meals. to home bound senior citizens, at a rate of in excess of 11,000 per month, and,

WHEREAS, the Macomb County Board of Commissioners wishes to lend its support to the Home Delivered Meals Volunteer Recognition Breakfast be adopting this Proclamation.

NOW, THEREFORE, BY VIRTURE OF THE AUTHORITY VESTED IN ME BY THE MACOMB COUNTY BOARD OF COMMISSIONERS, I DO HEREBY, ON BEHALF OF SAID BOARD AND ON BEHALF OF ALL CITIZENS OF MACOMB COUNTY, HEREBY PROCLAIM MAY 4, 1983 AS SENIOR CITIZEN HOME DELIVERED MEALS VOLUNTEERS DAY IN MACOMB COUNTY AND DO HEREBY PAY TRIBUTE TO THE HOME DELIVERED VOLUNTEERS OF THE MACOMB SENIOR NUTRITION PROGRAM.

RES. NO. 1663 - RESOLUTION IMPLEMENTING WAIVER OF CERTAIN INTEREST, FEE, OR PENALTY FOR TAXES PAID IN THE FIRST YEAR OF DELINQUENCY BEFORE MAY 1 FOR THE HOMESTEAD PROPERTY OF A SENIOR CITIZEN, PARAPLEGIC, QUADRIPLAGIC, ELIGIBLE SERVICEMAN, ELIGIBLE VETERAN, ELIGIBLE WIDOW, TOTALLY AND PERMANENTLY DISABLED PERSON OR BLIND PERSON UNDER THE PROVISIONS OF ACT NO. 503, OF THE PUBLIC ACTS OF 1982.

COMMISSIONERS ANNE LILLA AND RAYMOND H. TROMBLEY, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, Act no. 206 of the Public Acts of 1983 provided for the assessment of property and the levy and collection of taxes by various political subdivisions of this State; and, provided for certain reimbursements of certain expenses incurred by units of local government; and provided penalties for violations of said Act, and,

WHEREAS, Act No. 503 of the Public Acts of 1982 provided, amongst other things, in section 59 (3) that a county board of commissioners, by resolution, may provide that for taxes paid in the first year of delinquency before May 1 for the homestead property for which a senior citizen, paraplegic, quadriplegic, eligible serviceman, eligible veteran, eligible widow, totally and permanently disabled person, or blind person, as those persons are defined in chapter 9 of Act No. 291 of the Public Acts of 1967, as amended, makes a claim, before February 15th, for the credit provided by chapter 9 of Act No. 281 of the Public Acts of 1967, as amended, if that claimant presents a copy of the form filed for the credit to the county treasurer, has not received the credit before March 1, and states that the credit was needed to pay the taxes; any interest, fee, or penalty in excess of the interest, fee or penalty that would have been added if the tax had been paid before February 15 shall be waived, and,

WHEREAS, said section 59 (3) of Act No. 503 of the Public Acts of 1982 further provides that interest paid pursuant to sub-section (1) or section 89 (1) (a) shall be waived unless the interest is pledged to the repayment of delinquent tax revolving fund notes or payable to the County Delinquent Revolving Fund, in which case the interest shall be refunded from the general fund of the county. Further, that the County Property Tax Administration Fee shall be waived.

WHEREAS, the Senior Citizens Sub-committee of the Macomb County Board of Commissioners at its regular meeting of March 25, 1983, has recommended that the County Board of Commissioners by Resolution, provide for the waiver of such interest, fees, or penalties.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners pursuant to the applicable provisions of Act No. 503 of the Public Acts of 1982 does hereby implement the waiver provisions of section 59 (3), (4), (5), and (6) of said Act thereby waiving certain interests, fees or penalties for taxes paid in the first year of delinquency before May 1 for the homestead property for which a senior citizen, paraplegic, quadriplegic, eligible serviceman, eligible veteran, eligible widow, totally and permanently disabled person, or blind person, as those persons are defined in chapter 9 of Act No. 281 of the Public Acts of 1967, as amended, makes a claim before February 15, for the credit provided by Chapter 9 of Act No. 281 of the Public Acts of 1967, as amended, if the claimant presents a copy of the form filed for the credit to the County Treasurer, has not received the credit before March 1, and states that the credit was needed to pay the taxes.

II

Be It Further Resolved that this Resolution becomes effective immediately upon adoption.

RES. NO. 1663 -B MACOMB COUNTY TRANSIT SERVICE AGREEMENT

1. Upon acquiring adequate levels of capital and operating funds, SEMTA will restore Macomb County large bus service levels to those operating prior to SEMTA's service cutback in March, 1982, and will expand its large bus peak vehicle fleet for Macomb County by 50 buses to an ultimate fleet of 147 large buses.
2. Upon acquiring adequate levels of capital and operating funds, SEMTA will increase its small bus fleet assigned to Macomb County service by 37 buses, to an ultimate fleet of 76 small buses.
3. SEMTA will identify seven locations in Macomb County which will serve as subregional "transit centers." SEMTA's services in Macomb County will be made to develop the facilities necessary to accommodate the number of people and vehicles forecast to use these centers.
4. SEMTA will develop new sets of bus services, in cooperation with Macomb County and affected local municipalities, which will connect the transit centers of Macomb County with each other and with the rest of the region through local and express fixed bus routes having an increasingly east/west orientation. SEMTA will furthermore design collector bus services, with county and local inputs, which will bring people living near transit centers to those centers.
5. After secured funding has been obtained, the capital program for bus procurement and transit center development will receive SEMTA's highest priority, aiming for total completion of the program by FY 1990.
6. The plan also includes development of light rail service within Macomb County within the Gratiot Avenue corridor. The first phase of the Gratiot light rail line will have its terminus in Mt. Clemens, with service ultimately continuing to near the City of Richmond. Construction of the Gratiot Line will be included in the same phase as construction on the Woodward Avenue Light Rail Line. In addition, consideration will also be given to light rail in the Mound/Van Dyke corridor.
7. Simultaneously with the development of the transit service improvement package for Macomb County, SEMTA will be implementing those portions of the package which affect other portions of the region. The most significant elements of this plan will include expanded large bus and small bus service for Oakland County, Wayne County, and Detroit; the development of transit centers in Oakland and Wayne Counties; a commuter rail line from Ann Arbor to Detroit; and a light rail line from Detroit to Pontiac.
8. Technical liaison committee will be created; each of the jurisdictions will appoint a technical person with whom SEMTA technical staff will work on a regular basis to evaluate progress on all elements and to assure that the program is being carried out in accordance with this agreement, and will insure a high level of two-way communications.

It is mutually understood that the program cannot be advanced until sufficient capital and operating funds are obtained and that the proposed implementation schedule for both the bus and rail elements of the Plan is subject to change based upon the availability of these funds.

It is further understood that all elements of the plan are to be advanced simultaneously to the extent that this is technically feasible and within the constraints of the available funding.

The undersigned do hereby agree on the above outlined transit services improvement program for Macomb County and further agree to work cooperatively toward the implementation of this program, including efforts to secure the additional operating and capital funds required for implementation.

- WHEREAS While our nation is currently in an economic recession with an unemployment rate of 10.4% , Southeast Michigan and MACOMB County are in the throes of a depression with unemployment rates approaching 20% and in desperate need of jobs for our unemployed people.
- WHEREAS To meet this immediate need, the search for jobs should be given the highest priority by all levels of government.
- WHEREAS Michigan has long been a "contributor" or "donor" of tax dollars to the federal government while having one of the lowest return rates of tax dollars back to the states (Michigan currently ranks 49th in the nation).
- WHEREAS every effort should be made to bring more of our share of federal dollars to this area to ensure that "new Money" and "new jobs" will be brought into our economy.
- WHEREAS There has been a long-standing unmet need for improved public transportation services in Macomb County and Southeast Michigan.
- WHEREAS The Macomb County Board of Commissioners has consistently supported an improved public transportation system to meet the needs of all of its residents.
- WHEREAS The elderly and handicapped residents of Macomb County have always expressed the need for improved public transportation, particularly in the small bus program.
- WHEREAS The elderly and handicapped residents of Macomb County have always expressed the need for improved public transportation, particularly in the small bus program.
- WHEREAS SEMTA, on behalf of Macomb, Oakland and Wayne Counties and the City of Detroit, is proposing modifications to the Regional Transportation Plan which will be more suited to Macomb County's needs than any previously transit plans.
- WHEREAS This plan contains expanded bus service with emphasis on east-west routes, in addition of light rail construction in the Gratiot and Mound-Van Dyke corridors which will better serve the changing commuter patterns of our residents as reflected in the U. S. Census data.
- WHEREAS One cent of the five cent per gallon increased federal gasoline tax is earmarked for public transportation projects, providing an opportunity to recapture our fair share of tax dollars rather than allowing them to be sent to other parts of the nation.
- WHEREAS Implementation of this plan will virtually assure the creation of thousands of construction jobs and, when fully operational, thousands of new permanent jobs related to transit in South east Michigan, along with providing better access to places of employment.
- RESOLVED That the Macomb County Board of Commissioners expresses its support for the SEMTA modified Regional Transportation Plan and the elements for Macomb County.

RESOLVED That in addition to new and expanded bus service and the identification of transit centers that light rail in the Gratiot Corridor be included in the initial phase of overall plan implementation; the first phase of the Gratiot Corridor be included in the initial phase of overall plan implementation; the first phase of the Gratiot Light Rail line have its terminus in Mt. Clemens and ultimately extend to the City of Richmond; and that SEMTA begin to take those steps necessary to implement light rail service in the Mound/Van Dyke Corridor.

RESOLVED That any major changes in the modified plan as proposed, be discussed and approved by the Macomb County Board of Commissioners.

RESOLVED That the Macomb County Board of Commissioners urge SEMTA to move aggressively to secure federal and state funding necessary to implement this plan.

RES. NO. 1664 - RESOLUTION COMMENDING REVEREND FATHER FABIAN B. SLOMINSKI
ON THE 35TH ANNIVERSARY OF HIS ORDINATION.

COMMISSIONER DIANA J. KOLAKOWSKI AND DONALD G. GURCZYNSKI,
ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING
RESOLUTION.

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, REVEREND FATHER FABIAN B. SLOMINSKI is celebrating the 35th Anniversary of his Ordination into the priesthood on May 22, 1948, and,

WHEREAS, REVEREND FATHER FABIAN B. SLOMINSKI has unselfishly served the needs of the parish community of St. Anne Catholic Church in the City of Warren, Michigan, since June, 1970, and,

WHEREAS, it is impossible to place too great a value on the work, devotion, and meritorious service contributed by REVEREND FATHER FABIAN B. SLOMINSKI'S prior assignments at Mt. Carmel Parish, SS. Peter & Paul Parish, St. Bartholomew Parish, St. Florian Parish, and Corpus Christi Parish, and,

WHEREAS, it is fitting and proper that such outstanding dedicated contribution to the moral development of the citizens and the communities for a period of 35 years, as well as the improvement made in the furtherance of the social and moral enrichment of the community of Warren and surrounding areas be recognized and publicly acclaimed.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby acknowledges and expresses its recognition and appreciation of the multitude of contributions made by REVEREND FATHER FABIAN B. SLOMINSKI in Warren, Michigan, and surrounding areas, for 35 years, and the furtherance of the development of the social, moral, and spiritual development of Warren and surrounding areas, and for the enhancement of the quality of life for all of those who avail themselves to the many fine services and activities provided by REVEREND FATHER FABIAN B. SLOMINSKI.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to REVEREND FATHER FABIAN B. SLOMINSKI in testimony of the high esteem the Board of Commissioners has for the said REVEREND FATHER FABIAN B. SLOMINSKI

in recognition of his outstanding service and dedication on this the occasion of his 35th Anniversary of his ordination into the priesthood.

RES. NO. 1665 - A RESOLUTION COMMENDING REVEREND FATHER WILLIAM J. MC GOLDRICK ON THE 40TH ANNIVERSARY OF HIS ORDINATION

COMMISSIONERS RICHARD D. SABAUGH, WALTER DILBER, JR. AND SAM J. PETITTO, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of the various peoples of our communities and nation, and,

WHEREAS, REVEREND FATHER WILLIAM J. McGOLDRICK is celebrating the 40th Anniversary of his Ordination into the priesthood in May, 1983, and,

WHEREAS, REVEREND FATHER WILLIAM J. McGOLDRICK has, for four decades, performed an important role in the lives of Catholic families, tending to the spiritual and moral needs of all of those in need and giving them hope and inspiration through a variety of personal daily encounters, and,

WHEREAS, it is impossible to place too great a value on the work, devotion, and meritorious service contributed by REVEREND FATHER WILLIAM J. McGOLDRICK's prior assignments at St. Mary's Parish in Manchester and surrounding mission churches, St. Dominic Parish, St. Benedict Parish, St. Paul on the Lake Parish Parish and as Chaplain to the Motherhouse of the Adrian Dominican Sisters, and,

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby acknowledges and expresses its recognition and appreciation of the multitude of contributions made by REVEREND FATHER WILLIAM J. McGOLDRICK in Warren, Michigan and surrounding areas, for 40 years, and the furtherance of the development of the social, moral and spiritual development of Warren and surrounding areas, and for the enhancement of the quality of life for all of those who avail themselves to the many fine services and activities provided by REVEREND FATHER WILLIAM J. McGOLDRICK.

II

Be It Further Resolved that a suitable copy of this Resolution be presented REVEREND FATHER WILLIM J. McGOLDRICK in testimony of the high esteem the Board of Commissioners has for the said REVEREND FATHER WILLIAM J. McGOLDRICK in recognition of his outstanding service and dedication on this the occasion of his 40th Anniversary of his ordination into the priesthood.

RES. NO. 1666 - A RESOLUTION COMMENDING SEYMOUR OKUN ON HIS RETIREMENT AS AN EDUCATOR AND BAND DIRECTOR OF FRASER HIGH SCHOOL

COMMISSIONER JAMES J. SHARP, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, dedication to the development of the full capabilities of young Americans, both physically and intellectually, is truly a hallmark of distinction, all too infrequently publicly acknowledged and recognized, and,

WHEREAS, SEYMOUR OKUN, Band Director of the Fraser High School, has been an educator for upwards of forty (40) years and has served the parents and children of the Warren School District with great distinction and dignity as a teacher and director of the Fraser High School Band since 1953, and,

WHEREAS, SEYMOUR OKUN, during his tenure as Band Director of Fraser High School was the recipient of many distinctions and honors including; Outstanding Michigan Music Teacher, Michigan Band Director of the Year, City of Fraser - Citizen of the Year, Medal of Honor - Midwest National Clinic, and his election to the office of President of the American School Band Directors Association, and,

WHEREAS, it has been the good fortune of the parents, students, teachers, and citizens of not only the Fraser School District, but also the County of Macomb, to have had the leadership and guidance of the said SEYMOUR OKUN in the furtherance of the development of the youth of this County, and,

WHEREAS, it is timely, fitting and proper that public recognition be given to this outstanding individual for his contributions made in the furtherance and development of the youth of this County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding service rendered by SEYMOUR OKUN and the manifold contributions made to the students, parents and citizens of this great County as an educator and Band Director in the Fraser School District during which time he has accomplished and compiled a record of achievements on behalf of the students, educators and administrators, worthy and deserving of this recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Honorable SEYMOUR OKUN in testimony of the high esteem the Board of Commissioners has for the said SEYMOUR OKUN, an outstanding citizen, public servant and educator on this, the occasion of his retirement.

RES. NO. 1667 - A RESOLUTION COMMENDING REVEREND FATHER GERALD F. BRET ON THE 35TH ANNIVERSARY OF HIS ORDINATION

COMMISSIONERS WALTER DILBER, JR. AND JOHN JOSEPH BUCCELLATO, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, REVEREND FATHER GERALD F. BRET is celebrating the 35th Anniversary of his ordination into the priesthood on May 22, 1983, and,

WHEREAS, REVEREND FATHER GERALD F. BRET has unselfishly served the needs of the parish community of St. Malachy Catholic Church in the City of Sterling Heights, Michigan, since May, 1980, and,

WHEREAS, it is fitting and proper that such outstanding and dedicated contribution to the moral development of the citizens and the communities for a period of 35 years, as well as the improvement made in the furtherance of the social and moral enrichment of the community of Sterling Heights and surrounding areas be recognized and publicly acclaimed.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby acknowledges and expresses its recognition and appreciation of the multitude of contributions made by REVEREND FATHER GERALD F. BRET in Sterling Heights, Michigan and surrounding areas, for 35 years, and the furtherance of the development of the social, moral and spiritual development of Sterling Heights and surrounding areas, and for the enchancement of the quality of life for all of those who avail themselves to the many fine services and activities provided by REVEREND FATHER GERALD F. BRET.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to REVEREND FATHER GERALD F. BRET in testimony of the high esteem the Board of Commissioners has for the said REVEREND FATHER GERALD F. BRET in recognition of his outstanding service and dedication on this the occasion of his 35th Anniversary of his ordination into the priesthood.

RES. NO. 1668 - A RESOLUTION COMMEMORATING THE 50th ANNIVERSARY OF THE NEW BALTIMORE CIVIC CLUB

COMMISSIONERS WALTER FRANCHUK, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the New Baltimore Civic Club and its fellowship of members have adopted a non-profit civic oriented philosophy of enhancement of the City of New Baltimore and its citizens and surrounding areas, and,

WHEREAS, the NEW BALTIMORE CIVIC CLUB was organized in the lobby of the Edwards Hotel, New Baltimore on February 14, 1933, and,

WHEREAS, within the first year of its existence the NEW BALTIMORE CIVIC CLUB was greatly active in the life of the City of New Baltimore and its Citizens through its numerous philanthropic and community activities including the founding of a Boy Scout Troop, erecting signs of welcome for visitors and planning the first annual New Baltimore Community Picnic which was held on July 30, 1934, and,

WHEREAS, during the years of World War II, the New Baltimore Civic Club was vitally involved in the National and local war effort through the NEW BALTIMORE Civilian Defense Project through sponsorship of the Boy Scouts in their national defense emergency troop, scrap drives and sending gifts to the men in the service and,

WHEREAS, the NEW BALTIMORE CIVIC CLUB has, over the past fifty years, expanded its commitment to the City of New Baltimore and its citizens through the establishment of Bay-Rama, little league teams, Girl Scouts, annual Christmas parties and Goodfellows and continues to grow in commitment, strength and public appreciation.

Now, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its "Congratulations" in commemoration of the 50th Anniversary of the NEW BALTIMORE CIVIC CLUB and, further, hereby publicly acknowledges and expresses its recognition of outstanding civic works of the members of the NEW BALTIMORE CIVIC CLUB.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the NEW BALTIMORE CIVIC CLUB in testimony of the high esteem the BOARD of COMMISSIONERS has for the NEW BALTIMORE CIVIC CLUB on this occasion of the 50th Anniversary of the NEW BALTIMORE CIVIC CLUB and in testimony of the outstanding civic works of the members thereof.

RES. NO. 1669- A RESOLUTION COMMENDING QUEEN OF ALL SAINTS PARISH ON ITS 25th ANNIVERSARY

COMMISSIONER JAMES J. SHARP, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers, for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, the constitutional guarantee of "Freedom of Religion" is one of the hallmarks of our great nation, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of the various peoples of our communities and nation, and,

WHEREAS, QUEEN OF ALL SAINTS PARISH of Fraser, Michigan for Twenty-Five Years has provided a house of worship and ministry to tend to the spiritual and moral needs of all people within the cities of Fraser and Roseville and the surrounding areas, and, had the wise ministry and counsel of Reverend Father Joseph Szymaszek, its founding pastor from 1958 until his death, and,

WHEREAS, QUEEN OF ALL SAINTS PARISH has grown in strength, commitment and grace under the able and dedicated leadership of its former pastor, Monsignor Ferdinand J. DeCneudt, and the inspired assistance of Father Charles Dillen and Father Thomas Lumpkin, and,

WHEREAS, QUEEN OF ALL SAINTS PARISH now seeks to continue and enhance its service to God and His People through the leadership of its Pastor Father J. Michael McGough, and,

WHEREAS, it is fitting and proper that such outstanding and dedicated contribution to the moral development of the citizens and the community for a period of Twenty-Five years, as well as the improvements made in the furtherance of social and moral enrichment of the communities of Fraser and Roseville and surrounding areas, be recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That by These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by QUEEN OF ALL SAINTS PARISH FOR Twenty-Five years, is the furtherance of the development of the social, moral, and spiritual development of Fraser, Roseville and surrounding areas, for the enhancement of the quality of life for all of those who avail themselves of the many fine services and activities provided by QUEEN OF ALL SAINTS PARISH.

II

Be It Further Resolved that a suitable copy of this resolution be presented to QUEEN OF ALL SAINTS PARISH in testimony of the high esteem the Board of Commissioners has for the said QUEEN OF ALL SAINTS PARISH, and in recognition of its outstanding service and dedication to the community.

RES. NO. 1670 - A RESOLUTION HONORING THE 123RD ANNIVERSARY OF ERIN UNITED PRESBYTERIAN CHURCH

COMMISSINERS HAROLD E. GROVE AND ELIZABETH M. SLINDE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, the constitutional guarantee of "Freedom of Religion" is one of the hallmarks of our great nation, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of the various peoples of our communities and nation, and,

WHEREAS, ERIN UNITED PRESBYTERIAN CHURCH of Roseville, Michigan, for One Hundred Twenty-Three years has provided a house of worship and ministry to tend to the spiritual and moral needs of all those in need within the City of Roseville and surrounding areas, and, had the advantage of wise ministry, counsel, and leadership from its founding pastor the Reverend Harry N. Bissell through its current pastor the Reverend Joseph R. MacDonald, and,

WHEREAS it is fitting and proper that such outstanding and dedicated contribution to the moral development of the citizens and the community for a period of One Hundred Twenty-three years, as well as the improvement made in the furtherance of social and moral enrichment of the community of the City of Roseville and its surrounding area, be recognized, and,

WHEREAS, the Michigan History Division has chosen to list the site of ERIN UNITED PRESBYTERIAN CHURCH in the State Register of Historic Sites and thereby judge the site to be historically significant to the people of Roseville and the State of Michigan herein.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by ERIN UNITED PRESBYTERIAN CHURCH for One Hundred Twenty-three years, in the furtherance of the development of the social, moral and spiritual development of the City of Roseville and surrounding areas, for the enhancement of the quality of life for all of those who avail themselves of the many fine services and activities provided by ERIN UNITED PRESBYTERIAN CHURCH.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ERIN UNITED PRESBYTERIAN CHURCH in testimony of the high esteem the Board of Commissioners has for the said ERIN UNITED PRESBYTERIAN CHURCH, and in recognition of its outstanding service and dedication to the community.

RES. NO. 1671 - A RESOLUTION COMMENDING GEORGE OMELENCHUK FOR HIS PERSONAL ACCOMPLISHMENTS AND FOR KEEPING FARWELL ICE RINK OPEN FOR THE YOUTH OF METROPOLITAN DETROIT AND SPECIFICALLY MACOMB COUNTY

COMMISSIONER RICHARD D. SABAUGH, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, an exemplary life, a dedication to the American ideals, a commitment to citizen involvement, and the risking of one's time and money in pursuit of a worthy cause are all to infrequently publicly acknowledged and recognized, and,

WHEREAS, GEORGE OMELENCHUK has devoted more than fifty years to participation in, coaching of, and sponsorship of sporting activity in the true spirit of competition and sportsmanship, and,

WHEREAS, GEORGE OMELENCHUK has been a participant, coach, manager president, sponsor and founder of skating clubs and athletic organizations for youth throughout metropolitan Detroit and Macomb County, and,

WHEREAS, as a longtime Macomb County businessman, GEORGE OMELENCHUK has committed his personal and business resources to assuring that young people will have a quality place to train, compete and grow as responsible healthy citizens of the United States, and,

WHEREAS, in 1980 those opportunities at the Farwell Ice Rink were threatened by a lack of money, GEORGE OMELENCHUK personally guaranteed the money necessary to keep the rink open and speed skating continues to flourish there today, and,

WHEREAS, it has been the good fortune of citizens, business leaders, and governmental leaders to have worked with GEORGE OMELENCHUK throughout the County of Macomb, and,

WHEREAS, it is timely, fitting and proper that public recognition be given to this outstanding individual for his unending contributions.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding service rendered by GEORGE OMELENCHUK and the manifold contributions made to the citizens of this great County and all of Metropolitan Detroit as a leader and businessman in Warren, Michigan during which time he has accomplished and compiled an outstanding record of achievements in support of youth, most particularly through his individual work with young people and his personal commitment to keeping open the Farwell Ice Rink and in this manner has shown himself worthy and deserving of this recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Honorable GEORGE OMELENCHUK in testimony of the high esteem the Board of Commissioners has for the said GEORGE OMELENCHUK, an outstanding citizen, public servant and business leader on this occasion.

RES. NO. 1672 - A RESOLUTION COMMENDING JOHN B. HECOX ON HIS RETIREMENT AS
PRESIDENT OF THE MACOMB COUNTY BANK OF RICHMOND, MICHIGAN.

COMMISSIONER WALTER FRANCHUK, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, a devotion to voluntary activity and a deepseated commitment,
to citizen involvment, both intellectually and by participation, is truly a
hallmark of distinction, all too infrequently publicly acknowledged and recognized, and,

WHEREAS, the growth, development and stability of communities is dependent
upon enlightened leadership, tireless commitment and constant participation of its
financial and intellectual leaders, and,

WHEREAS, JOHN B. HECOX, President of the Macomb County Bank of the City of
Richmond, Michigan, has, for approximately thirty (30) years, tirelessly served the
interests of the residents, businesses and governmental agencies of Richmond and
Macomb County, and,

WHEREAS, JOHN B. HECOX, during his tenure as President of the Macomb County
Bank, gave of his knowledge and time so as to assure a healthy and orderly future for
Richmond by serving in many worthwhile civic capacities, by way of example the Richmond
City Council and the Richmond City Planning Commission, and,

WHEREAS, it has been the good fortune of the citizens, business leaders,
governmental leaders and all others having worked with JOHN B. HECOX not only in
the City of Richmond, but also the County of Macomb, to have had the leadership
and guidance of the said JOHN B. HECOX in the furtherance of good government and
citizen involvement and,

WHEREAS, it is timely, fitting and proper that public recognition be given
to this outstanding individual for his contributions made in the furtherance and
development of the citizens, businesses and governmental agencies of this County.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING
FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby
publicly acknowledges and expresses its recognition of the outstanding service

rendered by JOHN B. HECOX and the manifold contributions made to the citizens, businesses and governmental agencies of this great County as a leader and Bank President in the City of Richmond during which time he has accomplished and compiled a record of achievements on behalf of the citizens, businesses and governmental agencies, worthy and deserving of this recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Honorable JOHN B. HECOX in testimony of the high esteem the Board of Commissioners has for the said JOHN B. HECOX, and outstanding citizen, public servant and business leader on this the occasion of his retirement.

July 28, 1983

RES. NO. 1674 - COMMENDING THE HONORABLE GORDON E. HAVEY ON HIS RETIREMENT, DISTRICT COURT JUDGE, 41A JUDICIAL DISTRICT, STATE OF MICHIGAN

COMMISSIONERS RALPH A. CARUSO: JOHN JOSEPH BUCCELLATO: DIANA J. KOLAKOWSKI:
AND ANNE LILLA, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING
RESOLUTION

WHEREAS, public service with sincerity, dedication and honesty in the cause of good government, on behalf of all people, is truly a mark of distinction, earned by many, yet, far too infrequently publicly recognized, and,

WHEREAS, the HONORABLE GORDON E. HAVEY, has a long and illustrious career as a dedicated public servant, dating back to 1952 during which time he served the people of the City of Sterling Heights, Macomb County and the State of Michigan with great distinction as a practicing attorney, Justice of the Peace, Municipal Judge and District Court Judge, and,

WHEREAS, the said HONORABLE GORDON E. HAVEY, has distinguished himself through his service to his country in the United States Air Force, and to the people of Macomb County and the State of Michigan as an Assistant Prosecuting Attorney, and,

WHEREAS, the said HONORABLE GORDON E. HAVEY, has been honored by his judicial colleagues by having been elected as a Director, Vice-president and President of the Michigan District Judges Association, and,

WHEREAS, such service is worthy of recognition by this body, and, further, should be the subject matter of a special resolution of commendation as the said GORDON E. HAVEY has served the public with great dignity, devotion and distinction, and has during his public career compiled a record of accomplishments seldom achieved by public servants.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding public service, and manifold contributions made to the citizens of this great County, and the State of Michigan, by the HONORABLE GORDON E. HAVEY who for a period of upwards of thirty (30) years has served as a practicing lawyer, Assistant Prosecuting Attorney, Justice of the Peace, Municipal Judge and a District Court Judge, the tenure of each office so held being with great honor and distinction, worthy of this public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the HONORABLE GORDON E. HAVEY in testimony of the high esteem the Board of Commissioners has for the said GORDON E. HAVEY, an outstanding elected official, public servant and citizen worthy and deserving of this recognition.

RES. NO. 1675 - COMMENDING KIM LAGERQUIST, MIKE DEPREZ, STEVE BUCKLEY AND OTIS CAREY FOR THEIR EXCELLENCE IN EMERGENCY MEDICAL CARE AND TREATMENT

COMMISSIONERS TERRANCE A. ALMQUIST, HAROLD E. GROVE, AND FRANK ANTHONIS ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, emergency medical services provide the vital link between the occurrence of life-on-limb-treatening illnesses and inquiries and the inpatient emergency treatment in hospitals and other medical care facilities, and,

WHEREAS, the speed, knowledge, ability and medical expertise of emergency medical services paramedics may often provide the difference between life and death for the many persons needing their assistance, and,

WHEREAS, KIM LAGERQUIST, MIKE DEPREZ, STEVE BUCKLEY and OTIS CAREY have set an emample of quality, talent and leadership by representing Ruehle's ambulance service in the annual Michigan Association of Ambulance Services competition and caputuring the first and second place honors, and

WHEREAS, it is fitting and proper that this acknowledged excellence in emergency medical service and preparedness by KIM LAGERQUIST, MIKE DEPREZ, STEVE BUCKLEY and OTIS CAREY be recognized and made known to the citizens of Macomb County who greatly depend on their expertise.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its "Congratulations" to KIM LAGERQUIST, MIKE DEPREZ, STEVE BUCKLEY and OTIS CAREY for their excellent showing in competition and for their outstanding records in serving the people of Macomb County by providing the best and most efficient emergency medical care treatment in the State of Michigan

II

Be It Further Resolved that a suitable copy of this Resolution be presented to KIM LAGERQUIST, MIKE DEPREZ, STEVE BUCKLEY and OTIS CAREY in testimony of the high esteem the Board of Commissioners has for each of them.

RES. NO. 1676 - A RESOLUTION OPPOSING WINTER NAVIGATION ON THE GREAT LAKES

COMMISSIONERS RAYMOND H. TROMBLEY, HUBERT J. VANDER PUTTEN and PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Macomb County Board of Commissioners views with serious concern and opposes the proposed Winter Navigation of the Great Lakes and its connecting channels, and,

WHEREAS, such action would be unwarranted and unjustified because of the cost and the devastating effect of such navigation on the environment to all of the Great Lakes and its connecting channels and especially Lake St. Clair, the St. Clair River, and the Detroit River, and,

WHEREAS, the financial burden upon the taxpayers of this County, the dangers to the environment in particular the fish, fowl, and mammals, are not offset by the supposed benefits to be derived from the proposed legislation to allow Winter Navigation of the Great Lakes and its connecting channels.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby urges the United States House of Representatives and the United States Senate, to defeat the proposed legislation to extend Navigation of the Great Lakes and its connecting channels during the winter months.

II

Be It Further Resolved that a suitable copy of this Resoltuion be presented to the Congressional Delegation representing the State of Michigan, President Ronald Reagan, and Governor James Blanchard.

August 25, 1983

RES. NO. 1677 - PROCLAIMING THE WEEK OF SEPTEMBER 12-17, 1983, AS MACOMB COUNTY JOURNEY FOR SIGHT WEEK

PATRICK J. JOHNSON, CHAIRPERSON OF THE BOARD OF COMMISSIONERS HEREBY PROCLAIMS THE WEEK OF SETPEMBER 12-17, 1983, AS MACOMB COUNTY JOURNEY FOR SIGHT.

WHEREAS, without benefit of a sighted person, travel for the blind is difficult if not impossible, and,

WHEREAS, Leader Dogs for the Blind has provided training facilities for dogs and people in order to enable the blind to journey into the world and allow them to become more independent and more productive citizens, and,

WHEREAS, the cost of training each leader dog is expensive, and,

WHEREAS, the Macomb County Sheriff and his Deputies have lent assistance to the Deputy Sheriff's Association of Michigan and will be participating in an 860 mile run from the upper peninsula's Copper Harbor to Washington Township, Macomb County, Michigan in order to raise money and support for the benefit of the Leader Dogs for the Blind.

NOW, THEREFORE, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE MACOMB COUNTY BOARD OF COMMISSIONERS, DO HEREBY, ON BEHALF OF SAID BOARD, AND ON BEHALF OF ALL CITIZENS OF MACOMB COUNTY, PROCLAIM THE WEEK OF SEPTEMBER 12-17, 1983, AS MACOMB COUNTY JOURNEY FOR SIGHT WEEK IN THE COUNTY OF MACOMB, AND HEREBY URGE ALL CITIZENS OF MACOMB COUNTY TO SUPPORT AND AID THE DEPUTY SHERIFFS' ASSOCIATION OF MICHIGAN AND LEADER DOGS FOR THE BLIND IN THEIR MOST WORTHY CAUSE.

RES. NO. 1678 RESOLUTION COMMEMORATING THE TWENTY-FIFTH ANNIVERSARY OF
THE CITY OF ROSEVILLE

COMMISSIONERS ELIZABETH M. SLINDE AND HAROLD E. GROVE, ON
BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the City of Roseville is celebrating its Twenty-fifth Anniversary
of its incorporation as a city, and,

WHEREAS, the City of Roseville has grown and continues to prosper as one
of the largest and most successful municipalities in Macomb County and provides
fine residential areas for its citizens while allowing it's industrial and
commercial areas to grow and flourish in order to meet the needs of it's citizens, and

WHEREAS, the citizens of Roseville have provided not only their own city with
fine leadership but have contributed to the growth and prosperity of the County of Macomb
and the State of Michigan.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND
ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly
acknowledges and expresses its recognition and tribute in commemoration of the Twenty-Fifth
Anniversary of the City of Roseville and extends it's best wishes to the City of Roseville on
their Silver Anniversary.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the
City of Roseville, in testimony of the high esteem the Board of Commissioners from the County
of Macomb holds for the City of Roseville.

RES. NO. 1679 RESOLUTION COMMENDING THE MACOMB COUNTY DEPUTY SHERIFFS, SHERIFF WILLIAM H. HACKEL, AND SUPPORT PERSONNEL FOR THEIR PARTICIPATION IN THE "JOURNEY FOR SIGHT" WEEK.

COMMISSIONER FRANK J. ANTHONIS, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, eleven (11) Deputy Sheriffs in the Macomb County Sheriff's Department, Sheriff William H. Hackel, and five (5) support personnel participated in a 860 mile run from the upper peninsula's Copper Harbor to Washington Township, Macomb County, Michigan, for the purpose of raising money in support of the Leader Dogs for the Blind, and,

WHEREAS, The benefactors of the participation of the Deputy Sheriffs, the Sheriff, and support personnel in this run are the blind who will be provided training for themselves and have the services of leader dogs which will enable them to become more independent and productive citizens, and,

WHEREAS, such humanitarian efforts are worthy of recognition by this body as such dedication to the principal of helping and improving the quality of life of our fellow citizens is seldom recognized.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners publicly acknowledges and recognizes the dedicated efforts of the Macomb County Deputy Sheriffs, Sheriff William H. Hackel, and support personnel of the Macomb County Sheriff's Department for their participation in the "Journey for Sight" run and their efforts on behalf of the Leader Dogs for the Blind.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Macomb County Sheriff's Department, in testimony of the high esteem the Board of Commissioners from the County of Macomb holds for the Deputies, Sheriff, and support personnel for their support of this worthy cause.

RES. NO. 1680 A RESOLUTION OF TRIBUTE ON THE OCCASION OF THE RETIREMENT OF DONALD R. GRUBER FROM COUNTY EMPLOYMENT.

COMMISSIONER STANLEY A. BEAN, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, DONALD R. GRUBER, for upwards of twenty-one (21) years has served the general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by DONALD R. GRUBER, are conclusive proof of his outstanding character, a mark of distinction, earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, the said DONALD R. GRUBER commenced his service for and on behalf of the citizens of Macomb County in 1962 as Executive Director at Children's Aid and Family Service and continued as Director until his retirement on October 1, 1983, and,

WHEREAS, it has been the good fortune of the Board of Commissioners, as well as the citizens of the County of Macomb, to have had the wise counsel and dedicated services of DONALD R. GRUBER during his tenure as Director of the Children's Aid and Family Service of the County of Macomb, and,

WHEREAS, the said DONALD R. GRUBER has been an example to all citizens by his service in the U. S. Navy in the Pacific during World War II; by his participation in many charitable and professional organizations and by his devotion to his family, and,

WHEREAS, it is fitting and proper that DONALD R. GRUBER be recognized and commended by this Board for his manifold contributions and many years of service in the furtherance of good responsible government.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to DONALD R. GRUBER for his many years of devoted public service, and further does hereby acknowledge and recognize, and commend the said DONALD R. GRUBER for the outstanding public service rendered, while serving as an employee of the County of Macomb, for upwards of the past twenty-one (21) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to DONALD R. GRUBER in testimony of the high esteem in which the said DONALD R. GRUBER is held by the MACOMB COUNTY BOARD OF COMMISSIONERS.

RES. NO. 1681 - A RESOLUTION PROCLAIMING THE WEEK OF SEPTEMBER 25 THROUGH
OCTOBER 1, 1983 AS MACOMB COUNTY DEAF AWARENESS WEEK.

COMMISSIONER ANNE LILLA, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the National Association of the Deaf has endorsed the week beginning
September 25, 1983, as NATIONAL DEAF AWARENESS WEEK, and,

WHEREAS, the Macomb County Board of Commissioners supports the efforts of
the National Association of the Deaf in educating the public as to the needs and
concerns of the deaf and hearing impaired and in securing greater access to the use
of facilities and devices for the more than 85,000 deaf and hearing impaired who
reside in the Detroit Metropolitan area.

WHEREAS, the Macomb County Board of Commissioners wishes to officially lend its
support to the National Association of the Deaf by Adopting this Proclamation.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners hereby proclaims
the week of September 25 through October 1, 1982 as 'MACOMB COUNTY DEAF AWARENESS
WEEK' throughout the County of Macomb and does hereby urge all citizens of the County of
Macomb to encourage, promote and support the National Association of the Deaf in its
efforts and to assist the deaf and hearing impaired.

(RESCINDED 11-23-83)

RES. NO. 1682 A RESOLUTION IMPORTUNING MEMBERS OF THE LEGISLATURE OF THE STATE OF MICHIGAN TO ENACT INTO LAW HOUSE BILL NO. 4810 AND RESTORE THE 1.5% ALLOCATION OF GASOLINE TAXES TO THE WATERWAYS FUND

COMMISSIONERS RAYMOND H. TROMBLEY AND HUBERT J. VANDER PUTTEN, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, in 1978, the Michigan Legislature reduced the Waterways Fund allocation of state gasoline taxes to 1.023% on the assumption that the increase in the fuel tax itself would result in the realization of approximately the same revenues, and,

WHEREAS, estimates of marine fuel usage in Michigan, made by the United States Department of Transportation have documented that fuel consumed by recreational watercraft constitute 1.9% of the total taxed fuel consumed in Michigan, and,

WHEREAS, virtually all of the additional income which would be derived from the reinstatement of the 1.5% allocation would be available for construction and improvement of the boating development program which provides a significant economic return to the state and numerous local communities such as Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby importunes the members of the Michigan Legislature to enact into law House Bill No. 4810 and thereby restore the 1.5% allocation of gasoline taxes to the waterways fund.

II

Be It Further Resolved that a suitable copy- of this Resolution be presented to the members of Macomb County's delegation to the Michigan Senate and Michigan House of Representatives.

RES. NO. 1683 RESOLUTION COMMENDING TONY DI CIUCCIO ON HIS RETIREMENT AS ASSISTANT PRINCIPAL AT CARL BRABLEC HIGH SCHOOL

COMMISSIONERS ELIZABETH M. SLINDE AND HAROLD E. GROVE, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, dedication to the development of the full capabilities of young Americans, both physically and intellectually, is truly a hallmark of distinction, all too infrequently publicly acknowledged and recognized, and,

WHEREAS, TONY DI CIUCCIO, Assistant Principal at Carl Brablec High School has been an educator for upwards of twenty-eight (28) years and has served the parents and children of the Roseville School District with great distinction and dignity as a teacher and administrator in the Roseville School District, and,

WHEREAS, TONY DI CIUCCIO, during his tenure as a teacher from 1955 to 1971 and as an Assistant Principal of Carl Brablec High School from 1971 to the present has received the respect of parents, students, teachers and fellow administrators, and,

WHEREAS, it has been the good fortune of the parents, students, teachers and citizens of not only the Roseville School District, but also the County of Macomb, to have had the leadership and guidance of the said TONY DI CIUCCIO in the furtherance of the development of the youth of this County and,

WHEREAS, it is timely, fitting and proper that public recognition be given to this outstanding individual for his contributions made in the furtherance and development of the youth of this county.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding service rendered by TONY DI CIUCCIO and the manifold contributions made to the students, parents and citizens of this great County as an educator and administrator in the Roseville School District during which time he has accomplished and compiled a record of achievements worthy and deserving of this recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Honorable TONY DI CIUCCIO in testimony of the high esteem the Board of Commissioners has for the said TONY DI CIUCCIO, an outstanding citizen, public servant and educator, on this, the occasion of his retirement.

RES. NO. 1684 - A RESOLUTION COMMENDING LAMBERT MC MAHON ON HIS RETIREMENT AS EXECUTIVE DIRECTOR OF THE MACOMB COUNTY COMMUNITY SERVICES AGENCY

COMMISSIONERS HAROLD E. GROVE AND JOHN JOSEPH BUCCELLATO, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service in the furtherance of good representative government, on behalf of all people, is truly a mark of distinction, earned by many, however, infrequently publicly recognized, and,

WHEREAS, the said LAMBERT McMAHON had a long career as a public servant, beginning his employment and service to the County of Macomb on October 25, 1968, until October 14, 1983 at which date his tenure as Executive Director of Macomb County Community Services Agency ended, and,

WHEREAS, the said LAMBERT MC MAHON has served the citizens of the County of Macomb as a public official and public servant for almost fifteen (15) years and such service should be recognized, and,

WHEREAS, it is fitting and proper that this Board acknowledge the foregoing in resolution form.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the public service and contributions made to the citizens of the County of Macomb, by the said LAMBERT MC MAHON, Executive Director of the County Community Services Agency, who has given of his time, for many years in the furtherance of good representative local government.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to LAMBERT MC MAHON, Executive Director of the Macomb County Community Services Agency, in appreciation for his many years of public service to the citizen of Macomb County.

RES. NO. 1685 A RESOLUTION COMMENDING JAMES HAFLEY ON HIS RETIREMENT AS ASSISTANT DIRECTOR OF THE MACOMB COUNTY COMMUNITY SERVICES AGENCY.

COMMISSIONERS HAROLD E. GROVE AND JOHN JOSEPH BUCCELALTO, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, public service with sincerity, dedication and honesty in the furtherance of good representative government on behalf of all people, is truly a mark of distinction earned by many, however infrequently publicly recognized, and,

WHEREAS, the said JAMES HAFLEY had a long and illustrious career as a dedicated public servant, beginning his employment and service to the County of Macomb on September 8, 1971 until October 14, 1983 at which date his tenure as Assistant Director of Macomb County Community Services Agency ended, and,

WHEREAS the said JAMES HAFLEY has served the citizens of the County of Macomb with great distinction as a public official and dedicated public servant, as demonstrated by his manifold contributions made in the furtherance of local government and our democratic form of government, and

WHEREAS, it is fitting and proper that this Board acknowledge the foregoing in resolution form.

NOW, THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding public service and manifold contributions made to the citizens of the County of Macomb, by the said JAMES HAFLEY, Assistant Director of Macomb County Community Services Agency, who has given of his time, for many years in the furtherance of good representative local government.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JAMES HAFLEY, Assistant Director of the Macomb County Community Services Agency, in testimony of the high esteem the Board of Commissioners has for the said JAMES HAFLEY, an outstanding public servant and citizen worthy and deserving of this recognition.

RES. NO. 1686 A RESOLUTION COMMENDING JOHN CALANDRA, VICE PRESIDENT OF THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS, LOCAL 247, AS THE RECIPIENT OF 1983 COLUMBUS DAY MAN OF THE YEAR AWARD

COMMISSIONER JOHN JOSEPH BUCCELLATO, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Columbus Day Man of the Year Award is presented each year to an outstanding Italian-American who personifies initiative, hard work, honesty and adherence to traditional Italian-American values, and,

WHEREAS, JOHN CALANDRA has encouraged, assisted, and promoted those ideals and values throughout his life and through his dedication and hard work has helped his fellow Italian-Americans achieve those goals and dreams shared by all Americans, and,

WHEREAS, JOHN CALANDRA is the current Vice-President of the International Brotherhood of Teamsters Local 247, and has served Local 247 in the past as Steward, Business Agent, and Recording Secretary, and,

WHEREAS, JOHN CALANDRA, with sincerity and dedication has made substantial contributions to his community and charitable organizations by his affiliation and service to: Macomb County Labor League Council, Teamsters Joint Council #43, Boys Town of Italy, Holy Family Church Restoration Committee and by acting as a Michigan State Building Trustee and Trustee for Assistant Prosecutors Association of Macomb, and

WHEREAS, the many business, civic and community accomplishments of JOHN CALANDRA should be properly recognized and acknowledged.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to JOHN CALANDRA, Vice President of the International Brotherhood of Teamsters, Local 47, upon his being named recipient of the 1983 Columbus Day Man of the Year Award.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JOHN CALANDRA in testimony of the high esteem the Board of Commissioners has for him, an outstanding County citizen.

RES. NO. 1687 - RESOLUTION COMMENDING COMMISSIONER JAMES J. SHARP, FOR OUTSTANDING PUBLIC SERVICE

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER JAMES J. SHARP, FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of quality and distinction, often earned but too infrequently recognized, and,

WHEREAS, JAMES J. SHARP, has served the citizens of the County of Macomb, and the people of the City of Fraser, with devotion distinction and integrity as a member of the Board of Commissioners for upwards of the past seven (7) years, during which time he has compiled a record of achievements, and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great county, and a privilege of the members of the Board of Commissioners to have had the benefit of JAMES J. SHARP's wise and judicial counsel and advice during his tenure with the Board of Commissioners and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation to the multitude of contributions made by the said JAMES J. SHARP, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JAMES J. SHARP, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said JAMES J. SHARP, a citizen worthy and deserving of this recognition.

RES. NO. 1688- A RESOLUTION OF TRIBUTE TO THE LATE JAMES NELSON FIREFIGHTER OF THE
CITY OF STERLING HEIGHTS

COMMISSIONER JOHN JOSEPH BUCCELALTO, SUPPORTED BY COMMISSIONERS
RALPH A. CARUSO, DIANA J. KOLAKOWSKI AND ANNE LILLA, ON BEHALF OF THE
BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the citizens of the City of Sterling Heights, and the County of
Macomb, have recently suffered the loss of an outstanding citizen and public servant,
namely, JAMES NELSON, late firefighter of the City of Sterling Heights, and,

WHEREAS, the said JAMES NELSON has served the citizens of the City of Sterling
Heights, as well as the County of Macomb, with great distinction and as a dedicated
public servant, as demonstrated by his manifold contributions made to the Fire Department
of the City of Sterling Heights since 1971, that being the year that JAMES NELSON,
commenced serving the citizens of the City of Sterling Heights as a public servant, and,

WHEREAS, JAMES NELSON continued to serve the citizens of Sterling Heights with
great distinction for over eleven (11) years when his life was tragically taken during
the performance of his duties as a firefighter, and,

WHEREAS, the said JAMES NELSON while serving the general public, was a dedicated
husband and father, and,

WHEREAS, it is fitting and proper that this Board of Commissioners acknowledges
the foregoing.

NOW THEREFOE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby
publicly acknowledges and expresses its recognition of the outstanding contributions
and sacrifice made by JAMES NELSON, late firefighter of the City of Sterling Heights
and extends its sincere sympathy to his family and friends in this their time of grief.

II

Be It Further Resolved that this tribute be hereby offered as a memorial for
JAMES NELSON, and that a copy of this Memorial Resolution be transmitted to his wife and
children as evidence of the Macomb County Board of Commissioners deepest condolences.

RES. NO. 1689 - RESOLUTION COMMENDING WALTER "ROCKY" NORGE, JR. UPON BEING AWARDED
THE PILGRIM DEGREE OF MERIT FROM THE LOYAL ORDER OF MOOSE

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion and the genuine and sincere involvement in activities and projects concerned with the improvement and betterment for the quality of life of human beings, is an admirable and noble activity, seldom recognized, and,

WHEREAS, WALTER "ROCKY" NORGE, JR. has served the citizens of the County of Macomb with great distinction, devotion and integrity as a member of the Loyal Order of Moose, during and while a member thereof the said WALTER "ROCKY" NORGE, JR. has compiled a record of achievements and distinguished himself as an outstanding citizen dedicated to the improvement of the quality of life of his fellow Macomb County citizens, and,

WHEREAS, in recognition of his service and achievements, he has been awarded the "Pilgrim Degree of Merit", the highest honor bestowed by the Loyal Order of Moose on its members, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his manifold contributions to the citizens of the County of Macomb.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS, AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners publicly acknowledges and expresses its congratulations to WALTER "ROCKY" NORGE, JR. for being the recipient of the 'Pilgrim Degree of Merit' of the Loyal Order of Moose, which he so richly deserves due to his untiring efforts and time spent in achieving the highest of all goals, to wit: the involvement in the betterment of the quality of life for ones fellow man.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to WALTER "ROCKY" NORGE, JR., an outstanding County Citizen, in testimony of the high esteem the Board of Commissioners has for his outstanding contributions as a County citizen.

October 27, 1983

RES. NO. 1690 RESOLUTION COMMENDING MARY MATUJA FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONERS HAROLD E. GROVE, ELIZABETH M. SLINDE AND WILLIAM J. BALLOR ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of quality and distinction, often earned but too infrequently recognized, and,

WHEREAS, MARY MATUJA, has served the citizens of the City of Roseville and the County of Macomb with devotion, distinction and integrity having served as a Councilperson for the City of Roseville from 1975 until her voluntary retirement in 1983, as Mayor Pro-Tem of the City of Roseville from 1981 to 1983 and as a member of the Macomb County Planning Commission, and,

WHEREAS, MARY MATUJA has given of her time to various charitable and governmental organizations and has served on: The Advisory Board and as Executive Vice-President of Women for the United Foundation; on the Board of Directors, Michigan Cancer Foundation; and as a member of St. Joseph Auxiliary of Mount Clemens, and,

WHEREAS, in acknowledgement of her services and achievements, she has been recognized in the Who's Who of American Women and the Who's Who of World Women, and

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for her manifold contributions to good government and to the citizens of the City of Roseville and the County of Macomb.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said MARY MATUJA, in serving the people of the City of Roseville as well as those of this great County and State with sincerity, honesty and devotion.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to MARY MATUJA, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said MARY MATUJA, a citizen worthy and deserving of this recognition.

RES. NO. 1691 - RESOLUTION COMMENDING CECILIA WISNIEWSKI, UPON BEING AWARDED THE PULASKI DAY MEDAL

COMMISSIONERS WILLARD D. BACK, HUBERT J. VANDER PUTTEN AND PATRICK J. JOHNSON, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion and the genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life is an admirable and noble activity, seldom recognized, and,

WHEREAS, the Pulaski Day Medal is awarded each year to an exceptional citizen for "Outstanding service in the Polish Community", and,

WHEREAS, CECILIA WISNIEWSKI, has served the citizens of the County of Macomb and southeastern Michigan, with great distinction, devotion and integrity and is the current President of the Polish American Century Club Ladies Auxiliary, served as past president of this fine organization from 1962 to 1963 as well as being a former Treasurer and Board Member, and,

WHEREAS, the said Cecilia Wisniewski, with sincerity and dedication has made substantial contributions to her community and charitable organizations; Past President, Treasurer and present Board Member and Parliamentarian of the Polish Aid Society, Financial Secretary and Treasurer from 1970 to present of Polish Business Women's Circle, Past President and Past Treasurer of the P.L.A.V. Ladies Auxiliary, Chapter #1, Past State Department Treasurer and Trustee of P.L.A.V. Ladies Auxiliary State Department, Financial Secretary from 1974 to present of the Michigan League for Crippled Children, Inc., Past President and Past Treasurer of St. Frances Hospital Auxiliary, Past Treasurer of Zwiasek Polek Gr #659, Past Treasurer and Past Trustee of the Metropolitan Club L.A. Sp. #4, member of the Polish National Alliance Group #2535, Past 2nd Vice President of the American Legion L. A. #24 Henry Bushway, member of the V.F.W. Walter F. Bruce Post Auxiliary #1146, Charter Member of the St. Clair Shores Eagles Auxiliary Aerie #3619, Volunteer for St. Joseph's Little Sisters of the Poor, and life time member of the Fontbonne Auxiliary of St. Johns Hospital, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for her manifold contributions to the citizens of Macomb County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS, AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to CECILIA WISNIEWSKI, an outstanding Polish-American and County citizen, upon her being awarded the Pulaski Day Medal.

RES. NO. 1692 - A RESOLUTION COMMENDING SANDRA WILSON, R.N. FOR OUTSTANDING PUBLIC SERVICE

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, SANDRA WILSON has served the general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by SANDRA WILSON, are conclusive proof of her outstanding character and of her care and concern for her fellow man, and,

WHEREAS, the said SANDRA WILSON has served as Chairperson of the Training and Personnel Committee of the Macomb County Emergency Medical Services Council and was instrumental in the continued education and training of Macomb County emergency medical technicians, and,

WHEREAS, SANDRA WILSON, has further served the citizens of Macomb County as Emergency Room Nurse Coordinator of Harrison Hospital for over eight (8) years; Advanced Cardiac Life Support Instructor since 1979, and EMT Instructor at Macomb Community College, and,

WHEREAS, it has been the good fortune of all the citizens of Macomb County to have had the dedication and devotion of SANDRA WILSON in furthering and improving the Emergency Medical Services of Macomb County, and,

WHEREAS, it is fitting and proper that SANDRA WILSON be recognized and commended by the Board of Commissioners for her manifold contributions and many years of service to the citizens of Macomb County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS.

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to SANDRA WILSON for her many years of devoted public service, and further does hereby acknowledge, recognize and commend the said SANDRA WILSON for her outstanding public service.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to SANDRA WILSON in testimony of the esteem in which the said SANDRA WILSON is held by the Macomb County Board of Commissioners.

RES. NO. 1693 A RESOLUTION COMMENDING MARTIN JACKIER, M.D. ON HIS RETIREMENT AS PROJECT MEDICAL DIRECTOR FOR THE MACOMB COUNTY EMERGENCY MEDICAL SERVICES SYSTEM.

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, MARTIN JACKIER, M.D. has served the general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by MARTIN JACKIER, M.D. are conclusive proof of his outstanding character and of his care and concern for his fellow man, and,

WHEREAS, the said MARTIN JACKIER, M.D. has served the Emergency Medical Services System for almost twelve (12) years as an Emergency Department Physician and as Director of Emergency Department, South Macomb Hospital, and,

WHEREAS, MARTIN JACKIER, M.D. has further served the citizens of Macomb County by acting as a council member and as Project Medical Director of the Macomb County Emergency Medical Services System, and in said capacities has been instrumental in developing procedures and guidelines for emergency medical technicians and has worked with local public and private EMS agencies to assure the ongoing operation of the County's EMS System, and,

WHEREAS, it has been the good fortune of all the citizens of Macomb County to have had the dedication and devotion of MARTIN JACKIER, M.D. in furthering and improving the Emergency Medical Services of Macomb County, and,

WHEREAS, it is fitting and proper that MARTIN JACKIER, M.D. be recognized and commended by the Board of Commissioners for his manifold contributions and for his many years of service to the citizens of Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to Martin Jackier, M.D. for his many years of devoted public service, and further does hereby acknowledge, recognize and commend the said MARTIN JACKIER, M.D., Project Medical Director for the Macomb County Emergency Medical Services System, for his many years in the furtherance of said System.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to MARTIN JACKIER, M.D. in testimony of the esteem in which the said MARTIN JACKIER, M.D. is held by the Macomb County Board of Commissioners.

RES. NO. 1694 - A RESOLUTION PROCLAIMING THE WEEK OF DECEMBER 4 - 10, 1983,
AS MACOMB COUNTY WINTER AWARENESS WEEK

COMMISSIONERS MARK A STEENBERGH AND WILLARD D. BACK, ON
BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, Governor James Blanchard, has declared the week of December 4-10,
1983 as Michigan Winter Awareness Week, and,

WHEREAS, the Macomb County Board of Commissioners supports the Governor in his
efforts to educate the public as to the hazards and dangers that countless citizens of this
state will encounter as a result of winter storms that bring cold, freezing rain, floods,
ice and snow, and,

WHEREAS, it is important that all citizens should be aware of these dangers and
observe all safety rules and cooperate with their state, county, and local emergency preparedness
coordinators and officials in order to lessen the danger to themselves and to others, and,

WHEREAS, the Macomb County Board of Commissioners wishes to officially lend its
support to the Governor and to the state by adopting this proclamation.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners hereby proclaims
the week of December 4- 10, 1983, as Macomb County Winter Awareness Week throughout the County
of Macomb and does hereby urge all citizens of the County of Macomb to become aware of the
dangers that our severe winters may impose on them and their neighbors and urges them to
promote and support the education of all people and make them more aware of their needs to
protect themselves, their families, and their homes during the winter season.

RES. NO. 1695 RESOLUTION COMMENDING GEORGE OMELENCHUK ON BEING SELECTED TO THE MICHIGAN AMATEUR SPORTS HALL OF FAME

COMMISSIONER RICHARD D. SABAUGH, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, GEORGE OMELENCHUK, has been an outstanding amateur athlete as well as a source of inspiration and guidance to all amateur athletes throughout the State of Michigan, and,

WHEREAS, the said GEORGE OMELENCHUK, has distinguished himself as an outstanding speedskater throughout his life, and has served as a sponsor, promoter and coach of cyclists and speedskater throughout his life, and has served as a sponsor, promoter and coach of cyclists and speedskaters, and,

WHEREAS, the said GEORGE OMELENCHUK, is the current sponsor and financial promoter of the Ken Hall Gold and Silver Skates Derby, American's oldest speedskaters throughout his life and has served as a sponsor, promoter and coach of cyclists and speedskaters, and,

WHEREAS, GEORGE OMELENCHUK, has been afforded and received state wide recognition for his outstanding accomplishments and his dedication and devotion to the promotion of amateur athletics in the State of Michigan by being selected as a member of the Michigan Amateur Sports Hall of Fame, and,

WHEREAS, it is fitting and proper that such accomplishments be publicly acknowledged and recognized by this body.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and recognizes the outstanding accomplishments of GEORGE OMELENCHUK and wishes to express contratulations to the said GEORGE OMELENCHUK on his selection to the Michigan Amateur Sports Hall of Fame.

RES. NO. 1696 - A RESOLUTION COMMENDING THE HONORABLE FRANK E. JEANNETTE
FOR FIFTY YEARS OF SERVICE TO THE EAST DETROIT KIWANIS CLUB

COMMISSIONER DONALD G. TARNOWSKI, ON BEHALF OF THE ENTIRE BOARD
OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion in the cause
of good government on behalf of all the people is truly a hallmark of distinction,
earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, the Honorable FRANK E. JEANNETTE, has served the citizens of
the County of Macomb with great distinction and devotion as a Circuit Judge for upwards of
sixteen (16) years, and,

WHEREAS, the said JUDGE JEANNETTE has unselfishly served and donated his time
freely to many civic, fraternal and charitable organizations, but his tenure with the East
Detroit Kiwanis Club is truly unparalleled in the annals of said organization, and,

WHEREAS, the said JUDGE JEANNETTE, has unselfishly served and donated his time
freely to many civic, fraternal and charitable organizations, but his tenure with the
East Detroit Kiwanis Club is truly unparalleled in the annals of said organization, and

WHEREAS, the said JUDGE JEANNETTE has been a member of the East Detroit Kiwanis
Club since 1933; a past President and presently Secretary, having held that office for over
forty (40) years and in 1975 he was awarded the "Man of the Half Century Award", by said
organization, and,

WHEREAS, it is fitting and proper that this body, at this time, recognize and commend
the Honorable FRANK E. JEANNETTE on the occasion of his fifty (50) years of service to the
East Detroit Kiwanis Club, a truly outstanding contribution of dedicated and devoted time and
energy to a civic organization.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly
expresses its recognition and tribute in commending the Honorable FRANK E. JEANNETTE, Circuit
Judge for his fifty (50) years of service to the East Detroit Kiwanis Club.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the
Honorable FRANK E. JEANNETTE, Circuit Judge in testimony of the high esteem the Board of
Commissioners has for the said JUDGE JEANNETTE, an outstanding public servant, and citizen
worthy and deserving of this recognition.

RES. NO. 1697 - A RESOLUTION COMMENDING CHARLES S. KASSAB FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONER RICHARD D. SABAUGH ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion to charitable, cultural, civic and educational organizations and societies, is truly a hallmark of distinction, all to infrequently publicly acknowledged and recognized, and,

WHEREAS, CHARLES S. KASSAB has provided many years of dedicated service to charitable organizations including the Warren Chapter of the Cancer Foundation and the Alhambra, as well as serving organizations devoted to the development of our youth including the Warren YMCA and the Warren Chapter of the Boys Club, and,

WHEREAS, CHARLES S. KASSAB has enriched and served his community by his promotion of the Arts as a member of the Board of Directors of the Warren Symphony and as a patron member of the Detroit Institute of Arts, and,

WHEREAS, CHARLES S. KASSAB has promoted the economic growth and development of the City of Warren, Macomb County and the Country by his active participation as a member of the Warren Chamber of Commerce, the Macomb County Economic Revitalization Committee and the United States Senate Business Advisory Board, and,

WHEREAS, CHARLES S. KASSAB, has shown his dedication and concern for the educational needs of our citizens by serving as a Regent and member of the Chancellor's Senate for the Orchard Lake Schools and as a member of the President's Cabinet and as a Trustee for the University of Detroit, and,

WHEREAS, it is fitting and proper that public recognition be given to this outstanding individual for his contributions and leadership to his City, County, State and Country.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its sincere appreciation of the contributions made by CHARLES S. KASSAB for his outstanding service, leadership and loyalty over the years in furtherance of the good of all mankind.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to CHARLES S. KASSAB, an outstanding American and County Citizen, in testimony of the high esteem the Board of Commissioners has for him an outstanding County citizen.

RES. NO. 1699 - A RESOLUTION URGING SUPPORT OF SENATE BILL 373

COMMISSIONERS RAYMOND H. TROMBLEY AND RICHARD D. SABAUGH, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the use of hazardous materials in industry can have severe consequences for the employees and for the community, and,

WHEREAS, further damage to the environment must be prevented for the good of all people and their posterity, and,

WHEREAS, Senate Bill 373, would:

1. Require labeling of all hazardous materials in the work place with actual chemical names.
2. Require employers to disclose information including proper precautions, emergency procedures, and acute chronic health effects of the hazardous materials.
3. Give community residents access to information about toxic substances being used in their neighborhood.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby importunes the members of the Legislature of the State of Michigan to support Senate Bill 373 and/or take other such steps as they may deem appropriate to alleviate the adverse effects of hazardous materials in the workplace and in our local communities.

II

Be It Further Resolved, that a suitable copy of this Resoltuion be presented to each member of Macomb County's delegation in the Michigan legislature.

RES. NO. 1700 - A RESOLUTION IN OBSERVANCE OF TORNADO SAFETY WEEK, MARCH 25-31, 1984

COMMISSIONER HUBERT J. VANDER PUTTEN, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the State of Michigan since 1950 has had a total of 244 persons killed as a result of tornadoes, and,

WHEREAS, on Palm Sunday, 1965, several tornadoes struck the southern counties causing 53 fatalities and 51 million dollars in damage, and,

WHEREAS, Macomb County suffered its worst tornado on May 8, 1964, resulting in the deaths of 13 persons, 400 injuries and over 5 million dollars in damage, and,

WHEREAS, the public should be made aware of the potential for tornadoes in this area and that notice of a "tornado watch" or a "severe thunderstorm watch" is issued when conditions exist for severe weather to develop and a "warning" is issued when a tornado or severe thunderstorm has actually been signed, and,

WHEREAS, the Macomb County Office of Emergency Services is sponsoring programs on tornado awareness which include preparation for severe storms, safety precautions and warnings.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Board of Commissioners of Macomb County joins Governor James Blanchard and the National Safety Week in Macomb County and urges all residents of Macomb to learn more about how to protect themselves from the hazards of a tornado.

II

Be It Further Resolved that the Board of Commissioners of Macomb County urges all local emergency service coordinators, county public and private school systems and the news media to support this coordinated effort to educate the public of the dangers of tornadoes and safety procedures which can save lives.

RES. NO. 1701 - RESOLUTION

WHEREAS, the Department of Mental Health has not provided Counties in the State of Michigan with billings in a timely fashion for 10% of the net cost of residential services that have been provided by the Department, and as called for in Section 302 of the Mental Health Code, and

WHEREAS, the Department of Mental Health has not provided estimates of such costs, nor has it provided information upon which estimates of such costs could be made, and

WHEREAS the billing of Counties for such costs for periods prior to the current State fiscal year would present a severe hardship for Counties already finding it difficult to maintain appropriate services to their residents, and

WHEREAS the untimely billing for such costs on a retroactive basis could have a severe impact on existing County Community Mental Health programs and possibly other County services,

THEREFORE, BE IT RESOLVED that the Macomb County Community Mental Health Services Board strongly urges the State of Michigan to pass such legislation as is necessary to enable that such costs for periods prior to October 1, 1983, be waived.

RES. NO. 1702 - A RESOLUTION COMMENDING DR. WILLIAM WALQUIST FOR OUTSTANDING
PUBLIC SERVICE

COMMISSIONERS ELIZABETH M. SLINDE AND HAROLD E. GROVE, ON BEHALF OF THE
ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING
RESOLUTION.

WHEREAS, public service with sincerity, honesty and devotion to the cause of
education and the development of the full capabilities of young Americans, is truly
a hallmark of distinction, all too infrequently publicly acknowledged and recognized, and,

WHEREAS, in over twenty (20) years of dedicated service, DR. WILLIAM WALQUIST
has unselfishly devoted his time, efforts and expertise on behalf of the citizens of the
City of Roseville and has contributed immeasurably to the Roseville School District's
educational planning and development of many innovative ideas, and,

WHEREAS, DR. WILLIAM WALQUIST, during his tenure as a Trustee of the Roseville
Board of Education served as Vice-president of the Board, and,

WHEREAS, the said DR. WILLIAM WALQUIST has further aided the youth of the City of
Roseville as an adult leader of the Boy Scouts, and,

WHEREAS, the said DR. WILLIAM WALQUIST has given his time and energy to the community
at large by his active participation, membership and support of the Roseville Chamber of
Commerce, the Roseville Rotary Club, the Macomb County Veterinarian Society and the Macomb
County Society for Crippled Children, and,

WHEREAS, it is timely, fitting and proper that public recognition be given to this
outstanding individual for his contribution of outstanding leadership and loyalty over the
years.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly
acknowledges and expresses its sincere appreciation of the contributions made by DR. WILLIAM
WALQUIST for his outstanding leadership and loyalty over the years and for his guiding and
experienced wisdom in the development and furtherance of the youth of the City of Roseville.

II

Be It Further Resolved that in recognition of the high esteem that this Board has for
the said DR. WILLIAM WALQUIST, that a suitable copy of this Resoltuion be presented to the
said DR. WILLIAM WALQUIST, in testimony of said esteem and in recognition of the esteem
accorded to the said DR. WILLIAM WALQUIST by this Board of Commissioner, an outstanding citizen
of the City of Roseville and the County of Macomb, who is worthy and deserving of such
recognition.

RES. NO. 1703 A RESOLUTION PROHIBITING THE APPOINTMENT OR EMPLOYMENT OF A COUNTY ELECTED OFFICIAL, FORMER COUNTY ELECTED OFFICIAL, COUNTY COMMISSIONERS OR FORMER COMMISSIONER TO A POSITION CREATED DURING THE TENURE OF SUCH AN ELECTED OFFICIAL, COUNTY COMMISSIONERS OR FORMER COUNTY COMMISSIONER AS AN ELECTED OFFICIAL OR MEMBER OF THE BOARD OF COMMISSIONERS

COMMISSIONER RICHARD D. SABAUGH ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, existing statutes of the State of Michigan set-forth the actions of local officials which constitute a conflict of interest and establish penalties for the violation thereof, and,

WHEREAS, if the Board of Commissioners is to engender the trust and confidence of the citizens of Macomb County, in their County Government, it is essential that even the appearance of impropriety should be absolutely avoided, and,

WHEREAS, it is consistent with the principles of responsible government to take all such steps as will assure the citizens of Macomb county that their elected officials and County Commissioners will not be influenced by the slightest considerations of self-interest.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby formally adopts this policy prohibiting the appointment or employment of a County Elected Official, Former County Elected Official, County Commissioner or Former County Commissioner to a county position created during tenure of such County Elected Official or Member of the Board of Commissioners.

II

That the policy set forth in this Resolution shall be effective immediately upon the passage hereof by the Macomb County Board of Commissioners.

RES. NO. 1704 - RESOLUTION COMMENDING FRANK COLUZZI ON HIS RETIREMENT FROM THE
MACOMB COUNTY SHERIFF'S DEPARTMENT

COMMISSIONERS TERRANCE A. ALMQUIST, JOHN JOSEPH BUCCELLATO, RALPH A CARUSO AND
WILLIAM J. BALLOR, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE
FOLLOWING RESOLUTION

WHEREAS, FRANK COLUZZI, for upwards of thirty-three (33) years has served the
citizens of Macomb County with honesty, valor, sincerity and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by FRANK COLUZZI, are
conclusive proof of his outstanding character, a mark of distinction, earned by many, however,
infrequently publicly acknowledged or recognized, and,

WHEREAS, FRANK COLUZZI commenced his public service on February 11, 1951, as a
Deputy Sheriff and was promoted to Detective in 1958, to Lieutenant in 1961, and to Inspector in
1961, and to Inspector in 1976, and, to Inspector in 1976, and,

WHEREAS, FRANK COLUZZI has received citations and awards all too numerous to mention
but which included being the recipient of the 1966 Honoree of the Macomb County AFL-CIO, Policeman
of the Month, JANUARY 1967; and receiving the Macomb County Sheriff Department's Citation for Valor,
January 1981, and,

WHEREAS, it is fitting and proper that FRANK COLUZZI be recognized and commended by
this Board of Commissioners for his manifold contributions and many years of service to Macomb
County.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF
OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly
acknowledges and expresses tribute to FRANK COLUZZI for his many years of devoted public service,
and further does hereby acknowledge and recognize, and commend the said FRANK COLUZZI for the
outstanding public service rendered, while serving as an employee of the Macomb County Sheriff's
Department for upwards of the past thirty-three (33) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented
to FRANK COLUZZI in testimony of the esteem in which the said FRANK COLUZZI is held by the Macomb
County Board of Commissioners.

RES. NO. 1705 - RESOLUTION COMMENDING JEAN KOSNIC, RECIPIENT
OF THE 1984 SECRETARY OF THE YEAR AWARD

COMMISSIONERS STANLEY A. BEAN, FRANK J. ANTHONIS, AND GERALD MC CAFFREY,
ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Macomb Chapter of Professional Secretaries International presents annually an award to the outstanding Secretary of Macomb County, and,

WHEREAS, JEAN KOSNIC, the recipient of the 1984 Secretary of the Year Award for the Macomb County Area, was selected by a panel of three Judges representing education, Management, and the secretarial profession, and,

WHEREAS, JEAN KOSNIC, is employed as an Executive Secretary at the General Motors Truck and Bus Group, is President of the Macomb Chapter of the Professional Secretaries International, and,

WHEREAS, the professional conduct and achievements of JEAN KOSNIC should serve as an example to all the citizens of Macomb County and should be recognized.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses Congratulations to JEAN KOSNIC upon her being named the recipient of the 1984 Secretary of the Year Award for Macomb County.

March 29, 1984

RES. NO. 1706 - COMMENDING REVEREND RICHARD SMITH, RECIPIENT OF THE 1984 BROTHERHOOD/
SISTERHOOD AWARD

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the relationship of human beings to each other, regardless of their sex, race, color or creed, is a noble and worthy pursuit, and,

WHEREAS, Reverend RICHARD SMITH has dedicated himself to promoting racial and religious harmony as exemplified by his development of the Turning Point Spouse Abuse Center, his support of the Inter-Faith Center for Racial Justice, the Emergency Housing Program and the Welfare Rights Organization, and,

WHEREAS Reverend RICHARD SMITH'S untiring efforts to promote the ideals of brotherhood were acknowledged by his receipt of the 1984 Macomb County Brotherhood/Sisterhood Award, and,

WHEREAS, it is fitting and proper that this outstanding citizen of Macomb County be recognized for his humanitarian efforts.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to Reverend RICHARD SMITH for being the beneficiary and recipient of the 1984 Macomb County Brotherhood/Sisterhood Award, of which he is so richly deserving.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Reverend RICHARD SMITH in testimony of the high esteem the Board of Commissioners has for him, an outstanding County citizen.

March 29, 1984

RES. NO. 1708 - A RESOLUTION COMMENDING SHIRLEY REICH, FOR HER OUTSTANDING PUBLIC SERVICE

COMMISSIONER DAWN BRUENBURG, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Macomb County Senior Citizens Nutrition Project has, through its "Meals on Wheels" program, such a program could not function, and,

WHEREAS, SHIRLEY REICH is such a volunteer from the City of Warren, who, went beyond the service she volunteered to perform when she recognized that one of our senior citizens she had called upon was in need of immediate medical attention, and SHIRLEY REICH, did, without hesitation, secure the needed medical care, without which our senior citizen would have died.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its sincere thanks and appreciation for the volunteer work and quick action of SHIRLEY REICH, which resulted in the saving of the life of one of our senior citizens.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to SHIRLEY REICH in testimony of the esteem in which the said SHIRLEY REICH is held by the Macomb County Board of Commissiones.

March 29, 1984

RES. NO. 1707 - COMMENDING PAT FURLY, FOR HER OUTSTANDING PUBLIC SERVICE

COMMISSIONER DAWN GRUENBURG, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Macomb County Senior Citizens Nutrition Project has, through its "Meals on Wheels" program, been able to deliver meals to home-bound senior citizens that they otherwise would not be able to enjoy, and,

WHEREAS, without the help of unpaid volunteers who use their own vehicles to transport the meals, such a program could not function, and,

WHEREAS, PAT FURLY is such a volunteer from the City of Warren, who, went beyond the service she volunteered to perform when she recognized that one of our senior citizens she had called upon was in need of immediate medical attention, and PAT FURLY, did, without hesitation, secure the needed medical care, without which our senior citizen would have died.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its sincere thanks and appreciation for the volunteer work and quick action of PAT FURLY, which resulted in the saving of the life of one of our senior citizens.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to PAT FURLY in testimony of the esteem in which the said PAT FURLY is held by the Macomb County Board of Commissioners.

March 29, 1984

RES. NO. 1711 A RESOLUTION COMMENIDNG RALPH LIBERATO, AS THE RECIPIENT OF THE
DEMOCRAT OF THE YEAR AWARD BY THE UNITED DEMOCRATS OF WARREN

COMMISSIONER ELIZABETH M. SLINDE, SAM J. PETITTO AND JOHN JOSEPH BUCCELLATO
ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Democrat of the Year Award is presented annually to an outstanding citizen who personifies initiative, hard work, honesty and adherence to the traditional values and goals of the Democratic Party, and,

WHEREAS, RALPH LIBERATO, has encouraged, assisted, and promoted the ideals of good government throughout his life and through his dedication and hard work has helped the Democratic Party achieve great success throughout the County of Macomb and the State of Michigan, and,

WHEREAS, RALPH LIBERATO is the current Chairperson of the Macomb County Democratic Committee and the State Political Legislative Director for Council 24 of AFSCME, and

WHEREAS, RALPH LIBERATO has been a member of the Democratic Party of Macomb County since its beginning and has served the Democratic Party and the citizens of Macomb County with honor and distinction, and

WHEREAS, the many civic and community accomplishments of RALPH LIBERATO should be properly recognized and acknowledged.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to RALPH LIBERATO upon his being named Democrat of the Year by the United Democrats of Warren.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to RALPH LIBERATO in testimony of the high esteem the Board of Commissioners has for him, an outstanding County citizen.

March 29, 1984

RES. NO. 1709 - A RESOLUTION COMMENDING ROBERT BRENT, PRESIDENT OF WARREN CHRYSLER-PLYMOUTH, INC., AS A RECIPIENT OF THE 1984 TIME MAGAZINE QUALITY DEALER AWARD

COMMISSIONER JOHN JOSEPH BUCCELLATO ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLWOING RESOLUTION

WHEREAS, the TIME Magazine Quality Dealer Award is awarded each year to outstanding new car dealers in America for "exceptional performance in their dealerships combined with distinguished community service", and,

WHEREAS, ROBERT BRENT has devoted his entire career to the automotive field beginning in 1946 when he became a salesman at Hall-Dodds Ford in Detroit and later worked as sales manager in several dealerships in the metropolitan area before purchasing Centerline Chrysler-Plymouth in 1969 which dealership was moved in 1971 to its present location in the City of Warren, and,

WHEREAS, the said ROBERT BRENT is the current President of the Detroit Auto Dealers Association, a director of the Michigan Automobile Dealers Association, a member of NADA and has served on several Chrysler-Plymouth factory dealer councils, and,

WHEREAS, the said ROBERT BRENT, with sincerity and dedication has made substantial contributions to betterment and growth of business in Warren and Macomb County, and,

WHEREAS, it is fitting and proper that the many business, civic and community accomplishments of the said ROBERT BRENT be publicly recognized by this body.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to ROBERT BRENT upon his being named a recipient of the 1984 TIME Magazine Quality Dealer Award.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ROBERT BRENT, an outstanding County citizen, in testimony of the high esteem the Board of Commissioners has for him.

April 26, 1984

RES. NO. 1712 - A RESOLUTION COMMENDING SCOTT WHEELER FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER WALTER FRANCHUK AND MARK A STEENBERGH, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than ones self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends SCOTT WHEELER on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to SCOTT WHEELER in testimony of the high esteem the Board of Commissioners has for the said SCOTT WHEELER, for achieving the rank of Eagle Scout.

April 23, 1984

RES. NO. 1713 - A RESOLUTION COMMENDING DAVID PILAROWSKI FOR ACHIEVING THE STATUS OF
"EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONERS WALTER FRANCHUK AND MARK A. STEENBERGH, ON BEHALF OF ALL
COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than ones self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends DAVID PILAROWSKI on achieving the status of "Eagle Scout" a goal which is sought by all who join the boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DAVID PILAROWSKI in testimony of the high esteem the Board of Commissioners has for the said DAVID PILAROWSKI, for achieving the rank of Eagle Scout.

April 26, 1984

RES. NO. 1714 - HIGH BLOOD PRESSURE MONTH PROCLAMATION

WHEREAS local organizations and groups who work for high blood pressure control have a right to be proud of what they are doing because they are greatly increasing knowledge and awareness of the seriousness of hypertension and are helping to decrease the number of deaths due to hypertension-related diseases, and

WHEREAS a 1982 national survey of public knowledge about high blood pressure showed that over 90 percent of all Americans now believe high blood pressure is a very serious disease, and recognize that hypertension cannot be cured but can be controlled by continuous treatment, and

WHEREAS high blood pressure is still a leading cause of disability, and contributes to more than 750,000 deaths from cardiovascular and related diseases annually, and

WHEREAS about 60 million Americans have high blood pressure of some degree, and many of them do not know they have it because it is symptomless; and of the many who do know that they have it, millions still are not under treatment, or do not have their blood pressure under adequate control, and

WHEREAS people with untreated or uncontrolled high blood pressure risk premature illness or death from coronary heart disease, stroke, heart or kidney failure, and people who effectively control their high blood pressure, and they deserve our recognition and support.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS, ON BEHALF OF ALL OF THE CITIZENS OF MACOMB COUNTY:

That the Macomb County Board of Commissioners does hereby proclaim the month of May 1984 as High Blood Pressure Month In Macomb County and strongly urges all civic, scientific, medical, educational, voluntary, and health care organizations and professionals to join in using this month - and the months and years to come - to educate the public, patients, and health care professionals in the detection, treatment, and control of high blood pressure.

BE IT FURTHER RESOLVED that the Macomb County Board of Commissioners strongly urges our fellow citizens to have their blood pressure checked regularly, as well as the blood pressures of members of their families.

RES. NO. 1715 - SUBSTANCE ABUSE AWARENESS MONTH May 2 - June 2, 1984

WHEREAS, Substance Abuse is a serious problem affecting the citizens of Macomb County; and

WHEREAS, Many organizations in Wayne, Oakland and Macomb Counties are working together to promote the teme "Drug Free - The Way to Be" during the period from May 2, to June 2, 1984; and

WHEREAS, Macomb County has provided nationally recognized leadership in its support of substance abuse prevention activities. National Association of Counties Awards have been given to prevention projects developed in Macomb County through the Macomb County Community Mental Health Office of Substance Abuse. These projects have included education with parents (the Parent Family Program at the Substance Abuse Information Center); juvenile offenders (the Substance Abuse Education Program of the Maocmb County Juvenile Court); senior citizens (the Seniors and Substance Abuse Project of Bi-County Community Hospital Group Therapy Program); and doctors and pharmacists (the Macomb County MOP UP Committee Doctors and Pharmacists Drug Abuse Prevention Program). The Substance Abuse Prevention Education project of the Macomb Intermediate School District trains educators in substance abuse prevention; and

WHEREAS, Macomb County citizens have demonstrated their commitment to substance abuse prevention by voluntary participating in citizens action groups to prevent drug abuse. The Families for Life and the P.T.O. Council in Romeo have demonstrated a long standing concern about substance abuse. Many Macomb Communities have formed or are forming prevention groups in cooperation with the Chemical People project and the substance abuse professionals in Macomb County. Among the currently active groups are the "Shamrocks Against Substance Abuse: in East Detroit; the "We Care" group in Fraser; the "Save Our Shores Students (SOS2) " group in St. Clair Shores and the "Substance Abuse Awareness Council" in Warren. More than 100 citizens have attended awareness meetings in Armada. The Macomb County Dental, Medical, Osteopathic, Pharmacist and Podiatry Societies and Associations have worked together on drug abuse prevention for two and a half years through the Macomb County MOP UP Committee; and

WHEREAS, Under the Theme "Drug Free== The Way to Be," there will be many activities to increase awareness of the problems of substance abuse and their prevention beginning with a Rally at Hart Plaza on May 2, 1984 and ending with Substance Abuse Awareness Day at the Macomb Mall on June 2, 1984.]

THEREFORE, BE IT RESOLVED: that the Macomb County Board of Commissioners proclaims May , 1984 as Substance Abuse Awareness Month in Macomb County and encourages our citizens to participate in the activities scheduled for the month; and

That the Macomb County Board of Commissioners expresses its congratulations and thanks to the individuals, organizations, agencies and communities that have involved themselves in activities to prevent substance abuse problems.

April 26, 1984

RES. NO. 1716 - A RESOLUTION PROCLAIMING MAY 16 THROUGH MAY 22, 1984
AS MACOMB COUNTY JOURNEY FOR SIGHT DAYS

COMMISSIONER FRANK J. ANTHONIS, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, without benefit of a sighted person, travel for the blind is difficult, if not impossible, and,

WHEREAS, Leader Dogs for the Blind has provided training facilities for dogs and people in order to enable the blind to journey into the world and allow them to become independent and more productive citizens, and,

WHEREAS, the cost of training each leader dog is expensive, and

WHEREAS, the Macomb County Sheriff, his Deputies, the Deputies from Oakland County have lent assistance to the Deputy Sheriffs Association of Michigan and will be participating in a 1,000 mile run from Washington Township through the lower peninsula returning to Washington Township, Macomb County, Michigan in order to raise money and support for the benefit of the Leader Dogs for the Blind.

NOW THEREFOFE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners hereby proclaims May 16 through May 22, 1984 as "MACOMB COUNTY JOURNEY FOR SIGHT DAYS" throughout the County of Macomb and does hereby urge all citizens of the County of Macomb to encourage, promote and support the Leader Dogs for the Blind.

RES. NO. 1717 - PROCLAIMING MAY 2, 1984 AS SENIOR CITIZEN HOME DELIVERED MEALS
VOLUNTEERS DAY IN MACOMB COUNTY

4-26-84

PATRICK J. JOHNSON, CHAIRPERSON OF THE BOARD OF COMMISSIONERS ON BEHALF OF ALL COUNTY COMMISSIONERS, HEREBY PROCLAIMS MAY 2, 1984 AS SENIOR CITIZEN HOME DELIVERED MEALS VOLUNTEERS DAY, IN MACOMB COUNTY, AND OFFERS TRIBUTE TO THE HOME DELIVERED MEALS VOLUNTEERS OF THE MACOMB COUNTY SENIOR CITIZEN NUTRITION PROGRAM

WHEREAS, genuine and sincere involvement in the activities and projects concerning the well-being and improvement of the lives of senior citizens in an aspiration deserving of public recognition, and,

WHEREAS, the Macomb County Senior Citizens Nutrition Program on May 2, 1984, is honoring it's Home Delivered Meals Volunteers, numbering Four Hundred and Fifty (450), at a Volunteer Recognition Breakfast to be held at the Independence Hall, County Park, in the City of Sterling Heights, and,

WHEREAS, the Macomb County Board of Commissioners wishes to officially pay tribute to these Home Delivered Meals Volunteers who have unselfishly served and donated their time freely to deliver meals to home-bound senior citizens of Macomb County, and,

WHEREAS, said Home Delivered Meals Volunteers, using their own automobiles, delivered approximately Five Hundred (500) meals per day in 1983 to home-bound senior citizens, and

WHEREAS, the Macomb County Board of Commissioners wishes to lend its support to the Home Delivered Meals Volunteer Recognition Breakfast by adopting this Proclamation.

NOW THEREFORE, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE MACOMB COUNTY BOARD OF COMMISSIONERS, I DO HEREBY, ON BEHALF OF SAID BOARD AND ON BEHALF OF ALL CITIZENS OF MACOMB COUNTY, HEREBY PROCLAIM MAY 2, 1984 AS SENIOR CITIZEN HOME DELIVERED MEALS VOLUNTEERS DAY IN MACOMB COUNTY AND DO HEREBY PAY TRIBUTE TO THE HOME DELIVERED VOLUNTEERS OF THE MACOMB COUNTY SENIOR CITIZENS NUTRITION PROGRAM.

RES. NO. 1718 - A RESOLUTION COMMENDING DEL BECKER FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONER TERRANCE A. ALMQUIST, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, DEL BECKER has served the general public with sincerity, honesty and dedication,
and,

WHEREAS, the aforesaid attributes exercised at all times by DEL BECKER, are conclusive
proof of her outstanding character and of her care and concern for her fellow man, and,

WHEREAS, the said DEL BECKER has served on the Executive Council of the Macomb
county Emergency Medical Services Council since October, 1978 and was instrumental in the early
formative years in establishing emergency medical services in Macomb County, and,

WHEREAS, DEL BECKER, has further served the citizens of Macomb County as a Certified
Registered Nurse Anesthetist and by extending her education by becoming a certified provider
for Advanced Cardiac Life Support, and,

WHEREAS, it has been the good fortune of all the citizens of Macomb County to have had
the dedication and devotion of DEL BECKER in furthering and improving the Emergency Medical
Services of Macomb County, and,

WHEREAS, it is fitting and proper that DEL BECKER be recognized and commended by the
Board of Commissioners for her manifold contributions and many years of service to the citizens
of Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF
OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly
acknowledges and expresses tribute to DEL BECKER for her many years of service to the Macomb
County Emergency Medical Services Council, and further does hereby acknowledge, recognize and
commend the said DEL BECKER for her outstanding public service.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented
to DEL BECKER in testimony of the esteem in which the said DEL BECKER is held by the Macomb
County Board of Commissioners.

April 26, 1984

RES. NO. 1719 - A RESOLUTION IMPORTUNING MEMBERS OF THE BOARD OF TRUSTEES OF CLINTON TOWNSHIP TO ENACT AN ORDINANCE TO REGULATE THE USE OF COUNTY PARKING FACILITIES WITHIN CLINTON TOWNSHIP PURSUANT TO PUBLIC ACT NO. 235 of 1969.

CHAIRMAN PATRICK J. JOHNSON, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the County of Macomb has many public facilities located within the Township of Clinton, and,

WHEREAS, there has been a continuing and growing problem by a certain segment of the public who misuse the parking lots located at the County Buildings located within Clinton Township, and,

WHEREAS, the County has no immediate effective way to curb said abuse, and,

WHEREAS, Public Act 235 of 1969 allows the Board of Trustees of Clinton Township to pass an ordinance to regulate the use of the parking lots of the County located in the Township upon the request of the County, and,

WHEREAS, the creation of such an ordinance will be of great benefit to the County and to the Township.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby importunes the members of the Clinton Township Board of Trustees to enact an Ordinance, pursuant to Public Act 235 of 1969, to regulate the use of County parking lots located within the Township of Clinton.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the members of the Board of Trustees of Clinton Township.

RES. NO. 1720

RESOLUTION COMMENDING ALL SECRETARIES OF MACOMB COUNTY ON THIS
THE OCCASION OF NATIONAL SECRETARIES WEEK AND PROCLAIMING
APRIL 25, 1984 AS " NATIONAL SECRETARIES DAY"

WHEREAS, public service with sincerity and integrity in the cause of good government, on behalf of the people, is truly a mark of distinction, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a great benefit to the members of the Board of Commissioners to have had the benefit, over the years, of the services of a corps of secretaries who have served with devotion, distinction and integrity, and,

WHEREAS, the County of Macomb has deservedly earned a reputation as a unit of local government that operates with integrity, stability, and a high degree of efficiency, throughout this state and nation, due in large part to the dedication of its secretaries, and,

WHEREAS, it is fitting and proper that this outstanding group of public servants be recognized for their manifold contributions to government service on this the occasion of "NATIONAL SECRETARIES DAY"; and it is further fitting and proper that the Macomb County Board of Commissioners proclaims April 25, 1984 as "NATIONAL SECRETARIES DAY".

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its tribute and recognition, and deep appreciation of the multitude of contributions made by the members of the Macomb County Secretarial Corps, in serving the people of this great county and state with sincerity, honesty and devotion.

II

Be It Further Resolved that the Macomb County Board of Commissioners proclaims April 25, 1984 as "NATIONAL SECRETARIES DAY".

RES. NO. 1721 - A RESOLUTION COMMENDING REVEREND DONALD B. KUNTZ ON HIS RETIREMENT
AS PASTOR OF ST. CLETUS CHURCH

COMMISSIONERS DONALD GURCZYNSKI AND DAWN GRUENBURG ON BEHALF
OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the parishioners of St. Cletus Roman Catholic Church, as well as the citizens of the City of Warren, have had the wise ministry and counsel of REVEREND DONALD B. KUNTZ since July of 1961, and,

WHEREAS, the said REVEREND DONALD B. KUNTZ has since his ordination into the priesthood on June 7, 1941, devoted his life to uplifting the spiritual, moral and social needs of all people regardless of religious affiliation, race, color, age, or sex, and,

WHEREAS, this commitment made by REVEREND DONALD B. KUNTZ forty three (43) years ago to pledge his life to help and assist his fellow man had been fulfilled daily by his diligent and untiring labors, and,

WHEREAS, the results of the hard work and dedication of REVEREND DONALD B. KUNTZ are demonstrated by the numerous accomplishments of his parish, St. Cletus Roman Catholic Church as well as the high regard and esteem that the people of the community have for this outstanding individual, and

WHEREAS, it is fitting and proper that the outstanding personal contributions made by REVEREND DONALD B. KUNTZ to the spiritual and moral development of the parishioners of St. Cletus Roman Catholic Church and the citizens of the City of Warren, on this the occasion of his retirement, be recognized and publicly acclaimed by this body.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by REVEREND DONALD B. KUNTZ, in the furtherance of the social, moral and spiritual development of Warren.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to REVEREND DONALD B. KUNTZ in testimony of the high esteem that the Board of Commissioners has for the said REVEREND DONALD B. KUNTZ in recognition of his outstanding service and dedication on this the occasion of his retirement.

RES. NO. 1722 - A RESOLUTION COMMENDING JEANNE OMELENCHUK ON HER INDUCTION
INTO THE MICHIGAN AMATEUR SPORTS HALL OF FAME

COMMISSIONER RICHARD D. SABAUGH, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, JEANNE OMELENCHUK, has been an outstanding amateur athlete and an outstanding
citizen of Macomb County, and,

WHEREAS, the said JEANNE OMELENCHUK represented the United States in three different
Winter Olympics held at Squaw Valley, California; Grenoble, France; and, Sapporo, Japan, as a
"speedskater" and,

WHEREAS, the said JEANNE OMELENCHUK also received national recognition in 1952 and
1953 for wining the "National Bicycling Championship", and,

WHEREAS, the said JEANNE OMELENCHUK was the first women to earn national titles in
two different major sporting events, and,

WHEREAS, the said JEANNE OMELENCHUK was inducted into the Wayne State University
Athletic Hall of Fame, in February of 1979, and,

WHEREAS, said JEANNE OMELENCHUK'S accomplishments are an inspiration to all amateur
athletes, and,

WHEREAS, the said JEANNE OMELENCHUK has received state wide recognition for her
outstanding accomplishments by being selected as a member of the Michigan Amateur Sports Hall
of Fame, and,

WHEREAS, it is fitting and proper that such accomplishments be publicly acknowledged
and recognized by this body.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly
acknowledges and recognizes the outstanding accomplishments of JEANNE OMELENCHUK and wishes
to express congratulations to the said JEANNE OMELENCHUK on her selection to the Michigan Amateur
Sports Hall of Fame.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JEANNE
OMELENCHUK in testimony of the high esteem the Board of Commissioners has for her.

RES. NO. 1724 A RESOLUTION COMMEMORATING THE 10TH ANNIVERSARY OF THE AREA AGENCY ON AGING

COMMISSIONER WALTER FRANCHUK, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS,
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the AREA AGENCY ON AGING provides needed assistance to senior citizens by acting as the regional agency for all senior programs financed under the Older Americans Act, and,

WHEREAS, the AREA AGENCY ON AGING has many and varied programs for Macomb County Senior Citizens such as the Senior Citizen Nutrition Program which includes the Home Delivered Meals and Congregate Programs, as well as the Council on Aging which includes Counseling Services, Outreach Program, and Senior Employment, and,

WHEREAS, such regional programs as Nursing Home Ombudsman, Greater Society for Prevention of Blindness, Michigan Association for Deaf and Hearing Impaired, Nursing Home Community Council, and Homemakers of Metropolitan Detroit, serve many Macomb County seniors, and,

WHEREAS, the AREA AGENCY ON AGING began its program on May 18, 1974, and has continually provided help and assistance to our senior citizens, and,

WHEREAS, it is fitting and proper that the Macomb County Board of Commissioners publicly recognize and commend the AREA AGENCY ON AGING, on the occasion of its 10th Anniversary.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and tribute in commemoration of the 10th Anniversary May 18, 1984, of the AREA AGENCY ON AGING and does hereby congratulate and extend its best wishes to the AREA AGENCY ON AGING, and wishes them well and continued success in the future.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the AREA AGENCY ON AGING in testimony of the high esteem the Board of Commissioners from the County of Macomb hold for the AREA AGENCY ON AGING.

RES. NO. 1725 - RESOLUTION COMMENDING THE MACOMB COUNTY DEPUTY SHERIFFS
AND SHERIFF WILLIAM H. HACKEL, FOR THEIR PARTICIPATION
IN THE "JOURNEY FOR SIGHT" RELAY CHARITY RUN

COMMISSIONER FRANK J. ANTHONIS, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, seven (7) Deputy Sheriffs of the Macomb County Sheriff's Department and Sheriff William Hackel, along with seven (7) Deputy Sheriffs from Wayne, Oakland, Genessee, and Livingston Counties participated in a relay charity run of over One Thousand (1,000) Miles which began and ended at the Lions Club located in Washington Township, Macomb County, Michigan, for the purpose of making the public aware of the Leader Dogs for the Blind Program and to raise money to support that worthy cause, and,

WHEREAS, each of the fifteen (15) participants in this non-stop marathon were required to complete five (5) miles before passing the baton to a fellow participant, and,

WHEREAS, the beneficiaries of the efforts of the Macomb County Sheriff and seven (7) of his deputies will be the blind who will receive training for themselves and be provided, free of charge, a "Leader Dog" to enable them to become a more productive and independent citizen, and,

WHEREAS, such humanitarian efforts are worthy of recognition by this body as such dedication to the principle of helping and improving the quality of life of our fellow citizens is seldom recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS,
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

Be It Further Resolved that a suitable copy of this Resolution be presented to the Macomb County Sheriff's Department, in testimony of the high esteem the Board of Commissioners of the County of Macomb holds for their Deputies and Sheriff William H. Hackel for their support of this worthy cause.

RES. NO. 1726 A RESOLUTION COMMENDING WILLIAM HARDING ON HIS RETIREMENT AS
SUPERINTENDENT OF MOUNT CLEMENS PUBLIC SCHOOLS

COMMISSIONER SHARON GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, dedication to the intellectual and physical development of the youth of America coupled with the donation of one's time, energy, and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, WILLIAM HARDING, as the Superintendent of Mount Clemens Public Schools since 1968 has served the parents and children of said district with great distinction and dignity, and,

WHEREAS, WILLIAM HARDING was a member of the Macomb County Committee on Community Economic Opportunity from 1971 to 1976 and served as Vice-chairperson of said Committee from 1973 to 1976, and,

WHEREAS, WILLIAM HARDING, served as a member of the Macomb County Employment and Training Advisory Council from August 1973 to September 1983, and,

WHEREAS, WILLIAM HARDING, served as a member of the Macomb County Private Industrial Council as the Public Education Representative from August 1979 to September 1983 and as a member of the Executive Committee from October 1979 to September 1983, and

WHEREAS, WILLIAM HARDING, presently serves as the Public Education Representative to Macomb/ St. Clair Private Industry Council and also serves said Council as Chairperson of the Monitoring and Evaluation Committee, as Vice Chairperson of the Planning Committee and as a member of the Education Committee and the Executive Committee, and,

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding contributions and accomplishments of WILLIAM HARDING and wishes to express congratulations to the said WILLIAM HARDING on his retirement as Superintendent of the Mount Clemens Public Schools.

RES. 1727 - A RESOLUTION COMMENDING REVEREND F. GERALD MARTIN ON THE 30TH ANNIVERSARY OF HIS ORDINATION

COMMISSIONER DIANA J. KOLAKOWSKI, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of the various peoples of our communities and nation, and,

WHEREAS, REVEREND F. GERALD MARTIN is celebrating the 30th Anniversary of his Ordination into the priesthood in June, 1984, and,

WHEREAS, REVEREND F. GERALD MARTIN has unselfishly served since October, 1970, the needs of the parish community of St. Rene Goupil Roman Catholic Church in the City of Sterling Heights, Michigan, and

WHEREAS, REVEREND F. GERALD MARTIN, has been largely responsible, as founding pastor of St. Rene's for its growth and success as a parish community, and,

WHEREAS, REVEREND F. GERALD MARTIN, in addition to his parish work has served as: Assistant Dean of Students, Vice-Rector, Admissions Chairman and Dean of Studies at Sacred Heart Seminary; play reviewer for the Michigan Catholic; spiritual advisor for Society of St. Vincent dePaul; Vicar of the Warren/Center Line Vicariate; Archdiocesan Consultor; as well as having the Archdiocesan post of: Consultant and Program Co-ordinator for the Institute for Continuing Education; Coordinator for the Continuing Education of the Clergy and Counselor of Career Development of the Clergy, and,

WHEREAS, REVEREND F. GERALD MARTIN has made many contributions to the City of Sterling Heights and Macomb County by his affiliation and service to: United Community Services, Macomb County Division; United Community Services Assembly of Metropolitan Detroit; City of Sterling Heights Economic Development Commission; the Citizen Advisory Board of Warren Consolidated Community Education and the Sterling Heights Civil Service Commission, and

WHEREAS, it is fitting and proper that such outstanding contributions to the moral and civic development of the citizens of Sterling Heights and Macomb County for a period of thirty (30) years be recognized and publicly acknowledged.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the many contributions of REVEREND F. GERALD MARTIN to the Civic and spiritual growth of Sterling Heights and Macomb County and "Congratulates" him on this his 30th Anniversary of his Ordination.

Be It Further Resolved that a suitable copy of this Resolution be presented to REVEREND F. GERALD MARTIN in testimony of the high esteem the Board of Commissioners has for the said REVEREND F. GERALD MARTIN on this the cocasion of his 30th Anniversry of his Ordination.

RES. NO. 1729 - A RESOLUTION COMMENDING REVEREND JOSPEH MAC DONALD ON HIS RETIREMENT
AND FOR OUTSTANDING SERVICE TO HIS PARISH AND COMMUNITY

COMMISSIONERS HAROLD E. GROVE AND ELIZABETH M. SLINDE, ON BEHALF OF THE
BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the parishioners of Erin United Presbyterian Church, as well as the
citizens of the City of Roseville, have had the wise ministry and counsel of Reverend JOSEPH
MAC DONALD for upwards of the past twnty-seven (27) years, and,

WHEREAS, the commitment by Reverend JOSEPH MAC DONALD forty-one (41) years ago to
pledge his life to uplifting the spiritual needs of all people is reflected by the numerous
parish accomplishments of Erin United Presbyterian Church since his appointment as pastor
in 1957, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs
of the various peoples of our community and nation and since his ordination, the said Reverend
JOSEPH MAC DONALD has fulfilled this ministry, and,

WHEREAS, it is fitting and proper that such outstanding and dedicated personal
contributions made by Reverend JOSEPH MAC DONALD to the spiritual and moral development of the
parishioners of Erin United Presbyterian Church as well as all the citizens of Roseville, on
this the occasion of his retirement, be recognized and publicly acclaimed by this body.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly
acknowledges and expresses its recognition and appreciation for the multitude of contributions
of Reverend JOSEPH MAC DONALD, Pastor of Erin United Presbyterian Church in the furtherance
of the social, moral and spiritual development of Roseville and surrounding areas, and for his
contribution to the enhancement of the quality of life of all persons who have come to know
him and to appreciate his kindness, generosity, dedication and devotion.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to
Reverend JOSEPH MAC DONALD in testimony of the high esteem that the Board of Commissioners has
for the said Reverend JOSEPH MAC DONALD and in recognition of his outstanding service and
dedication on this the occasion of his retirement.

RES. NO. 1730 A RESOLUTION COMMENDING RICHARD W. CUKER FOR ACHIEVING THE STATUS OF
"EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER WALTER FRANCHUK, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE
FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship, and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than ones self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, RICHARD W. CUKER, while achieving the rank of "Eagle Scout" has earned the World Conservation Award, the International Scouting Crest, is is an Order-Of-The Arrow member, Troup Scribe, and is a member of the L'Anse Creuse High School North marching band, the School's concert band, the football and track teams and has won honors in art and science competition.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and commends RICHARD W. CUKER on achieving the status of "Eagle Scout" a goal which is sought by all who joint the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to RICHARD W. CUKER in testimony of the high esteem the Board of Commissioners has for the said RICHARD W. CUKER, for achieving the rank of Eagle Scout.

RES. NO. 1731 - A RESOLUTION COMMENDING MICHAEL D. CHRISTY FOR ACHIEVING THE STATUS OF
'EAGLE SCOUT' IN THE BOY SCOUTS OF AMERICA

COMMISSIONERS ELIZABETH M. SLINDE AND HAROLD E. GROVE, ON BEHALF OF ALL COUNTY
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship, and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than ones self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of 'Eagle Scout', is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, MICHAEL D. CHRISTY made three portable bookcases for the Nightingale Nursing Home as his Eagle Badge Project; started a glass etching business and continued his membership in the Utica High School Welding Club which earned the rank of "Eagle Scout ".

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commssioners hereby publicly acknowledges and commends MICHAEL D. CHRISTY on achieving the status of 'Eagle Scout' a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to MICHAEL D. CHRISTY in testimony of the high esteem the Board of Commissioners has for the said MICHAEL D. CHRISTY, for achieving the rank of Eagle Scout.

July 26, 1984

RES. NO. 1732 - RATIFYING ACTIONS OF TREASURER WITH RESPECT TO ISSUANCE OF REPLACEMENT NOTES

At a regular meeting of the Macomb County Board of Commissioners held at 9 a.m. on Thursday, July 26, 1984.

PRESENT: Commissioners Grienburg, Steenbergh, Sabaugh, Gurczynski, Petitto, Buccellato, Kolakowski, Caruso, Lilla, Almquist, Anthonis, Simmons, Franchuk, Trombley, Gire, Bean, Ballor, McCaffrey, Grove, Slinde, Tarnowski, Back, VanderPutten, and Johnson

ABSENT: Commissioner Dilber

the following resolution was offered by Anthonis, and seconded by Gire.

WHEREAS, the County of Macomb is authorized under Act 354 of the Public Acts of 1972, as amended, to issue replacement notes for such lost or mislaid notes and the coupons attached thereto; and

WHEREAS, the Treasurer of the County has so ordered the replacement of such lost or mislaid notes in his Order dated July 20, 1984, a copy of which is attached to this resolution;

NOW, THEREFORE, BE IT RESOLVED that the attached Order of the County Treasurer is hereby ratified and approved in its entirety as to the matters contained therein.

AYES: Commissioners Gruenburg, Steenbergh, Sabaugh, Gurczynski, Petitto, Buccellato, Kolakowski, Caruso, Lilla, Almquist, Anthonis, Simmons, Franchuk, Trombley, Gire, Bean, Ballor, McCaffrey, Grove, Slinde, Tarnowski, Back, VanderPutten and Johnson

NAYES: None

July 1984

RES. NO. 1733 - A RESOLUTION OF TRIBUTE TO JOHN DE PETRO FOR HIS VALUABLE SERVICE
TO THE COUNTY OF MACOMB

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE MACOMB COUNTY BOARD OF COMMISSIONERS AND COMMISSIONERS DONALD G. TARNOWSKI, HAROLD E. GROVE, AND MARK A. STEENBERGH, ON BEHALF OF THE MACOMB COUNTY PARKS AND RECREATION COMMISSION, OFFER THE FOLLOWING RESOLUTION

WHEREAS, JOHN DE PETRO has for over eight (8) years served the public with sincerity, honesty and dedication, and,

WHEREAS, the said JOHN DE PETRO commended his service for and on behalf of the citizens of Macomb County in May of 1976, and was appointed Superintendent of the Macomb County Parks in January of 1978, and has made a major contribution in the improvement of park facilities, and,

WHEREAS, the said JOHN DE PETRO, has been one of the most valuable employees of the Parks and Recreation Department and has been largely responsible for the many successful events and youth, senior citizen, and ethnic festivals held regularly at Freedom Hill which are enjoyed by thousands of Macomb County residents, and,

WHEREAS, it is fitting and proper that JOHN DE PETRO be recognized and commended by the Board of Commissioners and the Parks and Recreation Commission for his years of dedicated and valuable service to the citizens of Macomb County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners together with the Parks and Recreation Commission hereby publicly acknowledges and expresses tribute to JOHN DE PETRO for his years of devoted public service, and further does hereby acknowledge and recognize and commend the said JOHN DE PETRO for his valuable contributions to the County of Macomb and its citizens.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to JOHN DE PETRO in testimony of the esteem in which the said JOHN DE PETRO is held by the Macomb County Board of Commissioners and the Parks and Recreation Commission.

RES. NO. 1734 - RESOLUTION COMMENDING GEORGE PERKINS FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONERS WILLARD D. BACK AND SAM J. PETITTO, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government and the quality of life of the citizens of Macomb County is truly a mark of quality and distinction, often earned but too infrequently recognized, and,

WHEREAS, GEORGE PERKINS, has served the citizens of the County of Macomb with devotion, distinction and integrity having served as a member of the Macomb County Planning Commission for nine years, the last five years as Chairperson; as the Chairperson of the Macomb County Economic Revitalization Committee since its inception and as a representative to the Macomb/St. Clair Private Industrial Council, and,

WHEREAS, GEORGE PERKINS has given his time and expertise to various charitable and business organizations including the Warren, Center Line, Sterling Heights Chamber of Commerce for the last nine years and has conducted the United Foundation's efforts for the City of Warren's small businesses for the past three years, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his manifold contributions to the business community and to the citizens of the County of Macomb.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commssioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said GEORGE PERKINS, in serving all of the citizens of the County of Macomb with sincerity, honesty and devotion.

II

Be It Further Resolved that a suitable copy of this Resoltuion be presented to GEORGE PERKINS, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said GEORGE PERKINS, a citizen worthy and deserving of this recognition.

RES. NO. 1735 - A RESOLUTION OF TRIBUTE ON THE OCCASION OF THE RETIREMENT OF CASS WINTERS FROM COUNTY EMPLOYMENT.

COMMISSIONERS WILLARD D. BACK, PATRICK J. JOHNSON AND HUBERT J. VANDER PUTTEN ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION.

WHEREAS, CASS WINTERS, for upwards of Eighteen (18) years has served the general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by CASS WINTERS, are conclusive proof of his outstanding character, a mark of distinction, earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, the said CASS WINTERS commenced his service for and on behalf of citizens of Macomb County on September 6, 1966, as an engineer with the Department of Public Works and continued to faithfully perform his duties until his retirement on June 15, 1984, and,

WHEREAS, the said CASS WINTERS has served the Lakeshore School Board, was president of the St. Clair Shores Parks and Recreation Commission and Unit Chairman of UAW Local 205, and,

WHEREAS, it has been the good fortune of the Board of Commissioners, as well as the Citizens of the County of Macomb, to have had the wise counsel and dedicated services of CASS WINTERS during his tenure as an employee of the County of Macomb, and,

WHEREAS, it is fitting and proper that CASS WINTERS be recognized and commended by this Board of Commissioners for his manifold contributions and many years of service in the furtherance of good responsible government.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to CASS WINTERS for his many years of devoted public service, and further does hereby acknowledge and recognize, and commend the said CASS WINTERS for the outstanding public service rendered, while serving as an employee of the County of Macomb, for upwards of the past eighteen (18) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to CASS WINTERS in testimony of the esteem in which the said CASS WINTERS is held by the Macomb County Board of Commissioners.

RES. NO. 1736 - RESOLUTION COMMENDING BERTHA M. POLLARD FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONERS WALTER FRANCHUK, RAYMOND H. TROMBLEY AND KEN SIMMONS, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity and dedication to the cause of improving the quality of life of the citizens of Macomb County is truly a mark of quality and distinction, often earned but too infrequently publicly recognized and acknowledged, and,

WHEREAS, BERTHA M. POLLARD, has served the citizens of the County of Macomb and particularly Chesterfield Township with devotion, distinction and integrity since becoming a resident of Chesterfield Township in 1936, and,

WHEREAS, BERTHA M. POLLARD, has been instrumental in the growth and development of the parks and the recreational programs in Chesterfield Township for over twenty(20)years beginning with her fundraising efforts in 1962 and 1963 for Brandenburg Park, by being a Charter Member of the Parks and Recreation Commission of Chesterfield Township, and by her continuing efforts to raise funds for the continuation, expansion, and improvement of recreational facilities and activities in Chesterfield Township, and,

WHEREAS, BERTHA M. POLLARD, has given her time and expertise to various charitable and service organizations including March of Dimes, Muscular Dystrophy, the Cub Scouts and Boy Scouts, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for her manifold contributions to Chesterfield Township and particularly its young citizens.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commsisioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said BERTHA M. POLLARD in serving the citizens of Chesterfield and all of Macomb County with sincerity and devotion.

II

Be It Further Resolved that a suitable copy of this Resoltuion be presented to BERTHA M. POLLARD, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said BERTHA M. POLLARD, a citizen worthy and deserving of this recognition.

RES. NO. 1737 - A RESOLUTION COMMENDING HOWARD E. TAYLOR FOR ACHIEVING THE STATUS
OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER WALTER FRANCHUK, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE
FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship, and healthy and useful living, and

WHEREAS, the Boy Scouts of America has steadfastly taught its young boy scouts that service and assistance to others, rather than ones self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly attainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, HOWARD E. TAYLOR held a Punt, Pass and Kick Competition to raise money for the St. Clair Advisory Walleye Committee of Michigan, was on the Anchor Bay Varsity Football Team, achieved awards in baseball, weight lifting and physical fitness and graduated from Anchor Bay High School with high honors in the Class of 1984.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and commends HOWARD E. TAYLOR on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to HOWARD E. TAYLOR in testimony of the high esteem the Board of Commissioners has for the said HOWARD E. TAYLOR, for achieving the rank of "Eagle Scout".

August 30, 1984

RESOLUTION No. 1740 - RESOLUTION FOR TAX DEFERRAL OF RETIREMENT CONTRIBUTIONS
FOR PROBATE COURT JUDGES

WHEREAS, probate judges are covered for retirement pension purposes under either the Probate Judges' Retirement Act or the Judges' Retirement Act, being Act 165 PA 1954 and Act 198 PA 1951, as amended, and

WHEREAS, the Probate Judges' Retirement Act and the Judges' Retirement Act were recently amended by Acts 187 and 208 of the Public Acts of 1984, respectively, to provide for tax deferment of a probate judge's member contributions as provided under Section 414 (h) (2) of the United States Internal Revenue Code, and

WHEREAS, probate judges who are members of the respective Probate/Judges' Retirement Systems desire to become covered under the tax deferment provision of the Probate/Judges' Retirement Acts, as amended and the United States Internal Revenue Code,

NOW THEREFORE BE IT RESOLVED that the County of Macomb hereby elects coverage for its probate judges as provided by the Probate/Judges' Retirement Acts, as amended, effective January 1, 1983 and requests that a copy of this RESOLUTION be filed with the Probate/Judges' Retirement System and the Finance Director/Personnel, officers of Macomb County for the purpose of recording and implementing this action.

RES. NO. 1742 - A RESOLUTION COMMENDING THE ITALIAN-AMERICAN CULTURAL SOCIETY ON THE DEDICATION OF ITS NEW FACILITY

COMMISSIONERS SAM J. PETITTO, JOHN JOSEPH BUCCELLATO AND RALPH A. CARUSO, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the ITALIAN-AMERICAN CULTURAL SOCIETY has dedicated itself to the cause of providing an arena in which the profoundly rich legacy of traditional Italian values and practices can be promoted and given expression, and

WHEREAS, the ITALIAN-AMERICAN CULTURAL SOCIETY has for many years conducted a center in St. Clair Shores for cultural, educational and fraternal activities, and,

WHEREAS, the number of people taking part in the activities of the Center have outgrown the St. Clair Shores facility, and,

WHEREAS, the ITALIAN-AMERICAN CULTURAL SOCIETY in response to the needs of the community has relocated its cultural and community center to a new 87,400 square foot building located on 16 acres of land at 28111 Imperial Street, Warren, which will serve more people and provide more diversified services including a library and archive of Italian works, courses in the Italian language, recreational activities, human relations studies and programs, hobbies, programs of music and dance and a center for Italian-American civic and fraternal organizations, and

WHEREAS, the Macomb County Board of Commissioners wishes to lend its support to the Italian Cultural and Community Center and the services and activities it provides.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and congratulates the ITALIAN-AMERICAN CULTURAL SOCIETY on the opening of its new Italian Cultural and Community Center in Warren.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the ITALIAN-AMERICAN CULTURAL SOCIETY in testimony of the high esteem the Board of Commissioners has for the said ITALIAN-AMERICAN CULTURAL SOCIETY, for its many contributions to all the citizens of Macomb County.

RES. NO. 1743 - A RESOLUTION HONORING THE 150TH ANNIVERSARY OF THE FIRST BAPTIST CHURCH,
MOUNT CLEMENS, MICHIGAN

COMMISSIONER SHARON L. GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE
FOLLOWING RESOLUTION

WHEREAS, this great democracy was founded, in part, as a result of the search of our
forefathers for a land where they could worship in the manner and substance of their choosing, and

WHEREAS, the constitutional guarantee of "Freedom of Religion" is one of the hallmarks of
our great nation, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of
the various people of our communities and nation, and,

WHEREAS, FIRST BAPTIST CHURCH, Mount Clemens, Michigan has since its founding on October
14, 1834 provided a house of worship and ministry to tend to the spiritual and moral needs of
the people of the City of Mount Clemens and surrounding areas, and has had the advantage of wise
ministry, counsel, and leadership from all its pastors beginning with the first ordained pastor,
the Reverend John Booth, and,

WHEREAS, it is fitting and proper that such outstanding and dedicated contribution to
the moral development of the citizens and the community for a period of One Hundred and Fifty
Years, as well as the improvement made in the furtherance of social and moral enrichment of the
community in the City of Mount Clemens and its surrounding area, be recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly acknowledges
and expresses its recognition and appreciation for the multitude of contributions made by the
FIRST BAPTIST CHURCH, Mount Clemens for One Hundred and Fifty years, in furtherance of the social,
moral and spiritual development of the City of Mount Clemens and surrounding areas and offers its
congratulations to the FIRST BAPTIST CHURCH, Mount Clemens on this the One Hundred and Fiftieth
Anniversary of its founding.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to FIRST
BAPTIST CHURCH, Mount Clemens in testimony of the high esteem the Board of Commissioners has for
the said FIRST BAPTIST CHURCH, Mount Clemens and in recognition of its outstanding service and
dedication to the community.

RES. NO. 1744 - A RESOLUTION PROCLAIMING THE MONTH OF OCTOBER, 1984
AS MACOMB COUNTY CHILD PROTECTION MONTH

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE
BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, child abuse and neglect is a serious problem affecting the citizens of Macomb County, and,

WHEREAS, the number of reported incidents of abuse and neglect is on the increase in Macomb County based on statistical data from the Protective Services Management Information System, and,

WHEREAS, our children are our most precious resource and our future, and the physical suffering and emotional anguish which many children must endure challenges us to increase our attention to their protection, and,

WHEREAS, prevention of child abuse requires the active concern of educational, medical, public health, mental health, law enforcement, and social services professionals, as well as the efforts of volunteers and private citizens; all of whom must be kept informed of the necessary steps to prevent child abuse, and,

WHEREAS, the Macomb County Child Abuse/Neglect Informational Council endeavors to resolve the problems surrounding child abuse and neglect and a host of Macomb County citizens, organizations, and agencies have also demonstrated their commitment to the prevention of child abuse and neglect in our community, and,

WHEREAS, child abusers can, with help and support of local programs receive the proper guidance and counseling that will prevent future child abuse and neglect.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners does hereby proclaim October, 1984, as Child Protection Month in Macomb County and encourages all citizens to participate in activities whose purpose it is to prevent child abuse and neglect in our community; and that the Macomb County Board of Commissioners expresses its congratulations and thanks to those individuals, organizations, and agencies that are actively involved in activities which help prevent child abuse and neglect in Macomb County.

RES. NO. 1745 - A RESOLUTION COMMEMORATING THE 10TH ANNIVERSARY OF THE ADVANCED LIFE SUPPORT SERVICES PROGRAM OF THE MACOMB COUNTY EMERGENCY MEDICAL SERVICES COUNCIL

COMMISSIONER TERRANCE A. ALMQUIST, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Advanced Live Support Services Program provides a highly sophisticated and vital service to citizens of Macomb County who may be the unfortunate victims of a serious accident or heart attach, and,

WHEREAS, the Advanced Life Support Services include a communication system which allows an Advanced Life Support Medic in the field to have direct communication with a physician in a cooperating hospital, and,

WHEREAS, the Advanced Life Support System also allows a Medic through a medical telemetry unit to transmit vital patient information to the hospital for a physicians interpretation, and,

WHEREAS, the use of such advanced technology of the Advanced Life Support Services has increased a patient's chance of survival, and,

WHEREAS, the Advanced Life Support Service has become an important link in the overall plan to provide full emergency Medical Care Services throughout Macomb County, and,

WHEREAS, October 28, 1984 marks the 10th Anniversary of this vital service.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and tribute in commemoration of the 10th Anniversary on October 28, 1984, of the Advanced Life Support Services Program and does hereby congratulate and extend its best wishes to the Advanced Life Support Services Program and wishes them well and continued success in the future.

II

Be It Further Resolved that a suitable copy of this Resoltuion be presented to the Macomb County Emergency Medical Service Council in testimony of the high esteem the Board of Commissioners from the County of Macomb hold for the Advanced Life Support Services Program.

RES. NO. 1747 - RESOLUTION COMMENDING THE HONORABLE FRANK E. JEANNETTE, CIRCUIT COURT JUDGE, 16TH JUDICIAL CIRCUIT, STATE OF MICHIGAN, ON HIS RETIREMENT

THE ENTIRE BOARD OF COMMISSIONERS, ON BEHALF OF THE CITIZENS OF MACOMB COUNTY, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, dedication and honesty in the cause of good government, on behalf of all people, is truly a mark of distinction, earned by many, however, infrequently publicly recognized, and,

WHEREAS, the HONORABLE FRANK E. JEANNETTE, has a long and illustrious career as a dedicated public servant, which began with his admittance to the State Bar of Michigan on May 1, 1934 and continued with his appointment as a Justice of the Peace in 1938, his serving as Associate Municipal Judge in Mount Clemens beginning in 1946 and his election to the Circuit Bench in 1966 and his re-election in 1972 and 1978, and,

WHEREAS, the said FRANK E. JEANNETTE, has further served the citizens of the County of Macomb, and the entire State of Michigan, with outstanding distinction and recognition by his active participation with many civic, fraternal and charitable organizations all too numerous to mention by name and which he served as an Officer, Director, Advocate and Member, and,

WHEREAS, such public service is worthy of recognition by this body, and further should be the subject of a special resolution of commendation as the said FRANK E. JEANNETTE has served the public with great dignity, devotion and distinction, and has during his public career compiled a record of accomplishments seldom achieved by public servants.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding public service, and manifold contributions made to the citizens of this great County, and the State of Michigan, by the HONORABLE FRANK E. JEANNETTE, who for a period of upwards of Fifty(50) years has served as a lawyer, Justice of the Peace, Associate Municipal Judge and a Circuit Court Judge, the tenure of each office so held being with great honor and distinction, worthy of this public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the HONORABLE FRANK E. JEANNETTE in testimony of the high esteem the Board of Commissioners has for the said FRANK E. JEANNETTE, an outstanding elected official, public servant and citizen worthy and deserving of this recognition.

RES. NO. 1751 - A RESOLUTION COMMENDING THE HONORABLE KATHLEEN JANSEN ON HER ELECTION AS THE FIRST WOMAN TO SERVE AS A JUDGE OF THE 16TH JUDICIAL CIRCUIT, MACOMB COUNTY, MICHIGAN

COMMISSIONER HAROLD E. GROVE, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, KATHLEEN JANSEN has since her graduation from the University of Detroit School of Law in 1977 distinguished herself as one of Macomb County's outstanding lawyers, and,

WHEREAS, the said KATHLEEN JANSEN has been a vanguard among women in their continuing efforts to attain their rightful places in positions of responsibility and leadership both in government and in private industry, in the County of Macomb and throughout the State of Michigan, and,

WHEREAS, the said KATHLEEN JANSEN was in October, 1980, the first woman to serve on the Macomb County Planning Commission; and in November, 1982, was the first woman to win a County wide Judicial Office; and in January, 1983 was the first woman to serve as a Judge of the Macomb County Probate Court; and on November 6, 1984, was the first woman elected to serve as a Judge of the 16th Judicial Circuit, Macomb County, Michigan, and,

WHEREAS, the said KATHLEEN JANSEN has by her personal achievements become an inspiration and example to women and men alike, and,

WHEREAS, it is fitting and proper that such accomplishments be publicly acknowledged and recognized by this body.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and recognizes the outstanding accomplishments of KATHLEEN JANSEN and wishes to express congratulations to the said KATHLEEN JANSEN on her election as a Judge of the 16th Judicial Circuit, Macomb County, Michigan.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the said KATHLEEN JANSEN in testimony of the high esteem the Board of Commissioners has for the said KATHLEEN JANSEN, for her many contributions to all the citizens of Macomb County.

RES. NO. 1749-B A DISPOSITION OF TITLES, MACOMB COUNTY ROAD COMMISSION PROPERTIES
IN ROSEVILLE

WHEREAS, the County of Macomb is the title holder of record of certain real property, the same located in the City of Roseville, County of Macomb and State of Michigan and more particularly described hereinafter as Parcel A., and

WHEREAS, the hereinafter described real property, although the title to the same is vested in the County of Macomb is, in effect, real property owned by the Board of County Road Commissioners for the County of Macomb, the reason for title currently vested in the County of Macomb being that the laws and statute of the State of Michigan formerly provided that title to all such property of necessity had to be in name of the County itself, and

WHEREAS, inasmuch as the Board of County Road Commissioners for the County of Macomb is now legally empowered to hold title to real property and it is the desire of the County of Macomb to convey all right, title and interest of the County of Macomb to the Board of County Road Commissioners for the County of Macomb in the hereinafter described property.

HOW, THEREFORE, be it resolved as follows:

1. That the Chiarman of the Macomb County Board of Commissioners and the Macomb County Clerk be in the same are authorized and empowered to execute a Quit Claim Deed conveying any and all right, title and interest of the County of Macomb to the Board of County Road Commissioners for the County of Macomb in the hereinafter described property.

2. That the Chiarman of the Board of Commissioners for the County of Macomb and the Macomb County Clerk be and the same are authorized to deliver the aforesaid Deed to the Board of County Road Commissioners for the County of Macomb.

3. The legal description of the heretofore referenced properties is as follows:

The Easterly 53.34 feet of Lot 27, Blums Subdivision as recorded in Liber 4, Page 15 of Plats, Macomb County Records, in the City of Roseville, Macomb County, Michigan.

RES. NO. 1749-A DISPOSITION OF TITLES, MACOMB COUNTY ROAD COMMISSION PROPERTIES
IN SHELBY TOWNSHIP

WHEREAS, the County of Macomb is the title holder of record of certain real property, the same located in the Township of Shelby, County of Macomb and State of Michigan and more particularly described hereinafter as Parcel B, and

WHEREAS, the hereinafter described real property, although the title to the same is vested in the County of Macomb is, in effect, real property owned by the Board of County Road Commissioners for the County of Macomb, the reason for title currently vested in the County of Macomb being that the laws and statute of the State of Michigan formerly provided that title to all such property of necessity had to be in name of the County itself, and

WHEREAS, inasmuch as the Board of County Road Commissioners for the County of Macomb is now legally empowered to hold title to real property and it is the desire of the County of Macomb to convey all right, title and interest of the County of Macomb to the Board of County Road Commissioners for the County of Macomb in the hereinafter described property.

NOW, THEREFORE, be it resolved as follows:

1. That the Chairman of the Macomb County Board of Commissioners and the Macomb County Clerk be in the same are authorized and empowered to execute a Quit Claim Deed conveying any and all right, title and interest of the County of Macomb to the Board of County Road Commissioners for the County of Macomb in the hereinafter described property.

2. That the Chairman of the Board of Commissioners for the County of Macomb and the Macomb County Clerk be and the same are authorized to deliver the aforesaid Deed to the Board of County Road Commissioners for the County of Macomb.

3. The legal description of the heretofore referenced properties is as follows:

Lot 37 of Eyster's Clinton River Gardens Subdivision, as recorded in Liber 7, Pages 8 and 9 of Plats, Macomb County Records, in Shelby Township, Macomb County, Michigan.

RES. NO. 1750 - RESOLUTION REGARDING REPLACEMENT OR PAYMENT OF MUTILATED, LOST,
DESTROYED OR STOLEN OBLIGATIONS

At a regular meeting of the Board of Commissioners of the County of Macomb,
Michigan (the "County") held in Mt. Clemens, Michigan on the 25th day of October, 1984.

PRESENT: Gruenburg, Steenbergh, Sabaugh, Gurczynski, Petitto, Dilber, Buccellato,
Kolakowski, Caruso, Lilla, Almquist, Anthonis, Simmons, Franchuk, Trombley,
Gire, Bean, Ballor, McCaffrey, Grove, Slinde, Tarnowski, Back, VanderPutten,
Johnson

ABSENT: None

the following preamble and resolution were offered by Commissioner Simmons and seconded by
Commissioner Grove.

WHEREAS, the County has issued General Obligation Limited Tax Note, Series 1982
and Series 1983 (collectively the "Notes" and as to each note the "Note"); and

WHEREAS, from time to time one or more of the Notes, or coupons attached to one or
more of the Notes, is or are mutilated, lost, destroyed or stolen; and

WHEREAS in order to authorize the replacement of such mutilated, lost, destroyed
or stolen Notes and/or coupons it is necessary for this Board to adopt a resolution in
conformity with Act No. 354 of the Michigan Public Acts of 1972, as amended (the "Act");

NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

1. In the event any Note or any coupon attached to any Note is mutilated, lost,
stolen or destroyed, the County Treasurer may, on behalf of the County, issue a replacement
Note and/or coupon of like date, maturity and denomination as that mutilated, lost, stolen
or destroyed, or may, if the mutilated, lost, stolen or destroyed Note and/or coupon has
already matured, authorized by order payment of the same without the issuance and presentation
of a replacement Note and/or coupon.

2. In the case of a mutilated Note and/or coupon, a replacement Note and/or coupon
shall not be delivered, and payment shall not be made with respect to such Note and/or coupon,
unless and until such mutilated Note and/or coupon is surrendered to the County Treasurer or
the paying agent with respect to the Notes (the "Paying Agent").

3. In the case of a lost stolen or destroyed Note and/or coupon, a replacement
Note and/or coupon shall not be delivered, or payment shall not be made without a replacement
Note and/or coupon, unless and until the County Treasurer and the Paying Agent shall have
received such proof of ownership and loss and indemnity as they determine to be sufficient,
which shall consist at least of (i) a lost instrument bond for principal and interest
remaining unpaid on the lost, stolen or destroyed Note and/or coupon; (ii) an affidavit of the
registered owner (or his or her attorney) setting forth ownership of the Note and/or coupon
lost, stolen or destroyed and the circumstances under which it was lost, stolen or destroyed;
(iii) the agreement of the owner of the Note and/or coupon (or his or her attorney) to fully
indemnify the County and the Paying Agent against loss due to the lost, stolen or destroyed
Note and/or coupon and the issuance of any replacement Note and/or coupon in connection there-
with, or the payment without replacement of any such Note and/or coupon; and (iv) the
agreement of the owner of the Note and/or coupon (or his or her attorney) to pay all expenses
of the County and the Paying Agent in connection with the replacement or payment without
replacement of the Note and/or coupon.

RESOLUTION WAS DECLARED ADOPTED, UNANIMOUSLY.

RES. NO. 1751 - A RESOLUTION COMMENDING THE HONORABLE KATHLEEN JANSEN ON HER ELECTION AS THE FIRST WOMAN TO SERVE AS A JUDGE OF THE 16TH JUDICIAL CIRCUIT, MACOMB COUNTY, MICHIGAN

COMMISSIONERS HAROLD E. GROVE, MARK STEENBERGH AND WALTER FRANCHUK, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, KATHLEEN JANSEN has since her graduation from the Universtiy of Detroit School of Law in 1977 distinguished herself as one of Macomb County's outstanding lawyers, and

WHEREAS, the said KATHLEEN JANSEN has been a vanguard among women in their continuing efforts to attain their rightful places in positions of responsibility and leadership both in government and in private industry, in the County of Macomb and throughout the State of Michigan, and,

WHEREAS, the said KATHLEEN JANSEN was in October, 1980, the first woman appointed to serve on the Macomb County Planning Commission; and in November, 1982, was the first woman to win a County wide Judicial Office; and in January 1983, was the first woman to serve as a Judge of the Macomb County Probate Court; and on November 6, 1984, was the first woman elected to serve as a Judge of the 16th Judicial Circuit, Macomb County, Michigan, and

WHEREAS, the said KATHLEEN JANSEN has by her personal achievements become an inspiration and example to women and men alike, and,

WHEREAS, it is fitting and proper that such accomplishments be publicly acknowledged and recognized by this body.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and recognizes the outstanding accomplishments of KATHLEEN JANSEN and wishes to express congratulations to the said KATHLEEN JANSEN on her election as a Judge of the 16th Judicial Circuit, Macomb County, Michigan.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the said KATHLEEN JANSEN in testimony of the high esteem the Board of Commissioners has for the said KATHLEEN JANSEN, for her many contributions to all the citizens of Macomb County.

RES. NO. 1752 - RESOLUTION COMMENDING THOMAS LUSK ON BEING SELECTED TO THE MICHIGAN
HIGH SCHOOL COACHES HALL OF FAME

COMMISSIONER GERALD W. MC CAFFREY, ON BEHALF OF THE ENTIRE
MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING
RESOLUTION

WHEREAS, THOMAS LUSK, has been an outstanding high school coach and a source of
inspiration and guidance to all student athletes who have had the good fortune to come under
his tutelage, and,

WHEREAS, THOMAS LUSK, has since the Fall of 1951 served the Fraser Public Schools
in various coaching capacities including: 19 years as varsity basketball coach; 8 years
as varsity baseball coach; 2 years as varsity softball coach; 4 years as freshman football
coach, and has further served the Fraser Public Schools as Athletic Director for thirty-two
(32) years, and,

WHEREAS, THOMAS LUSK, has served with distinction as Past President of the Michigan
Interscholastic Athletic Administration Association, has held all offices of the Michigan
Athletic Directors Association, the Bi-County Conference and the Macomb Athletic Conference
and was recognized in 1979 as the Regional Athletic Director of the Year for Region 6, and,

WHEREAS, it is fitting and proper that THOMAS LUSK'S accomplishments and contributions
to the youth of Macomb County be publicly acknowledged and recognized by his selection as a
member of the High School Coaches Hall of Fame and by this body.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly
acknowledges and recognizes the outstanding accomplishments of THOMAS LUSK and wishes to
express congratulations to the said THOMAS LUSK on his selection to the Michigan High School
Coaches Hall of Fame.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to
THOMAS LUSK, an outstanding coach, in testimony of the high esteem the Board of Commissioners
has for the said THOMAS LUSK, a citizen worthy and deserving of this recognition.

RES. NO. 1753 - A RESOLUTION COMMEMORATING THE 50TH ANNIVERSARY OF THE CEPRANESE CLUB

COMMISSIONER JOHN JOSEPH BUCCELLATO, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the CEPRANESE CLUB, through the fellowship of its members and their families has, for 50 years, been able to maintain a sense of fellowship and commorodity among the men of Cepranese Ancestry and their families who reside in the Detroit metropolitan area, and,

WHEREAS, the CEPRANESE CLUB has been the focal point of social interaction for the many families who share their unique heritage which can be traced back to the ancient City of Fregellae, Italy, and,

WHEREAS, the CEPRANESE CLUB has through the dedication of its members, many of who are leaders in their respective communities made many contributions to the social, economic and charitable needs of Macomb County, and,

WHEREAS the CEPRANESE CLUB was formed on October 7, 1934, and has been fortunate in having the wise counsel and leadership of many outstanding people beginning with Joe DeLuca, the first president, and continuing through the present President, Frank Lisi.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its "Congratulations" in commemoration of the 50th Anniversary of the CEPRANESE CLUB on October 7, 1984.

II

Be It further Resolved that a suitable copy of this Resolution be presented to Frank Lisi, President, on behalf of the CEPRANESE CLUB in testimony of the high esteem the Board of Commissioners has for the CEPRANESE CLUB on this the occasion of the 50TH ANNIVERSARY of the CEPRANESE CLUB.

RES. NO. 1754 - RESOLUTION COMMENDING JOHN L. SHORE FOR HIS OUTSTANDING SERVICE TO THE PEOPLE OF MACOMB COUNTY, MICHIGAN

THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, industriousness and integrity in the cause of good government, on behalf of all people, is truly a mark of distinction which is earned by many, yet, all too infrequently given public appreciation, and,

WHEREAS, JOHN L. SHORE, has a long and illustrious career as a dedicated servant to the citizens of Macomb County, in full time employment which began June 19, 1967 followed by service as Macomb County Director of Finance through 1984, and, finally as Macomb County Financial Consultant through December 31, 1984, and,

WHEREAS, the said JOHN L. SHORE, HAS FURTHER SERVED THE CITIZENS OF THE County of Macomb, and the entire State of Michigan, with outstanding distinction and deserved recognition by his active participation on the Macomb County Board of Supervisors in 1965-1966 while Controller of the City of Warren; as Treasurer of the Building Authority during the construction of the Macomb County Court Building in 1968-1971; and, as Trustee of the Macomb County Community College 1973-1974, and,

WHEREAS, such public service is worthy of recognition by this body, and further should be the subject of a special resolution of commendation as the said JOHN L. SHORE has served the public with great dignity, devotion and distinction, and has during his public career compiled a record of accomplishments seldom achieved by public servants.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding public service, and manifold contributions made to the citizens of this great County, and the State of Michigan, by JOHN L. SHORE who has served the people of Macomb County with distinction and worthy of this public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JOHN L. SHORE in testimony of the high esteem the Board of Commissioners has for the said JOHN L. SHORE an outstanding official, public servant and citizen worthy and deserving of this recognition.

RES. NO. 1755 - A RESOLUTION OF TRIBUTE TO THE LATE HONORABLE RAYMOND H. TROMBLEY,
VICE-CHAIRPERSON OF THE MACOMB COUNTY BOARD OF COMMISSIONERS

COMMISSIONER TERRANCE A. ALMQUIST, ON BEHALF OF THE ENTIRE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the citizens of Harrison Township and the County of Macomb, have recently suffered the loss of an outstanding citizen, highly acclaimed public official, and noted environmentalist, namely, the Honorable RAYMOND H. TROMBLEY, late Vice-Chairperson of the Board of Commissioners of the County of Macomb, and,

WHEREAS, the Honorable RAYMOND H. TROMBLEY had a long and illustrious career as a dedicated public servant, serving as Macomb County Commissioner for the past twelve (12) years, the last two (2) as Vice-chairperson, and,

WHEREAS, the said RAYMOND H. TROMBLEY has served the citizens of Harrison Township and the County of Macomb, with great distinction as a public official, dedicated servant and environmentalist which service is demonstrated by his manifold contributions made in the furtherance of good government and in the improvement to the environment of Macomb County, and,

WHEREAS, the said RAYMOND H. TROMBLEY, in serving the general public, set standards of integrity, dignity and responsibility which will never be forgotten by persons familiar with his work, his vast skills as both an advocate and an arbitrator and his personal zest for working with and for the benefit of his fellow man, and,

WHEREAS, the Honorable RAYMOND H. TROMBLEY, was a noted environmentalist having organized the voluntary clean-up of the Clinton River and having worked for the preservation of the St. John's Marsh and in 1968, founding the Lake St. Clair Advisory Committee, which he served as Chairman for over sixteen (16) years, and,

WHEREAS, the Honorable RAYMOND H. TROMBLEY's dedication and devotion to the environment was recognized by his receipt of the following awards: Michiganian of the Year, 1981, by the Detroit News; Michigan Duck Hunters Association "Dr. Miles D. Pirne Award", 1977; Detroit Outdoorsman Award in 1980; Windsor Sportsmen's Club Award, 1981; Fisherman of the year Award, 1971; Citizen of the Year awarded by the Ralph Bennett Post No. 29; Keep Michigan Beautiful Award, 1972; Michigan United Conservation Club National Wildlife Federation Award, 1977; Detroit Audubon Society Corporate Conservation Award, 1979; and the Michigan Outdoors Writers Association "Clean Waters Award", 1984, and

WHEREAS, it is fitting and proper that this Board acknowledge the foregoing in resolution form.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition of the outstanding public service and manifold contributions made to the citizens of Harrison Township and the County of Macomb by the Honorable RAYMOND H. TROMBLEY late Vice-Chairperson of the Board of Commsisionrs of the County of Macomb who has given of his time, for upwards of the past twelve (12) years in the furtherance of the advancement of the constitutional principles of representative government on behalf of all people, regardless of their sex, race, color or creed.

II

Be It Further Resolved that the Board of Commissioners publicly expresses its sincere heartfelt sorrow at the passage of the said RAYMOND H. TROMBLEY and does hereby extend its most sincere sympathy to his widow and children in this time of bereavement.

III

Be It Resolved that this tribute be hereby offered as a memorial for the Honorable RAYMOND H. TROMBLEY, and that a copy of this Memorial Resolution be transmitted to his widow, Charlise Trombley, as evidence of the Macomb County Board of Commissioners deepest condolences.

November 21, 1984

RES. NO. 1756- A RESOLUTION PROCLAIMING THE WEEK OF DECMEBER 2-8, 1984, AS MACOMB COUNTY WINTER AWARENESS WEEK

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, Governor James Blanchard, has declared the week of December 2-8, 1984, as MICHIGAN WINTER AWARENESS WEEK, and,

WHEREAS, the Macomb County Board of Commissioners supports the Governor in his efforts to educate the public about the steps that can be taken to reduce the risk created by winter storms that bring cold, freezing rain, floods, ice, and snow, and,

WHEREAS, it is important that all citizens be made aware of the dangers of the winter season and that they observe all safety rules in order to mitigate the increased risks associated with the Michigan winters and that all units of government, the National Weather Service and the news media cooperate in this education process, and,

WHEREAS, the Macomb County Board of Commissioners wishes to officially lend its support to the Governor and to the State by adopting this resolution.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners hereby proclaims the week of December 2-8, 1984, as Macomb County WINTER AWARENESS WEEK throughout the County of Macomb and does hereby urge all citizens of the County of Macomb to become aware of the dangers that our severe winters may impose on them and their neighbors and urges them to promote and support the education of all people and make them aware of their need to protect themselves, their families, and their homes during the winter season.

RES. NO. 1757 - A RESOLUTION COMMENDING JEFFREY KENT PERRY FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONERS ELIZABETH M. SLINDE AND HAROLD E. GROVE, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship, and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts that service and assistance to others, rather than ones self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, JEFFREY KENT PERRY has earned twenty-two (22) merit badges and for his Eagle Badge Project attended a six (6) weeks course on alcohol awareness and presented a seminar on this important subject to classes in the Grosse Pointe School System.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and commends JEFFREY KENT PERRY on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JEFFREY KENT PERRY in testimony of the high esteem the Board of Commissioners has for the said JEFFREY KENT PERRY, for achieving the rank of Eagle Scout.

RES. NO. 1758 - A RESOLUTION ESTABLISHING SALARIES AND COMPENSATION IN LIEU OF FEES OF CERTAIN ELECTED COUNTY OFFICIALS: PROVIDING FOR COUNTY SUPPLEMENTARY PAY BENEFITS FOR CIRCUIT COURT, PROBATE COURT AND CERTAIN DISTRICT COURT JUDGES: AND TO PROVIDE PAYMENT OUT OF THE GENERAL FUND

WHEREAS, by virtue of existing laws, the Macomb County Board of Commissioners is authorized and empowered to fix annual salaries and other compensation in lieu of all statutory fees, of certain elected and non-elected County officers and officials, and to supplement state salaries of Circuit Court, Probate Court and certain District Court Judges, and to provide fringe benefits for all the foregoing, and,

WHEREAS, the Macomb County Board of Commissioners has given due consideration to the sacrifice given by Macomb County officials in having accepted a freeze in wages for 1983 and 1984, the Board, in compliance with applicable law, wishes to hereby declare and adopt in resolution form, the salaries, compensation and other benefits to be paid to certain elected and non-elected County officers and officials, including Judges of the Circuit Court, Probate Court and certain District Courts,

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

- A. To the extent authorized by law, the following elected and non-elected County ^{officers and} officials, are hereby granted an increase in salaries for the calendar years 1985 and 1986 as follows:
- (1) Four (4%) percent on the first forty thousand and no/100 (\$40,000) dollars of salary payable by the County of Macomb as compensation or as the County portion of compensation.
 - (2) Three and one half (3 1/2%) percent on any portion of salary above the first forty thousand and no/100 (\$40,000) dollars payable by the County of Macomb as compensation or as the County portion of compensation.
 - (3) Said increases shall be effective for each of the calendar years 1985 and 1986, commencing January 1, 1985 and January 1, 1986 and shall be computed on the salaries payable December 31, 1984 and December 31, 1985 respectively.

Said officers and/or officials are as follows:

1. County Clerk/Register of Deeds
2. County Prosecuting Attorney
3. County Sheriff
4. County Treasurer
5. County Public Works Commissioner
6. County Road Commissioners
7. County Commissioners

B. Be It Further Resolved, all of the foregoing County officials and/or officers be and hereby are awarded and entitled to receive all fringe benefits enjoyed and received currently by all County employees, as legally constituted and authorized by law, including cost of living allowance (C.O.L.A.) based on two thousand eighty (2,080) hours per annum, provided that none of the fringe benefits, including C.O.L.A. shall exceed total compensation as currently provided by law.

C. WHEREAS, the statutes of the State of Michigan provide that the total annualized salary, including cost of living allowances for a Circuit Court Judge shall not exceed ninety-two (92%) percent of the salary of a Justice of the Supreme Court; and the total annualized salary, including cost of living allowances, for a Probate Court Judge and a District Court Judge shall not exceed eighty-eight (88%) percent of the salary of a Justice of the Supreme Court and, whereas,

the Macomb County Board of Commissioners did determine to bring Circuit Court Judges into compliance with said statutes;

NOW THEREFORE, Be It Further Resolved that in order to bring Probate Judges, District Court Judges and Circuit Court Judges in line with one another and in compliance with Michigan Statutes for the years 1985 and 1986;

1. Circuit Court Judges shall receive a total annualized salary equal to ninety-two (92%) percent of the salary of a Justice of the Supreme Court, and,
2. Probate Court Judges and District Court Judges of the Forty Second (42nd) District shall receive a total annualized salary equal to eighty-eight (88%) percent of the salary of a Justice of the Supreme Court.

D. Be It Further resolved that each of said judges of the Circuit Court, Probate Court and District Court be and hereby are awarded and entitled to receive, with the exception of that benefit known as the cost of living allowance (C.O.L.A.) all fringe benefits enjoyed and received currently by all County employees, as legally constituted and authorized by law.

E. Be It Further Resolved that all fees collected by County elected officials or their deputies or department employees be turned over to the County Treasurer for deposit in the general fund of the County of Macomb.

F. Be It Further Resolved that the foregoing salaries, compensation and other benefits are hereby approved for payment out of the general funds of the County of Macomb.

RES. NO. 1759 - COMMENDING TERRANCE A. ALMQUIST FOR OUTSTANDING PUBLIC SERVICE

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER TERRANCE A. ALMQUIST, FOR OUTSTANDING PUBLIC SERVICE.

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, TERRANCE A. ALMQUIST, has served the citizens of the County of Macomb and the people of the City of Utica and the Township of Shelby, with devotion, distinction and integrity as a member of the Board of Commissioners for upwards of the past six (6) years, during which time he has compiled a record of achievements, and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great county, and a privilege of the members of the Board of Commissioners to have had the benefit of TERRANCE A. ALMQUIST's wise and judicial counsel and advice during his tenure with the Board of Commissioners and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said TERRANCE A. ALMQUIST, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to TERRANCE A. ALMQUIST, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said Terrance A. Almquist, a citizen worthy and deserving of this recognition.

RES. NO. 1760 - COMMENDING COMMISSIONER FRANK J. ANTHONIS

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION
COMMENDING COMMISSIONER FRANK J. ANTHONIS FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, FRANK J. ANTHONIS, has served the citizens of the County of Macomb and the people of the Townships of Shelby and Washington, with devotion, distinction and integrity as a member of the Board of Commissioners for upwards of the past two (2) years, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have had the benefit of FRANK J. ANTHONIS' wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners. hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said FRANK J. ANTHONIS, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to FRANK J. ANTHONIS, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said FRANK J. ANTHONIS, a citizen worthy and deserving of this recognition.

RES. NO. 1761 - COMMENDING COMMISSIONER WILLIAM J. BALLOR FOR OUTSTANDING PUBLIC SERVICE

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP
OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING
COMMISSIONER WILLIAM J. BALLOR FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, WILLIAM J. BALLOR, has served the citizens of the County of Macomb and the people of the Township of Clinton, with devotion, distinction and integrity as a member of the Board of Commissioners for upwards of the past two (2) years, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have had the benefit of WILLIAM J. BALLOR's wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said WILLIAM J. BALLOR, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to WILLIAM J. BALLOR, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said WILLIAM J. BALLOR, a citizen worthy and deserving of this recognition.

RES. NO. 1762 - COMMENDING COMMISSIONER STANLEY A. BEAN FOR OUTSTANDING PUBLIC SERVICE

CHAIRPERSON PATRICK J JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER STANLEY A. BEAN FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, STANLEY A. BEAN, has served the citizens of the County of Macomb and the people of the Townships of Clinton and Macomb, with devotion, distinction and integrity as a member of the Board of Commissioners for upwards of the past four (4) years, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have had the benefit of STANLEY A. BEAN's wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said STANLEY A. BEAN, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to STANLEY A. BEAN, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said STANLEY A. BEAN, a citizen worthy and deserving of this recognition.

RES. NO. 1763 - COMMENDING COMMISSIONER RALPH A. CARUSO FOR OUTSTANDING PUBLIC SERVICE

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER RALPH A. CARUSO FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, RALPH A. CARUSO, has served the citizens of the County of Macomb and the people of the City of Sterling Heights, with devotion, distinction and integrity as a member of the Board of Commissioners for upwards of the past ten (10) years, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners for upwards of the past ten (10) years, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have had the benefit of RALPH A. CARUSO'S wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said RALPH A. CARUSO, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to RALPH A. CARUSO, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said RALPH A. CARUSO, a citizen worthy and deserving of this recognition.

RES. NO. 1764 - COMMENDING COMMISSIONER GERALD M. MC CAFFREY FOR OUTSTANDING PUBLIC SERVICE

CHAIRPERSON PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER GERALD M. MC CAFFREY FOR OUTSTANDING PUBLIC SERVICE.

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, GERALD M. MC CAFFREY has served the citizens of the County of Macomb and the people of the City of Fraser and Township of Clinton, with devotion, distinction and integrity as a member of the Board of Commissioners for upwards of the past fourteen (14) months, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have had the benefit of GERALD A. MC CAFFREY's wise and judicial counsel and advice during his tenure with the Board of Commissioners and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said GERALD M. MC CAFFREY, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to GERALD M. MC CAFFREY, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said GERALD M. MC CAFFREY, a citizen worthy and deserving of this recognition.

RES. NO. 1765 - BORROWING RESOLUTION FOR 1985 ISSUANCE OF GENERAL OBLIGATION
LIMITED TAX NOTES FOR THE COUNTY OF MACOMB

RESOLUTION 1
1985 BORROWING RESOLUTION
(1984 DELINQUENT TAXES)

The following preamble and resolution were offered by Buccellato and seconded by
Back : WHEREAS, ad valorem real property taxes are imposed by taxing units within the
County on July 1 and/or December 1 in each year; and

WHEREAS, a certain portion of these taxes remain unpaid and uncollected on March 1
of the following year at which time they are returned delinquent to the Macomb County Treasurer
(the "Treasurer") who is to collect the delinquent taxes, plus interest and property tax
administration fees, on behalf of the various taxing units; and

WHEREAS, the statutes of the State of Michigan authorize the County to establish
a fund, in part or in total from borrowed proceeds, to pay local taxing units their respective
share of delinquent real property taxes in anticipation of collection of those taxes by the
Treasurer; and

WHEREAS, the Board of Commissioners of the County has adopted a resolution establishing
the Macomb County Delinquent Tax Revolving Fund, pursuant to Section 87b of Act NO. 206 of the
Public Acts of 1893, as amended (Act 206), which fund has been designated as the 100% Tax
Payment Fund by the Treasurer; and

WHEREAS, the purpose of the 100% Tax Payment Fund is to provide a source of moneys
from which the Treasurer may pay any or all delinquent real property taxes which are due the
County, any school district, intermediate school district, community college district,
city, township, special assessment or drainage district, or any other political unit for
which delinquent tax payments are due on settlement day with the Treasurer or any city or
township treasurer, and the Treasurer has been directed to make such payments by the Board of
Commissioners of this County; and

WHEREAS, in order to make such payments with respect to 1984 delinquent taxes. it is
determined that it is necessary that the County issue its "General Obligation Limited Tax
Notes. Series 1985) in accordance with Sections 87c, 87d, 87e, 87f, 87g and 89 of Act No. 206
and on the terms and conditions set forth below; and

WHEREAS, the total amount of 1984 real property taxes, together with property tax
administration fees returnable to the Treasurer pursuant to subsection (6) of Section 44
of Act 206, which will become delinquent and be returned to the Treasurer for collection on
March 1, 1985. (the "Delinquent Taxes") has not yet been determined but will be determined
at a later date;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY AS
FOLLOWS:

I

GENERAL OBLIGATION LIMITED
TAX NOTES, SERIES 1985

101. Issuance of Notes. The County shall issue its General Obligation Limited
Tax Notes. Series 1985 (the "Notes") in accordance with this Resolution and Sections 87c,
87d, 87e, 87f. 87g and 89 of Act 206. payable from the Delinquent Taxes and the other sources
specified below.

102. Aggregate Amount of Notes. The Notes shall be issued in an aggregate amount
not to exceed the amount of the Delinquent Taxes plus an amount not to exceed fifteen percent
(15%) of the amount of Delinquent Taxes. The exact principal amount of the Notes will be
designated by the Treasurer after the amount of the Delinquent Taxes, or the amount of
Delinquent Taxes to be funded by the issuance of the Notes, has been determined.

103. Proceeds. The proceeds of the Notes shall be deposited in and used as the whole or a part of the 1985 Account and the 1985 Note Reserve Fund in accordance with Article IV below.

II

FIXED MATURITY NOTES

201. At the option of the Treasurer, exercisable by order of the Treasurer, the Notes may be issued in accordance with this Article II. All reference to "Notes" in Article II refers only to Notes issued pursuant to Article II, unless otherwise specified.

202. Date. The Notes shall be dated March 1, 1985, or such later date (not later than the date of actual issuance of the Notes) as the Treasurer may specify by order.

203. Maturity. The Notes shall be due and payable as follows: not less than 33% nor more than 53% of the amount of Delinquent Taxes on May 1, 1986; not less than 22% and not more than 42% of the amount of Delinquent Taxes on May 1, 1987; and the balance of the total principal amount of Notes issued on May 1, 1988. The exact amount of each maturity shall be determined by the Treasurer when the amount of Delinquent Taxes is determined by the Treasurer, or when a reliable high-low estimate of the Delinquent Taxes is available to the Treasurer so that the Treasurer may certify that the maturity limits set forth above will be satisfied. In determining the exact amount of each maturity the Treasurer shall consider, among other pertinent factors, the anticipated collection of the Delinquent Taxes, arbitrage restrictions, and the impact the maturities selected may have on the marketability, rating and/or qualification for credit support or liquidity support for, or insurance of, the Notes.

204. Interest and Date of Record. The Notes shall bear interest payable November 1, 1985, and each succeeding May 1 and November 1, until maturity, which interest shall not exceed the maximum rate of interest permitted by law on the date the Notes are offered for sale. Interest shall be mailed by first class mail to the registered owner of each Note as of the applicable date of record, provided, however, that the Treasurer may agree with the Registrar (as defined below) on a different method of payment.

The date of record shall be October 15 with respect to payments made on November 1, and April 15 with respect to payments made on May 1, provided, however, that the Treasurer may designate different dates of record prior to the sale of the Notes.

205. Fully Registered Notes. The Notes, subject to Section 707 below, shall be issued in fully registered form both as to principal and interest in substantially the form attached as Appendix A. Such fully registered Notes shall be registrable upon the books of a note registrar to be named by the Treasurer (the "Registrar"). The Registrar so named may be any bank or trust company or other entity (including the County) offering the necessary services pertaining to the registration and transfer of the Notes. The Notes may be authenticated by the Registrar if so ordered by the Treasurer.

206. Denominations and Numbers. The Notes shall be issued in one or more denomination or denominations of \$1,000 or any multiple of \$1,000, as determined by the Treasurer, and shall be numbered from one upwards in such order as the Treasurer shall determine.

207. Transfer or Exchange of Notes. Any Note shall be transferable on the note register maintained with respect to the Notes upon the surrender of the Note together with an assignment executed by the registered owner or his or her duly authorized attorney in form satisfactory to the Registrar. Upon receipt of a properly assigned Note the Registrar shall authenticate and deliver a new Note or Notes in equal aggregate principal amount and like interest rate and maturity to the designated transferee or transferees.

Notes may likewise be exchanged for one or more other Notes with the same interest rate

and maturity in authorized denominations aggregating the same principal amount as the Note or Notes being exchanged. Such exchange shall be effected by surrender of the Note to be exchanged to the Registrar with written instructions signed by the registered owner of the Note or his or her attorney in form satisfactory to the Registrar. Upon receipt of a Note with proper written instructions the Registrar shall authenticate and deliver a new Note or Notes to the registered owner of the Note or his or her properly designated transferee, transferees or attorney.

Any service charge made by the Registrar for any such registration, transfer or exchange shall be paid for by the County as an expense of borrowing, unless otherwise agreed by the Treasurer and the Registrar. The Registrar may, however, require payment by a noteholder of a sum sufficient to cover any tax or other governmental charge payable in connection with any such registration, transfer or exchange.

208. Book Entry Depository Trust At the option of the Treasurer the Notes may be deposited, in whole or in part, with a depository trustee designated by the Treasurer who shall transfer ownership of interests in the Notes by book entry and who shall issue depository trust receipts or acknowledgements to owners of interests in the Notes. Such book entry depository trust arrangement, and the form of depository trust receipts or acknowledgments, shall be as determined by the Treasurer after consultation with the depository trustee named by the Treasurer. The Treasurer is authorized to enter into any depository trust agreement on behalf of the County upon such terms and conditions as the Treasurer shall deem appropriate not otherwise prohibited by the terms of this Resolution.

The depository trustee may be the same as the Registrar otherwise named by the Treasurer, and the Notes may be transferred in part by depository trust and in part by transfer of physical certificates as the Treasurer may determine.

209. Redemption. Notes maturing in 1986 and 1987 shall not be subject to redemption prior to maturity. The Notes maturing on May 1, 1988, may be redeemed in whole or in part on any date or dates on or after May 1, 1987, at the option of the Treasurer. Notes so called for redemption shall be redeemed at par value, plus accrued interest, plus, at the option of the Treasurer, a premium of 1% on each note, computed as a percentage of par value, if redeemed on or after May 1, 1987, but prior to maturity. If the Treasurer elects to offer the 1% redemption premium on the Notes the Notice of Sale and the Note form shall be changed accordingly.

With respect to partial redemptions, any portion of a Note outstanding in a denomination larger than the minimum authorized denomination may be redeemed provided such portion as well as the amount not being redeemed constitute authorized denominations. In the event that less than the entire principal amount of a Note is called for redemption, upon surrender of the Note to the Registrar, the Registrar shall authenticate and deliver to the registered owner of the Note a new Note in the principal amount of the principal portion not redeemed.

Notice of redemption shall be sent to the registered holder of each Note being redeemed by first class mail at least 30 days prior to the date fixed for redemption which notice shall fix the date of record with respect to the redemption if different than otherwise provided in this Resolution. Any defect in any notice shall not affect the validity of the redemption proceedings. Notes so called for redemption shall not bear interest after the date fixed for redemption provided funds are on hand with a paying agent to redeem the same.

210. Discount. At the option of the Treasurer, the Notes may be offered for sale at a discount of not to exceed 2% or such lesser amount as may be authorized by the Treasurer.

211. Public or Private Sale. The Treasurer may, at the Treasurer's option, conduct a public sale of the Notes (after publication of the Notice of Sale attached to, and as provided in, Resolution 2), after which sale the Treasurer shall either award the Notes to the lowest bidder or reject all bids. The conditions of sale shall be as specified in the Notice of Sale, and the Treasurer shall be empowered to make any change in the Notice of Sale as may, in the Treasurer's discretion, be necessary or appropriate.

The Treasurer may alternatively, at the Treasurer's option, negotiate a private sale of the Notes as provided in Act 206.

212. Execution and Delivery. the Treasurer is authorized and directed to execute the Notes for the County or to execute the same by causing a facsimile of the Treasurer's signature to be affixed, provided that if the facsimile signature is used the Notes must be authenticated by the Registrar named by the Treasurer. The Notes shall be sealed with the County seal or a facsimile of such seal. If permitted by law, the Notes may be delivered without the actual or facsimile seal of the County and signature of the Treasurer.

The Treasurer is authorized and directed to then deliver the Notes to the purchaser upon receipt of the purchase price, which delivery may be made in the discretion of the Treasurer at one time or in parts at various times. All of the Notes with the earliest maturities shall be delivered prior to any Notes with later maturities. The Notes will be delivered at the expense of the County in such city or cities designated by the Treasurer in the Notice of Sale or otherwise.

213. Renewal, Refunding or Advance Refunding Notes. If at any time it appears to be in the best interests of the County, the Treasurer, by order, may authorize the issuance of renewal, refunding or advance refunding Notes. Such Notes need not be approved by prior order of the Department of Treasury unless so required by such Department as provided by law.

III

SHORT TERM RENEWABLE NOTES

301. At the option of the Treasurer, exercisable by order of the Treasurer, the Notes shall be issued in accordance with this Article III. All references to "Notes" in Article III refer only to Notes issued pursuant to Article III, unless otherwise specified.

302. Date and Maturity. The Notes shall be dated as of their date of issuance and shall mature on such date or dates not exceeding one year from the date of their issuance as may be specified by order to the Treasurer.

303. Interest. The Notes shall bear interest payable at maturity at such rate or rates as may be determined by the Treasurer not exceeding the maximum rate of interest permitted by law on the date the Notes are issued.

304. Bearer Notes; Note Registrar. The Notes shall be payable to bearer at a paying agent or paying agents designated by the Treasurer, and shall be substantially in the form attached as Appendix B. At the option of the Treasurer, the Notes may be issued in registered form, in which event Sections 207 and 208 shall apply to such Notes.

305. Denomination and Numbers. The Notes shall be issued in one or more denomination to denominations of \$1,000 or any multiple of \$1,000, as determined by the Treasurer, and shall be numbered from one upwards in such order as the Treasurer determines.

306. Redemption. The Notes shall not be subject to redemption prior to maturity.

307. Sale of Notes. The Treasurer is authorized to sell the Notes at a private sale, and is authorized to designate a marketing agent, placement agent or dealer to assist in the placement of Notes issued pursuant to this Article. If required by the purchaser of the Notes, the Treasurer shall prepare or cause to be prepared and disseminated a placement memorandum or offering memorandum containing such information as the Treasurer deems relevant in connection with such sale.

308. Execution and Delivery. The Treasurer is authorized and directed to execute the Notes for the County or to execute the same by causing a facsimile of the Treasurer's signature to be affixed, provided that if the facsimile signature is used the Notes must be authenticated by an authenticating agent named by the Treasurer. The Notes shall be sealed with the County seal or a facsimile of such seal. If permitted by law, the Notes may be delivered without the actual or facsimile seal of the County and the signature of the Treasurer.

The Treasurer is authorized and directed to then deliver the Notes to the Purchaser upon receipt of the purchase price, which delivery may be made in the discretion of the Treasurer at one time or in part at various times. The Notes will be delivered at the expense of the County in such city or cities designated or agreed to by the Treasurer.

309. Renewal Notes. The Treasurer may by order authorize the issuance of renewal Notes. Renewal Notes shall be sold and the proceeds applied to the payment of the principal of the Notes to be renewed, and shall not be subject to the approval of the Michigan Department of Treasury.

In the order authorizing renewal Notes, the Treasurer shall specify whether the Notes shall be issued in accordance with this Article III, in which event the provisions of Article III shall govern the issuance of the Notes, or whether the Notes shall be issued in accordance with Article II, in which event the provisions of Article II shall govern the issuance of the Notes, provided that, if Notes are to be issued in accordance with Article II, the order must provide for and shall govern with respect to:

- a. the aggregate amount of the Notes;
- b. The date of the Notes;
- c. the denomination of the Notes;
- d. the maturities of the Notes, provided that the final maturity shall not be later than May 1, 1988;
- e. interest payment dates, provided that interest must be payable annually, semi-annually or at maturity; and
- f. whether some or all of the Notes are subject to redemption and, if so, when.

310. Mandatory Repayment of Notes. Notwithstanding Section 309 of this Resolution, on or before each Mandatory Repayment Date the Treasurer shall repay from the 1985 Note Payment Fund and 1985 Note Reserve Fund (as defined below) principal of and interest on Notes or renewal Notes in an amount sufficient to assure continued maintenance of the tax-exempt status of the interest on the Notes. For purposes of this Section 310, 'Mandatory Repayment Date: shall initially mean the date twelve months after the date of the original issuance of the Notes or the date on which the repayment of the Notes described above is first made, if earlier, and after such date shall mean the date which is twelve months after the last Mandatory Repayment Date or the date the next repayment of Notes described above is made, if earlier.

311. Supplemental Agreements and Documents. The Treasurer; on behalf of the County, is authorized to enter into so many or all of the following as may, in the Treasurer's discretion, be necessary, desirable or beneficial in connection with the issuance of Notes under this Article III, upon such terms and conditions as the Treasurer may determine appropriate:

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a. They may be issued in bearer form or registered form so long as the form of the Note does not disqualify the interest on the Note from exemption from federal income taxation.

b. They may be dated as of the date of issuance or as of a date certain specified in the Agreement, provided that no principal of any Revolving Credit Note shall be considered outstanding unless and until a loan or advance is made under such Revolving Credit Note pursuant to the Agreement.

c. They may be subject to redemption at such times, upon such terms and upon the giving of such notice as may be provided in the Agreement.

d. Interest on the Revolving Credit Notes may be payable on maturity, on prior redemption, monthly, quarterly, or as otherwise provided in the Agreement.

e. The Revolving Credit Notes may mature on one or more date or dates on or before May 1, 1988, as provided in the Agreement.

f. The Treasurer may, at the time of the original issuance of Notes pursuant to this Article III, execute and deliver one Revolving Credit Note in a maximum principal amount not exceeding the lending commitment under the Agreement from time to time in force (and may substitute one such Note in a lesser principal amount for another in the event the lending commitment is reduced) provided that attached to such Note is a schedule on which loans and repayments of principal and interest are evidenced and further provided that the making of a loan and the evidencing of such loan on the schedule of any such Note shall constitute the issuance of a renewal Note for purposes of this Article III.

IV

401. At the option of the Treasurer, exercisable by order, the Notes, whether issued pursuant to Article II or Article III above, may be issued with interest rates that vary during the life of the Notes, not, however, exceeding the maximum rate of interest permitted by law. The order of the Treasurer shall provide how often interest rates shall be subject to recalculation and the formula or procedure for determining the variable rate. Such formula or procedure shall be as determined by the Treasurer but shall be based upon any one or more of the following indices:

A. Publicly reported prices or yields of obligations of the United States of America;
B. An index of municipal obligations periodically reported by a nationally recognized source:

C. The prime lending rate from time to time set by any bank or trust company in the United States with unimpaired capital and surplus exceeding \$40,000,000.

A procedure for determining the variable rate may involve one or more of the above indices as alternatives or may involve the setting of the rate by a third party municipal bond specialist provided such rate must be within a stated percentage range of one or more of the indices set forth above.

402. Supplemental Agreements and Documents. The Treasurer, on behalf of the County, is authorized to enter into as many or all of the following as may, in the Treasurer's discretion, be necessary, desirable or beneficial in connection with the issuance of Notes with variable interest rates, upon such terms and conditions as the Treasurer may determine appropriate:

A. A letter of credit, line of credit, or similar instrument, providing backup liquidity and/or credit support for the Notes:

B. A reimbursement agreement, revolving credit note, or similar instrument, setting forth repayments of and security for amounts drawn or advances under the letter of credit, line of credit or similar instrument;

C. A marketing, placement or dealer agreement designating a marketing or placement agent or dealer and prescribing the duties of the marketing or placement agent or dealer with respect to the sale of the Notes:

a. A letter of credit, line of credit, or similar instrument, providing backup liquidity and/or credit support for the Notes:

b. A reimbursement agreement, revolving credit note, or similar instrument, setting forth repayments of and security for amounts drawn under the letter of credit, line of credit or similar instrument;

c. A marketing, placement or dealer agreement designating a marketing or placement agent or dealer and prescribing the duties of the marketing or placement agent or dealer with respect to the sale of the Notes.

The expenses, fees and charges of any kind payable in connection with such instruments shall be paid as provided in the instruments.

312. Revolving Credit Notes. If the Treasurer enters into a revolving credit agreement (the "Agreement") pursuant to Section 311 above, such Agreement may call for the issuance of one or more revolving credit notes (the "Revolving Credit Notes") for the purpose of renewing all or part of maturing Notes issued pursuant to this Article III. Such Revolving Credit Notes shall be issued pursuant to this Article III, but the Treasurer may, in the Revolving Credit Agreement, agree that the Revolving Credit Notes shall be subject to the following:

D. A put agreement allowing the purchaser of the Notes to require the County to repurchase the Notes upon demand at such times as may be provided in such put agreement.

The expenses, fees and charges of any kind payable in connection with such instruments shall be paid as provided in the instruments.

403. If the Treasurer decides to issue the Notes on a variable interest rate basis the form of Notes attached as Appendix A or Appendix B shall be altered accordingly. If the Notes are offered for public sale the form of Notice of Sale attached as Exhibit A to Resolution 2 below shall also be altered to reflect the variable interest rate option.

V

MULTIPLE SERIES OPTIONAL

501. Issuance of Multiple Series At the option of the Treasurer, exercisable by order of the Treasurer, the Notes may be issued in two or more series designated General Obligation Limited Tax Notes, Series 1985 - I, General Obligation Limited Tax Notes, Series 1985-II, and so on with subsequent series being designated with succeeding Roman numerals. The Notes of each such series shall be issued according to this Resolution in all respects (and the word "Notes" shall be deemed to include each series of Notes throughout this Resolution) provided that:

a. The Notes of all series may not exceed in aggregate amount the maximum aggregate amount permitted under Section 102 above:

b. Each series may be issued pursuant to Article II or Article III (with or without the variable interest rate option provided in Article IV) and different series may be issued pursuant to different Articles:

c. A series may be issued under Article II for only one or two of the annual maturities set forth in Article II with the balance of the annual maturities being issued under Article II or under Article III in one or more other series, provided the minimum annual maturities set forth in Section 203 above shall be reduced and applied pro rata to all Notes so issued; and

d. Notes of all series issued pursuant to Article II above may not, in aggregate mature in amounts or on dates exceeding the maximum authorized maturities set forth in Section 203 above.

502. Notes Secured Pari Passu If the Notes are sold in multiple series pursuant to this Article V, each series of Notes shall be secured pari passu with the other by the security described in and the amounts pledged by Article VI below, subject to the following:

a. Separate sub-accounts shall be established in the 1985 Note Reserve Fund for each series of Notes, into which shall be deposited the amount borrowed for such Fund for each such series, and each such sub-account shall secure only the particular series for which such sub-account was created;

b. Separate sub-accounts shall be established in the 1985 Note Payment Fund and all amounts deposited in such Fund shall be allocated to such sub-accounts as follows: one sub-account shall be created for all Notes issued pursuant to Article II of this Resolution (into which shall be allocated that percentage of all deposits to the 1985 Note Payment Fund equal to the percentage that Notes issued pursuant to Article II bears to the total Notes issued under this Resolution) and one sub-account shall be created for all Notes issued pursuant to Article III of this Resolution (into which shall be allocated that percentage of all deposits to the 1985 Note Payment Fund equal to the percentage that Notes issued pursuant to Article III bears to the total Notes issued pursuant to this Resolution), provided that if the various series are issued at different times sums deposited to the 1985 Note Payment Fund prior to the issuance of any series shall be subject to re-allocation among the two sub-accounts

upon the issuance of such series to achieve the required balance between the sub-accounts established pursuant to this subsection 502.b., and further provided that if Notes are issued in any series for one or two annual maturities under Article II, but not all three the Treasurer shall upon issuing such Notes, order the appropriate adjustment to allocation among the two sub-accounts to reflect the particular cash flow requirements of such series; and

c. The amounts in each sub-account established in subsection 502.b. above shall secure only the Notes issued under the Article for which such sub-account was established until such Notes and interest on such Notes are paid in full, after which the amounts in such sub-account shall be added to the amounts in the other sub-account and used as part of such other sub-account to secure all Notes and interest on such Notes for which such other sub-account was created until paid in full.

503. Note Form and Notice of Sale. If the Notes are sold in multiple series pursuant to this Article V, the Treasurer is authorized and directed to make such changes to the form of the notes approved by this Resolution and the form of Notice of Sale approved by Resolution 2 below, as may, in the Treasurer's discretion, be necessary to reflect the issuance of the Notes in more than one series.

VI
FUNDS AND SECURITY

601. 1985 100% Tax Payment Fund. There is hereby established the 1985 100% Tax payment Fund (the "Fund"), of which the funds and accounts set forth below are a part.

602. 1985 Account. The Treasurer shall designate a portion of the proceeds of the original issuance of the Notes (not to exceed the Delinquent Taxes) to establish Fund Account No. _____ of the County (the "1985 Account") and shall apply such 1985 account to the payment of the Delinquent Taxes in accordance with Act 206.

603. 1985 Note Reserve Fund. There is hereby established the "1985 Note Reserve Fund", into which the Treasurer shall deposit the balance of the proceeds from the original issuance of Notes (excluding accrued interest and premium, if any).

All money in the 1985 Note Reserve Fund, except as provided below, shall be used solely for payment of principal of, premium, if any, and interest on the Notes to the extent that moneys required for such payment are not available in the 1985 Note Payment Fund. Money in the 1985 Note Reserve Fund shall be withdrawn first for payment of principal of, premium, if any, and interest on the Notes before other County general funds are used to make the payments. All income or interest earned by, or increment to, the 1985 Note Reserve Fund, due to its investment or reinvestment, shall be deposited in such fund, provided, however, that any and all amounts in the 1985 Note Reserve Fund in excess of 15% of the face amount of the Notes initially issued under this Resolution shall be transferred on receipt to the 1985 Note Payment Fund and used to pay the principal of, premium, if any, and interest on the Notes next due. When the 1985 Note Reserve Fund is sufficient to retire the Notes and accrued interest thereon, it may be used to purchase the Notes on the market, or, if the Notes are not available, to retire the Notes when due.

604. 1985 Note Payment Fund. There is hereby established the Fund Collection Account No. _____ of the County (the "1985 Note Payment Fund"), effective as of March 1, 1985, into which account the Treasurer is directed to deposit promptly on receipt all of the following payments received on account of the Delinquent Taxes:

A. All Delinquent Taxes collected on and after March 1, 1985, and all interest on such taxes;

B. All property tax administration fees on the Delinquent Taxes once the expenses of this borrowing have been paid; and

C. Any amounts which are received by the Treasurer from the taxing units within the County because of the uncollectability of the Delinquent Taxes.

605. Pledge. The following moneys are pledged to the repayment of the Notes and shall be used solely for repayment of the Notes until the Notes, premium, if any, and interest on the Notes are paid in full:

A. All amounts held in the 1985 Note payment fund:

B. All amounts held in the 1985 Note Reserve Fund; and

C. All amounts earned from the investment of moneys held in either the 1985 Note Payment Fund or the 1985 Note Reserve Fund.

606. Limited Tax General Obligation In addition, this Note issue shall be a general obligation of the County, secured by its full faith and credit which includes the limited tax obligation of the County, within applicable constitutional and statutory limits, and its general funds. The County budget shall provide that if the Delinquent Taxes and any other pledged amounts are not collected in sufficient amounts to meet the payments of the principal and interest due on these Notes, the County, before paying any other budgeted amounts, will promptly advance from its general funds sufficient money to pay that principal and interest.

If the amounts pledged under Section 605 are not sufficient to apply the principal and interest when due, the County shall pay the same from its general funds or other available sources, as provided in this paragraph, and may later reimburse itself from the Delinquent Taxes collected. P The County shall not have the power to levy any tax for the payment of the Notes in excess of its constitutional or statutory limits.

607. Security for Renewal, Refunding or Advance Refunding Notes. Renewal, refunding or advance refunding Notes shall be secured by the same security securing the Notes being renewed, refunded or advance refunded. The moneys pledged in Section 605 for the repayment of the Notes are re-pledged for repayment of the principal of and interest on any renewal, refunding or advance refunding Notes issued pursuant to this Resolution. Furthermore, such renewal, refunding or advance refunding Notes shall be a general obligation of the County, secured by its full faith and credit which shall include the limited tax obligation of the County, within applicable constitutional and statutory limits, all as more fully provided in Section 406 above.

608. Use of Funds After Full Payment or Provision for Payment. After all principal of, premium, if any, and interest on the Notes have been paid in full or provision has been made for the payment of such principal, premium, if any, and interest by investments of pledged amounts in direct obligations of the United States of America in amounts and with maturities sufficient to pay all such principal, premium, if any, and interest when due, any further collection of Delinquent Taxes and all moneys in any fund or account of the Fund, and any interest or income on any such amounts, may be used (i) to pay any or all delinquent taxes for a year other than 1984 which are due and payable to the County, any school district, community college district, city, township, special assessment or drainage district, or any other political unit for which delinquent tax payments are due on settlement day with the Treasurer or any city or township treasurer or (ii) for any other proper purpose within the County's 100% Tax Payment Fund.

VII MISCELLANEOUS PROVISIONS

701. Expenses. The expenses of borrowing in connection with the Notes shall be paid from the property tax administration fees collected on the Delinquent Taxes, from any funds in the Fund not pledged to the repayment of these Notes or from any funds in the 100% Tax Payment Fund not pledged to the repayment of and other notes.

702. Application to Department of Treasury; Exception. The Treasurer is authorized to make application to the Department of Treasury on behalf of the County for an order permitting this County to make this borrowing and issue the Notes. If the Treasurer deems it appropriate, the Treasurer is alternatively authorized to apply for an exception to prior approval of the Department of Treasury from the Department.

703. Bond Counsel The Notes (and any renewal, refunding or advance refunding Notes) shall be delivered with the unqualified opinion of bond counsel chosen by the Treasurer, which selection may, at the option of the Treasurer, be for one or more years. The cost of this legal opinion and the printing of the Notes will be at the expense of the County, but the expenses will be paid, as provided in this Resolution, from the County's 100% Tax Payment Fund.

704. Complete Records. The Treasurer shall keep full and complete records of all deposits to and withdrawals from each of the funds and accounts in the Fund and of all other transactions relating to such funds and accounts, including investments of money in, and gain derived from, such funds and accounts.

705. Chargebacks Delinquent Taxes not paid or recovered at or prior to the May 1987 tax sale shall be charged back to the local units in such fashion as the Treasurer may determine. and the proceeds of such chargebacks shall be deposited into the 1985 Note Payment Fund no later than March 1, 1988.

706. Investments. The Treasurer is authorized to invest all moneys in the 100% Tax Payment Fund in any one or more of the investments authorized as lawful investments for counties under Act No. 20 of the Michigan Public Acts of 1943, as amended.

707. Bearer Notes. If any series of Notes may be issued in bearer form without interest on such Notes losing the federal income tax exemption, the Notes may, by order of the Treasurer, be so issued. In such event the Notes shall be payable at a paying agent designated by the County Treasurer, which paying agent may be the County itself, and the forms of Note and Notice of Sale shall be changed accordingly.

708. Mutilated, Lost, Stolen or Destroyed Notes. In the event any Note is mutilated, lost, stolen or destroyed, the Treasurer may, on behalf of the County, execute and deliver, or order the Registrar to authenticate and deliver, a new Note having a number not then outstanding, of like date, maturity and denomination as that mutilated, lost, stolen or destroyed.

In the case of a mutilated Note, a replacement Note shall not be delivered unless and until such mutilated Note is surrendered to the Treasurer or the Registrar designated by the Treasurer. In the case of a lost, stolen or destroyed Note, a replacement Note shall not be delivered unless and until the Treasurer and the Registrar shall have received such proof of ownership and loss and indemnity as they determine to be sufficient, which shall consist at least of (i) a lost instrument bond for principal and interest remaining unpaid on the lost, stolen or destroyed note; (ii) an affidavit of the registered owner (or his or her attorney) setting forth ownership of the Note lost, stolen or destroyed and the circumstances under which it was lost, stolen or destroyed; (iii) the agreement of the owner of the Note (or his or her attorney) to fully indemnify the County and the Registrar against loss due to the lost, stolen or destroyed Note and the issuance of any replacement Note in connection with it; and (iv) the agreement of the owner of the Note (or his or her attorney) to pay all expenses of the County and the Registrar in connection with the replacement, including the transfer and exchange costs which otherwise would be paid by the County.

For purposes of this Section. "Registrar" shall be construed to include the paying agent appointed with respect to any Notes issued in bearer form.

709. Arbitrage Covenant. Notwithstanding any other provision of this resolution or other resolutions previously adopted, the County covenants with the purchaser (within the meaning of Sections 1.103-13, 1.103-14 and 1.103-15 of the Income Tax Regulations prescribed by the Commissioner of Internal Revenue) of the notes, that the County will make no use of the proceeds of the Notes which if such use had been reasonably expected on the date of issuance of the Notes, would have caused the Notes to be "arbitrage bonds." as defined in Section 103 (c) of the Internal Revenue Code of 1954, as amended, and all rules and regulations relating to such Section.

RES. NO. 1766 - A RESOLUTION TO PROVIDE FOR THE AUTOMATIC PAYMENT TO CIRCUIT, PROBATE AND DISTRICT COURT JUDGES OF ANY INCREASE IN THE STATE'S STANDARDIZATION PAYMENT, CONTRIBUTION OR SUPPLEMENT TO THE COUNTY FOR CIRCUIT, PROBATE AND DISTRICT COURT JUDGES' SALARIES

WHEREAS, by virtue of existing laws, the Macomb County Board of Commissioners is authorized to supplement or pay, as the case may be, to the Circuit, Probate and District Court Judges, a salary equal to ninety-two (92%) percent, eighty-eight (88%) percent, and eighty-eight (88%) percent respectively of the salaries of the Supreme Court Justices, and,

WHEREAS, the State of Michigan, does pay a contribution, supplement and/or a standardization payment, to the County of Macomb in order to compensate the County for a portion of the salaries contributed by the County to the Judges salaries, and,

WHEREAS, from time to time, the State contribution, supplement and/or standardization payment to the County may increase while the amount of salary contributed by the County remains the same, and,

WHEREAS, it is fitting and proper that any increase in the State contribution, supplement and/or standardization payment should be passed directly to the Circuit, Probate and/or District Court Judges, so long as the County's contribution is not thereby automatically increased or the salary level of the Circuit, Probate and District Court Judges does not thereby exceed the maximum allowed by the then existing statute(s) so as to cause a forfeiture by the County of any of the State contributions;

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

That from this date forward, any increases received by the County of Macomb from the State of Michigan as a State Standardized Payment, contribution or supplement for Circuit, Probate and District Court Judges' salaries shall be automatically added to the salary of or paid to said Circuit, Probate or District Court Judges, so long as said payment or salary increase does not automatically result in an increase to the County's contribution to the Judges' salaries or result in the Judges' salaries exceeding the maximum allowed by any then existing law or statute so as to cause a forfeiture by the County of any State contribution or supplement to the Judges' total salary.

APPENDIX A

UNITED STATES OF AMERICA
STATE OF MICHIGAN
COUNTY OF _____

GENERAL OBLIGATION LIMITED TAX NOTE, SERIES 1985

Rate Maturity Date Date of Original Issue

The County of _____, Michigan (the "County"), acknowledges itself indebted, and for value received, promises to pay on the date specified above to _____ or its registered assigns shown as the owner of record of this note on the books of _____ as note registrar (the "Note Registrar") on the applicable date of record the principal sum of _____ Dollars, upon presentation and _____ surrender of this note at _____, together with interest thereon at the rate per annum specified above payable on November 1, 1985, and semiannually thereafter on the first day of May and November in each year to the registered owner of record by first class mail. The date of record shall be October 15 with respect to payments made on November 1, and April 15 with respect to payments made on May 1.

This note is one of a series of notes of like date and tenor, except as to maturity _____, numbered from 1 upwards, aggregating the principal sum of _____ Dollars (\$_____), issued under and pursuant to and in full conformity with the Constitution and Statutes of the State of Michigan and especially Act No. 206 of the Michigan Public Acts of 1893, as amended, and a certain 1985 Borrowing Resolution (1984 Delinquent Taxes) adopted by the County. The proceeds of this series of notes will be used to make payments to all taxing units in the County for the 1984 real property taxes returned to the County Treasurer as delinquent on or before March 1, 1985, and for the purpose of establishing a 1985 Note Reserve Fund in an amount of \$_____.

For the payment of the principal of and interest on these notes, the following amounts are pledged: (1) all of the collections of the 1984 real property taxes due and payable to taxing units in the County, including the County, which were returned delinquent on March 1, 1985, together with all interest on such taxes; (2) all of the property tax administration fees on such delinquent taxes, once the expenses of borrowing have been paid; and (3) any amounts which are received by the County from

the taxing units within the County because of the uncollectability of such delinquent taxes. In the event the foregoing amounts are insufficient for any reason to meet the prompt payment of the principal of and interest on these notes when due, the moneys in the 1985 Note Reserve Fund shall be used to make such payment.

In addition, this note is a general obligation of the County secured by its full faith and credit which shall include the limited tax obligation of the County, within applicable constitutional and statutory limits, and its general funds. The County, however, does not have the power to levy any tax for the payment of these notes in excess of its constitutional or statutory limits.

Notes maturing in 1986 and 1987 shall not be subject to redemption prior to maturity. Notes maturing on May 1, 1988, may be redeemed in whole or in part on any date or dates on or after May 1, 1987, at the option of the County Treasurer at par, plus accrued interest to the redemption date.

With respect to partial redemptions, any portion of a note outstanding in a denomination larger than the minimum authorized denomination may be redeemed provided such portion as well as the amount not being redeemed constitute authorized denominations. In the event that less than the entire principal amount of a note is called for redemption, upon surrender of the note to the Note Registrar, the Note Registrar shall authenticate and deliver to the registered owner of the note a new note in the principal amount of the principal portion not redeemed.

Notice of redemption shall be sent to the registered holder of each note being redeemed by first class mail at least thirty (30) days prior to the date fixed for redemption. Any defect in any notice shall not affect the validity of the redemption proceedings. Notes so called for redemption shall not bear interest after the date fixed for redemption provided funds are on hand with a paying agent to redeem the same.

This note is transferable on the note registration books of the Note Registrar upon surrender of this note together with an assignment executed by the registered owner or his or her duly authorized attorney in form satisfactory to the Note Registrar. Upon such transfer, one or more fully registered notes with denominations of \$5,000 or any multiple of \$1,000 over \$5,000, in the same aggregate principal amount and the same maturity and interest rate, will be issued to the designated transferee or transferees.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, happen and be performed

precedent to and in the issuance of the notes of this series, exist, existed, have happened and have been performed in due time, form and manner as required by the Constitution and Statutes of the State of Michigan.

IN WITNESS WHEREOF, the County of _____, Michigan, has caused this note to be executed in its name with the facsimile signature of its Treasurer, has caused a facsimile of its corporate seal to be affixed to it, and has caused this note to be certified by the Note Registrar, as the County's authenticating agent, all as of the Date of Original Issue set forth above.

COUNTY OF _____

DATE OF AUTHENTICATION:

By: [facsimile]
Treasurer

NOTE REGISTRAR'S CERTIFICATE

The undersigned certifies that this note is one of the notes of the issue designated therein issued pursuant to the Resolution described therein.

as Note Registrar

By _____
Authorized Signature

APPENDIX B

UNITED STATES OF AMERICA
STATE OF MICHIGAN
COUNTY OF _____

GENERAL OBLIGATION LIMITED TAX NOTE, SERIES 1985

<u>Date of Issuance</u>	<u>Maturity Date</u>	<u>Rate</u> %
-------------------------	----------------------	------------------

The County of _____, Michigan (the "County"), acknowledges itself indebted, and for value received, promises to pay on the date specified above to BEARER the principal sum of _____ (\$ _____) Dollars, together with interest on the same from the Date of Issuance set forth above at the Rate per annum specified above payable on maturity. Both principal of and interest on this note are payable upon presentation and surrender of this note at _____ (the "Paying Agent").

This note is one of a series of notes of like tenor, except as to date, amount, maturity and interest rate, numbered from 1 upwards, initially issued in an aggregate amount of _____ (\$ _____) Dollars, all or part of which amount may from time to time be renewed at maturity by issuance of new notes of this series, issued under and pursuant to and in full conformity with the Constitution and Statutes of the State of Michigan and especially Act No. 206 of the Michigan Public Acts of 1893, as amended, and a certain 1985 Borrowing Resolution (1984 Delinquent Taxes) adopted by the County. The proceeds of this note and other notes of this series will be used to make payments to all taxing units in the County for the 1984 real property taxes returned to the County Treasurer as delinquent on or before March 1, 1985, for the purpose of establishing a 1985 Note Reserve Fund, and/or for the purpose of providing funds to pay principal of other notes of this series on maturity in order to renew the obligations represented by such notes.

For the payment of the principal of and interest on this note, the following amounts are pledged (except to the extent previously used to pay principal of and interest on other notes of this series): (1) all of the collections of the 1984 real property taxes due and payable to taxing units in the County, including the County which were outstanding and uncollected on March 1, 1985, together with all interest on such taxes; (2) all of the property tax administration fees on such delinquent taxes.

RESOLUTION 2

RESOLUTION APPROVING NOTICE OF SALE

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF MACOMB:

If a public sale is held, sealed proposals for the purchase of the Notes approved in the 1985 Borrowing Resolution (1984 Delinquent Taxes) shall be received up to such time as shall later be determined by the Treasurer, and notice shall be published in accordance with law, once in at least one of, the Bond Buyer, Michigan Investor, or Detroit Legal News, each of which is a publication printed in the English language and circulated in this State, which carries as a part of its regular service, notices of sale of municipal bonds. The notice (the "Notice of Sale") shall be in substantially the form as that attached to this Resoltuion as Exhibit A.

Once the expenses of borrowing have been paid; and (3) any amounts which are received by the County from the taxing units within the County because of the uncollectability of such delinquent taxes. In the event the foregoing amounts are insufficient for any reason to meet the prompt payment of the principal of and interest on this note when due, the moneys in the 1985 Note Reserve Fund shall be used to make such payment.

In addition, this note is a general obligation of the County secured by its full faith and credit which shall include the constitutional and statutory limits, and its general funds. The County, however, does not have the power to levy any tax for the payment of this note in excess of its constitutional or statutory limits.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this note exist, existed, have happened and have been performed in due time, form and manner as required by the Constitution and Statutes of the State of Michigan.

IN WITNESS WHEREOF, the County of Macomb, Michigan, has caused this note to be executed in its name by its Treasurer and has caused a facsimile of its corporate seal to be affixed to it.

EXHIBIT A
OFFICIAL NOTICE OF SALE

\$ _____
COUNTY OF _____
STATE OF MICHIGAN

GENERAL OBLIGATION LIMITED TAX NOTES, SERIES 1985

SEALED BIDS: Sealed bids for the purchase of General Obligation Limited Tax Notes, Series 1985, of the County of _____ (the "County"), Michigan, of the par value of \$ _____ will be received by the undersigned at the office of the County Treasurer, _____, until _____ Michigan Time, on _____, 1985, at which time they will be publicly opened and read.

IN THE ALTERNATIVE: Sealed bids will also be received on the same date and until the same time by an agent of the undersigned at the office of the Municipal Advisory Council of Michigan, 1158 First National Building, Detroit, Michigan 48226, where they will be publicly opened simultaneously. Bids opened at Detroit, Michigan, will be read first, followed by the alternate location. Bidders may choose either location to present bids and good faith checks, but not both locations.

AWARD: The notes will be awarded to the successful bidder at a proceeding conducted by the County Treasurer approximately thirty minutes after all bids have been opened on that date.

NOTE DETAILS: The notes will be fully registered notes of the denomination of \$5,000 each or any multiple of \$1,000 over \$5,000, as designated by the purchaser; will bear interest from their date payable on November 1, 1985, and semiannually thereafter; will be dated March 1, 1985; will be numbered from 1 upward, and will mature serially on May 1 in years and amounts as follows:

<u>YEAR</u>	<u>AMOUNT</u>
1986	\$ _____
1987	\$ _____
1988	\$ _____

PRIOR REDEMPTION: Notes maturing in 1986 and 1987 shall not be subject to redemption prior to maturity. Notes maturing on May 1, 1988, may be redeemed in whole or in part on any date or dates on or after May 1, 1987, at the option of the County Treasurer at par, plus accrued interest to the redemption date.

With respect to partial redemptions, any portion of a note outstanding in a denomination larger than the minimum authorized denomination may be redeemed provided such portion as well as the amount not being redeemed constitute authorized denominations. In the event that less than the entire principal amount of a note is called for redemption, upon surrender of the note to the Note Registrar, the Note Registrar shall authenticate and deliver to the registered owner of the note a new note in the principal amount of the principal portion not redeemed.

Notice of redemption shall be sent by first class mail to the registered holder of each note being redeemed at least thirty (30) days prior to the date fixed for redemption. Any defect in any notice shall not affect the validity of the redemption proceedings. Notes so called for redemption shall not bear interest after the date fixed for redemption provided funds are on hand with a paying agent to redeem the same.

INTEREST RATE AND BIDDING DETAILS. The notes will bear interest from their date at a rate or rates specified by the successful bidder, not exceeding _____% per annum, expressed in multiples of 1/8 or 1/20 of 1%, or any combination thereof. Interest on the notes of any maturity shall be at one rate only, and the difference between the highest and lowest rate of interest bid shall not exceed four percent (4%). A discount of not to exceed _____% may be bid on the notes.

NOTE REGISTRAR AND DATE OF RECORD. _____ has been selected as Note Registrar for the notes. The Note Registrar will keep records of the registered holders of the notes, serve as transfer agents for the notes, authenticate the original and any re-issued notes and will pay principal and interest to the registered holders of the notes as shown on the records on the applicable date of record. The date of record shall be October 15 with respect to payments made on November 1, and April 15 with respect to payments made on May 1.

PURPOSE: The notes are issued for the purpose of establishing the 100% Tax Payment Fund of the County for the 1984 tax year and for the purpose of establishing a \$_____ 1985 Note Reserve Fund.

PRIMARY SECURITY: The notes are primarily secured by: (1) all of the collections of the 1984 real property taxes due and payable to taxing units in the County, including the County, which were returned delinquent on March 1, 1985, together with all interest thereon; (2) all of the property tax administration fees on such delinquent taxes, once the expenses of borrowing have been paid; and (3) any amounts which are received by the

County from the taxing units within the County because of the uncollectability of such delinquent taxes.

NOTE RESERVE FUND: In the event the primary security is insufficient to meet the prompt payment of the principal of, premium, if any, and interest on these notes when due, for any reason, the moneys in the 1985 Note Reserve Fund shall be used to make such payment. All moneys in the 1985 Note Reserve Fund shall be used solely for payment of principal of and interest on the notes or for the purchase of notes for which the fund was established. Moneys in the 1985 Note Reserve Fund shall be withdrawn first for payment of principal of and interest on the notes before other County general funds are used to make the payments. When the 1985 Note Reserve Fund is sufficient to retire the notes and accrued interest thereon, it may be used for purchase of such notes on the market, or, if notes are not available, to retire notes when due.

GENERAL OBLIGATION WITHOUT UNLIMITED POWER TO TAX. In addition, this note issue is a general obligation of the County, secured by its full faith and credit, which shall include the limited tax obligation of the County, within applicable constitutional and statutory limits, and its general funds. THE COUNTY DOES NOT HAVE THE POWER TO LEVY ANY ADDITIONAL TAXES FOR THE PAYMENT OF THE NOTES IN EXCESS OF ITS CONSTITUTIONAL AND STATUTORY LIMITS.

[The following paragraph is optional and will be inserted in the Notice of Sale if the note issue qualifies for insurance.]

NOTE INSURANCE:
_____ has issued a commitment for municipal bond insurance covering the notes. All bids shall be conditioned upon the issuance effective as of the date on which the notes are issued, of a policy of insurance by _____ guaranteeing the payment of principal and interest on the notes. Each note will bear a legend referring to the insurance. The purchaser, holder or owner is not authorized to make any statement regarding the insurance beyond those set out here and in the note legend.

AWARD OF THE NOTES: For the purpose of awarding the notes, the interest cost of each bid will be computed by determining, at the rate specified therein, the total dollar amount of all interest on the notes from _____, 1985, to their maturity and deducting therefrom any premium or adding thereto any discount. The notes will be awarded to the bidder whose bid on the above computation produces the lowest interest to the County. No proposal for less than ___% of par, nor less than all the notes, will be considered. Each bidder, for the convenience of the County, shall state in his bid the net interest cost to the County, computed in the manner above specified.

GOOD FAITH: A certified check, cashier's check or bank money order in the amount of 2% of the par value of the notes drawn upon an incorporated bank or trust company and payable to the order of the County Treasurer must accompany each bid as a guarantee of good faith on the part of the bidder, to be forfeited as liquidated damages if such bid is accepted and the bidder fails to take up and pay for the notes. No interest will be allowed on good faith deposits. The good faith check of the winning bidder will be promptly cashed, and the amount received therefor will be credited against the purchase price as of the date of delivery. Checks of unsuccessful bidders will be promptly returned to each bidder's representative or returned by registered mail. In the event the notes cannot be issued or delivered for any reason, the County will pay back to the successful bidder the principal amount of the good faith check without interest.

LEGAL OPINION: Bids shall be conditioned upon the unqualified approving opinion of Axe & Schwartz, attorneys of Bloomfield Hills, Michigan, approving the legality of the notes, a copy of which will be printed on each note, and the original of the opinion will be delivered without expense to the purchaser of the notes at the delivery of the notes.

DELIVERY OF NOTES: The County will furnish notes ready for execution at its expense at Detroit, Michigan _____. The usual documents, including a certificate that no litigation is pending, affecting the issuance of the notes, will be delivered at the time of delivery of the notes. If the notes are not tendered for delivery by twelve o'clock noon, Michigan Time, on the 45th day following the date of sale, or the first business day thereafter, if said 45th day is not a business day, the successful bidder may on that day, or any time thereafter until delivery of the notes, withdraw his proposal by serving notice of cancellation on the undersigned, in writing, in which event the County shall promptly return the good faith deposit. Payment for the notes shall be made in Federal Reserve funds. Accrued interest to the date of delivery of the notes shall be paid by the purchaser at the time of delivery.

CUSIP NUMBERS: Cusip numbers have been applied for and will be printed on the notes at the expense of the County. The printing of incorrect Cusip numbers or the failure to print the Cusip numbers on the notes shall not constitute cause for the purchaser to refuse delivery of the notes.

ADDITIONAL INFORMATION: Further information may be obtained from the _____ County Treasurer at the address specified above or from John R. Axe, Brad S. Rutledge or James Van Loozen

at Municipal Financial Consultants Incorporated, 300 E. Long Lake Road, Suite 300, Bloomfield Hills, Michigan 48013, telephone number (313) 540-0567.

THE RIGHT IS RESERVED TO REJECT ANY OR ALL BIDS.

ENVELOPES: Envelopes containing the bids should be plainly marked "Proposal for General Obligation Limited Tax Notes."

County Treasurer

Thereafter it was moved by Bucellato and seconded by Back that the attached resolutions 1 and 2 be adopted.

Discussion followed.

AYES: Gruenburg, Steenbergh, Sabaugh, Gurczynski, Petitto, Dilber, Buccelalto, Kolakowski, Caruso, Lilla, Almquist, Anthonks, Simmons, Franchuk, Lyons, Gire, Bean, Ballor, McCaffrey, Grove, Slinde Tarnowski, Back, Vander Putten and Johnson

NAYS: None

ABSENT: None

A sufficient majority having voted therefor, the two resolutions appearing above were adopted.

STATE OF MICHIGAN)
) SS.
COUNTY OF MACOMB)

I certify that the foregoing is a true and accurate copy of resolutions adopted by the Macomb County Board of Commissioners at a regular meeting held on the 20th day of December, 1984, and that notice of such meeting was given as required by law.

Macomb County Clerk

RES. NO. 1767 - A RESOLUTION COMMEMORATING THE 50TH ANNIVERSARY OF THE LIONS CLUB OF MOUNT CLEMENS, MICHIGAN

WHEREAS, the Lions Club of Mount Clemens has since its founding on April 5, 1935, adopted a civic oriented philosophy of assisting many charitable organizations and citizens in the City of Mount Clemens and surrounding areas, and,

WHEREAS, the Lions Club of Mount Clemens is a member of the largest service organization in the world having 1,400,000 members in 157 different countries, and,

WHEREAS, the Lions Club of Mount Clemens has made many and valuable contributions to such charitable organizations as Leader Dog School for the Blind, Michigan Eye Bank and the Kresge School, and

WHEREAS, the Lions Club of Mount Clemens has donated \$10,000.00 for the Chamber of Commerce Building in Mount Clemens, purchased at a cost of \$5,000.00 the "Jaws of Life" now used by the Mount Clemens Fire Department and has purchased and donated teletype machines for deaf and blind people in Mount Clemens to enable them to contact the Police and Fire Departments, and,

WHEREAS, it is fitting and proper that the Macomb County Board of Commissioners publicly recognize and commend the Lions Club of Mount Clemens, on the occasion of its 50th Anniversary.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its congratulations in commemoration of the 50th Anniversary of the Lions Club of Mount Clemens, Michigan, and further, hereby publicly acknowledges and expresses its recognition of the outstanding civic works of the Lions Club of Mount Clemens.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Lions Club of Mount Clemens, in testimony of the high esteem the Board of Commissioners of the County of Macomb has for the Lions Club of Mount Clemens.

RES. NO. 1768 - RESOLUTION PROCLAIMING FEBRUARY 8TH -15TH CHILD PASSENGER SAFETY
WEEK IN MACOMB COUNTY

WHEREAS motor vehicle accidents are the leading cause of death and crippling injury for children from birth to 15 years of age in America, and

WHEREAS according to 1983 Michigan State Police Department Accident Data, 103 children between the ages of 1 to 3 and 602 children ages 4 through 15 were injured or killed in traffic accidents in Macomb County, and

WHEREAS 60 % of children under 5 still ride unprotected, and

WHEREAS 90% of youngsters between five and twelve do not use safety belts, and

WHEREAS 70 % of safety seats are not used correctly, and

WHEREAS these deaths and crippling injuries are largely preventable, as evidenced by statistics from the U. S. Department of Transportation, demonstrating that the usage of safety belts and child car restraints could prevent about half of the deaths and injuries related to motor vehicle accidents, and

WHEREAS there is growing community interest in motor vehicle occupant protection issues as evidenced by the commitment of hospitals, law enforcement agencies, community organizations, schools and PTO Groups to the Macomb County Health Department's Community Boased Task Force on Child Car Safety; and

WHEREAS February 8 - 15 is National Child Passenger Safety Week and the National Child Passenger Safety Association is coordinating efforts on National, State and local levels to support and promote this effort.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS, ON BEHALF OF ALL OF THE CITIZENS OF MACOMB COUNTY:

That the Macomb County Board of Commissioners does hereby proclaim the week of February 8 - 15, 1985 as Child Passenger Safety Week in Macomb County and strongly urges all individuals, civic, scientific, medical, educational, voluntary and health care organizations to support efforts to help eradicate the number one killer of children under 15 by encouraging use of child car seats and/or seat belts.

RES. NO. 1770 - COMMENDING AMELIA M. BOROWSKI ON HER RETIREMENT FROM THE MACOMB COUNTY
DEPARTMENT OF PUBLIC WORKS

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS
THE FOLLOWING RESOLUTION

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, AMELIA M. BOROWSKI, for upwards of eighteen (18) years has served the citizens of Macomb County with honesty, sincerity and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by AMELIA M. BOROWSKI, are conclusive proof of her outstanding character, a mark of distinction, earned by many, however infrequently publicly acknowledged or recognized, and,

whereas, it has been the good fortune of the Board of Commissioners and the Public Works Commissioner, as well as the citizens of the County of Macomb, to have had the dedicated services of AMELIA M. BOROWSKI during her tenure as an employee of the County of Macomb, and

WHEREAS, it is fitting and proper that AMELIA M. BOROWSKI be recognized and commended by this Board for her manifold contributions and many years of service to Macomb County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to AMELIA M. BOROWSKI for her many years of devoted public service, and further does hereby commend the said AMELIA M. BOROWSKI for the outstanding public service rendered, while serving as an employee of the Macomb County Public Works Department for upwards of the past eighteen (18) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to AMELIA M. BOROWSKI in testimony of the esteem in which the said AMELIA M. BOROWSKI is held by the Macomb County Board of Commissioners.

RES. NO. 1771 - RESOLUTION COMMENDING CATHERINE THOMAS ON HER RETIREMENT
FROM THE MACOMB COUNTY TREASURER'S OFFICE

COMMISSIONER SHARON GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, the aforesaid attributes exercised at all times by CATHERINE THOMAS, are conclusive proof of her outstanding character, a mark of distinction, earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, it has been the good fortune of the Board of Commissioners and the Macomb County Treasurer, as well as the citizens of the County of Macomb, to have had the dedicated services of CATHERINE THOMAS during her tenure as an employee of the County of Macomb from May 31, 1955 to February 22, 1985, and,

WHEREAS, it is fitting and proper that Catherine Thomas be recognized and commended by this Board for her manifold contributions and many years of service to Macomb County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to CATHERINE THOMAS for her many years of devoted public service, and further does hereby commend the said CATHERINE THOMAS for the outstanding public service rendered, while serving as an employee of the Macomb County Treasurer's Office.

II

Be It Further Resolved that a suitable copy of this Resoltuion of Tribute be presented to CATHERINE THOMAS in testimony of the esteem in which the said CATHERINE THOMAS is held by the Mcomb County Board of Commissioners.

RES. NO. 1772 - RESOLUTION COMMENDING FRED MATHIAK UPON HIS BEING NAMED
THE 1984 NORTHWEST CHAMBER OF COMMERCE CITIZEN OF THE YEAR

COMMISSIONERS DAVE JAYE AND J. J. BUCCELLATO ON BEHALF OF THE
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion and the genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life of human beings, is an aspiration and dream sought by many, but seldom achieved or fulfilled, and,

WHEREAS, FRED MATHIAK has for over twenty-five (25) years been involved in community activities and projects involving civic organizations, church hospital and city board, and,

WHEREAS, FRED MATHIAK has been the chairman of the St. Joseph Hospital Advisory Board, President of the Trinity Luthern Foundation, a member of the Utica Police Pension Board, and has given much time and effort to aid his fellow citizens, and,

WHEREAS, it has been the good fortune of the citizens of this County to have the services of FRED MATHIAK and thus it is fitting and proper that this outstanding public servant be recognized for his manifold contributions to the citizens of Macomb County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS, AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its congratulations to FRED MATHIAK on his being named the 1984 Northwest Macomb Chamber of Commerce Citizen of the Year, an honor that he richly deserves for his untiring efforts in helping his fellow man.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to FRED MATHIAK, in testimony of the high esteem the Board of Commissioners has for the said FRED MATHIAK, an outstanding citizen.

RES. NO. 1774 - RESOLUTION COMMENDING RAYMOND MICHAEL CONTESTI FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONER GEORGE F. KILLEEN, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity and dedication to the cause of improving the quality of life of the citizens of Macomb County is truly a mark of quality and distinction, often earned but too infrequently publicly recognized and acknowledged, and,

WHEREAS, RAYMOND MICHAEL CONTESTI, has served the citizens of Clinton Township with devotion, distinction and integrity during his tenure as a Trustee of said Township from 1966 to 1984, and,

WHEREAS, RAYMOND MICHAEL CONTESTI, has given of his time for the benefit of his fellowman by serving as Chairman of the Senior Citizens Activity Center; Chairman of the Clinton Cable Television Committee; Director of the Clinton Township Goodfellows; a trustee and a member of the Board of Directors of Mount Clemens General Hospital; a member of the Board of Directors of the Macomb County Big Brothers, as well as many other civic, charitable and educational organizations, all too numerous to mention, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said RAYMOND MICHAEL CONTESTI in serving the citizens of Clinton Township and all of Macomb County with sincerity and devotion.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to RAYMOND MICHAEL CONTESTI, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said RAYMOND MICHAEL CONTESTI, a citizen worthy and deserving of this recognition.

RES. NO. 1777 - RESOLUTION COMMENDING PAULINE WADE TYSON RECIPIENT OF THE HEART OF GOLD AWARD, 1985

COMMISSIONER SHARON L. GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life for all people, regardless of their sex, race, color or creed, is a noble and worthy pursuit, and,

WHEREAS, PAULINE WADE TYSON, has dedicated herself to the service of her fellow man as shown by her involvement in various community organizations including; 50 years of service to the National Council of Negro Women; 53 years as a teacher for the National Baptist Congress of Christian Education; acting as past Area Chairman for the United Foundation; presently serving as Vice President of the Human Resources Advisory Council of St. Joseph Hospital of Mount Clemens; giving more than 1,000 hours of volunteer service to the Salvation Army, and also raising funds for the Mount Clemens Library and the Macomb County Library, and,

WHEREAS, PAULINE WADE TYSON's untiring efforts to aid her fellowman were acknowledged by her receipt of the Heart of Gold Award on February 5, 1985, and,

WHEREAS, it is fitting and proper that this outstanding citizen of Macomb County be recognized for her humanitarian efforts.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to PAULINE WADE TYSON for being the beneficiary and recipient of the Heart of Gold Award, of which she is so richly deserving.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to PAULINE WADE TYSON in testimony of the high esteem the Board of Commissioners has for her, an outstanding County citizen.

RES. NO. 1776 - COMMENDING AMELIA M. BOROWSKI ON HER RETIREMENT FROM THE MACOMB COUNTY DEPARTMENT OF PUBLIC WORKS

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, AMELIA M. BOROWSKI, for upwards of eighteen (18) years has served the citizens of Macomb County with honesty, sincerity and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by AMELIA M. BOROWSKI, are conclusive proof of her outstanding character, a mark of distinction, earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, it has been the good fortune of the Board of Commissioners and the Public Works Commissioner, as well as the citizens of the County of Macomb, to have had the dedicated services of AMELIA M. BOROWSKI during her tenure as an employee of the County of Macomb, and,

WHEREAS, it is fitting and proper that AMELIA M. BOROWSKI be recognized and commended by this Board for her manifold contributions and many years of service to Macomb County.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to AMELIA M. BOROWSKI for her many years of devoted public service, and further does hereby commend the said AMELIA M. BOROWSKI for the outstanding public service rendered, while serving as an employee of the Macomb County Public Works Department for upwards of the past eighteen (18) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to AMELIA M. BOROWSKI in testimony of the esteem in which the said AMELIA M. BOROWSKI is held by the Macomb County Board of Commissioners.

RES. NO. 1779 - A RESOLUTION IMPORTUNING MEMBERS OF THE LEGISLATURE OF THE STATE
OF MICHIGAN TO ENACT INTO LAW SENATE BILLS NO. 4 AND NO. 5

WHEREAS, the health and welfare of the citizens of Macomb County is of a major importance, and,

WHEREAS, it has become necessary for State and Local Units of Government to make a concerted effort to reduce the number of individuals contacting disease and living with prolonged illness, and,

WHEREAS, the cost of health care has continued to escalate and the most effective way to contain such growing costs is by using preventive methods, and,

WHEREAS, Senate Bills No. 4 and No. 5 creates a trust fund to support prevention programs; establishes a state center to coordinate delivery; steps up efforts at the local level; improves pre-natal and school health education; increases work site programs in areas such as nutrition, substance abuse and mental health.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby importunies the members of the Michigan Legislature to enact into law Senate Bills No. 4 and No. 5.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the members of Macomb County's delegation to the Michigan Senate and Michigan House of Representatives.

RES. NO. 1780 - A RESOLUTION COMMENDING HARRY DORMAN FOR HIS YEARS OF SERVICE
TO THE MACOMB COUNTY EMERGENCY MEDICAL SERVICES SYSTEM

COMMISSIONERS SHARON L. GIRE AND BERNARD B. CALKA, ON BEHALF
OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLWOING RESOLUTION

WHEREAS, HARRY DORMAN, has served the general public with sincerity, honesty and
dedication, and,

WHEREAS, the foresaid attributes exercised at all times by HARRY DORMAN, are
conclusive proof of his outstanding character and of his care and concern for his fellow man, and,

WHEREAS, HARRY DORMAN, has served the citizens of Macomb County of the past seven (7)
years by acting as a council member and as Chairman of the By-Laws Committee of Macomb County
Emergency Medical Services System, and in said capacities has played a major role in the
growth and reorganization of the County's EMS System, and

WHEREAS, it has been the good fortune of all the citizens of Macomb County to have had the
dedication and devotion of HARRY DORMAN in furthering and improving the Emergency Medical Services
of Macomb County, and

WHEREAS, it is fitting and proper that HARRY DORMAN be recognized and commended by
the Board of Commissioners for his manifold contributions and many years of service to the
citizens of Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF
OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly
acknowledges and expresses tribute to HARRY DORMAN for his many years of devoted public service
to the Macomb County Medical Services System.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be
presented to HARRY DORMAN in testimony of the esteem in which the said HARRY DORMAN is held by
the Macomb County Board of Commissioners.

RES. NO. 1784 - COMMENDING GREG PILAROWSKI FOR ACHIEVING THE STATUS OF
"EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF ALL COUNTY COMMISSIONERS,
OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than ones self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the boy scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, GREG PILAROWSKI, for his Eagle Service Project organized, conducted and participated in a Triathlon which raised \$1,400.00 for Turning Point, a shelter for victims of domestic violence,

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends GREG PILAROWSKI on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to GREG PILAROWSKI, for achieving the rank of Eagle Scout.

RES. NO. 1785 - A RESOLUTION COMMENDING MORLEY IRELAND FOR OUTSTANDING
PUBLIC SERVICE AS FIRE CHIEF FOR THE CITY OF ROSEVILLE

COMMISSIONER ELIZABETH M. SLINDE AND HAROLD E. GROVE, ON BEHALF
OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion on
behalf of the people is truly a mark of distinction, earned by many, however
infrequently publicly recognized, and,

WHEREAS, MORLEY IRELAND has served the citizens of the City of
Roseville with dignity, devotion and distinction, earned by many, however infrequently
publicly recognized, and,

WHEREAS, MORLEY IRELAND has served the citizens of the City of Roseville
with dignity, devotion and distinction as a fire-fighter for a period of upwards of
thirty-six (36) years, having compiled during that period of tenure a record of
achievement in the cause of responsive and responsible fire safety and protection,
as demonstrated by his rise from a volunteer fire-fighter in 1948 to Fire Chief of the
City of Roseville, the latter post being held with great distinction since July 1982, and

WHEREAS, MORLEY IRELAND, has given of his own time in helping his fellow
man by serving as President and on the Board of Goodfellows Organization and has sold
Goodfellow papers for thirty-seven (37) consecutive years, and,

WHEREAS, it has been the good fortune of the citizens of Roseville and
the privilege of the Fire Department of said City to have had the benefit and
wise counsel of MORLEY IRELAND during his tenure with the Fire Department, and,

WHEREAS, it is fitting and proper that this outstanding public servant be
recognized for his contributions to the safety of the citizens of Roseville.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR
AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby
publicly acknowledges and expresses its recognition of the outstanding public services,
and contributions made to the citizens of the City of Roseville in serving as a member
of the Fire Department for a period of upwards of thirty-six (36) years by the said
MORLEY IRELAND.

II

Be It Further Resolved that a suitable copy of this Resolution be presented
to MORLEY IRELAND in testimony of the high esteem the Board of Commissioners has for
the said MORLEY IRELAND, an outstanding public servant, and citizen worthy and deserving
of this recognition on this, the occasion of his retirement.

March 28, 1985

RES. NO. 1786 - HONORING ARLENE WASHBURN UPON BEING SELECTED 1985 SECRETARY
OF THE YEAR FOR MACOMB COUNTY

COMMISSIONER GEORGE KILLEEN ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the Macomb Chapter of Professional Secretaries International annually presents an award to the outstanding Secretary of Macomb County, and,

WHEREAS, this award is presented to a member of the profession who personifies initiative, hard work, dedication and integrity, and,

WHEREAS, MRS. ARLENE WASHBURN, the recipient of the 1985 Secretary of the Year Award for the Macomb County Area, was selected by a panel of three judges representing education, managment, and the secretarial profession, and,

WHEREAS, MRS. ARLENE WASHBURN, is employed as the Secretary of the Director of City Development, City of Sterling Heights, Michigan and has pursued her public service career with sincerity and integrity in the cause of good government, on behalf of the people, and,

WHEREAS, the professional conduct and achievements of MRS. ARLENE WASHBURN should serve as an example to all the citizens of Macomb County and should be recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commsisioners hereby publicly acknowledges and expresses congratulations to MRS. ARLENE WASHBURN upon being named the recipient of the 1985 Secretary of the Year award for Macomb County.

RES. NO. 1787 - A RESOLUTION COMMENDING LES JOSEPH PETITPREN FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER KEN SIMMONS, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than ones self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, LES JOSEPH PETITPREN, for his Eagle Service Project, organized a program and conducted lessons in outdoor survival for clients of the Macomb County Association for the Retarded and took a group of these clients on a weekend camping trip so they could apply their newly learned skills.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends LES JOSEPH PETITPREN on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to LES JOSEPH PETITPREN, for achieving the rank of Eagle Scout.

RES. NO. 1788 - A RESOLUTION COMEMNDING ST. ANNE CATHOLIC COMMUNITY ON ITS 40th ANNIVERSARY

COMMISSIONERS DIANA J. KOLAKOWSKI AND DONALD GURCZYNSKI, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of the various peoples of our communities and nation, and

WHEREAS, ST. ANNE CATHOLIC COMMUNITY of Warren, Michigan for Forty Years has provided a house of worship and ministry to tend to the spiritual and moral needs of people within the cities of Warren and Sterling Heights and the surrounding areas, and

WHEREAS, ST. ANNE CATHOLIC COMMUNITY has grown in strength, commitment and grace under the able and dedicated leadership of its founding pastor, Reverend Frank Walsh, 1945 to 1970; and his successor Reverend Fabian Slominski, 1970 to 1983, and,

WHEREAS, ST. ANNE CATHOLIC COMMUNITY seeks to continue and enhance its service to God and His poeple through the present leadership of Reverend Stanley Syczawski, and,

WHEREAS, it is fitting and proper that such outstanding and dedicated contribution to the moral development of the citizens and the community for a period of Forty Years, as well as the improvements made in the furtherance of social and moral enrichment of the communities of Warren and Stelring Heights and surrounding areas, be recognized.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by ST. ANNE CATHOLIC COMMUNITY for Forty Years, in the furtherance of the development of the social, moral, and spiritual development of Warren, Sterling Heights and surrounding areas, for the enhancement of the quality of life for all of those who avail themselves of the many fine services and activities provided by ST. ANNE CATHOLIC COMMUNITY.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ST. ANNE CATHOLIC COMMUNITY in testimony of the high esteem the Board of Commisioners has for the said ST. ANNE CATHOLIC COMMUNITY and in recognition of its outstanding service and dedication to the community.

RES. NO. 1789 - A RESOLUTION OPPOSING THE PROPOSED ELIMINATION OF FREE MAIL FOR THE
BLIND AND PHYSICALLY HANDICAPPED

COMMISSIONER ANNE LILLA, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF
COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, The United States House of Representatives Subcommittee on Postal Services
is considering passage of a bill that would eliminate free mail service for the blind and
handicapped, and,

WHEREAS, passage of said bill would cause extreme hardship to those citizens who
are in need of this service to maintain their independence and link to the outside world, and,

WHEREAS, currently 730 blind or handicapped residents of Macomb County receive
talking books and other services from the Macomb Library For the Blind and Physically
Handicapped which are made possible only because of the free postal services currently
granted to the blind and handicapped.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby importunes
the members of the United States House of Representatives Subcommittee on Postal Services
to defeat the proposal now before it which would eliminate free mail for the blind and
physically handicapped and to keep in effect the current policy of free mail privileges for
the blind and physically handicapped.

II

Be It Further Resolved, that a suitable copy of this Resolution be presented to
the United States Congressmen and Senators representing Macomb County.

RES. NO. 1790 - A RESOLUTION OPPOSING THE PROPOSED CLOSING OF COAST GUARD STATIONS THROUGHOUT THE UNITED STATES AND IN PARTICULAR THOSE STATIONS LOCATED IN ST. CLAIR SHORES AND HARSENS ISLAND ON LAKE ST. CLAIR

COMMISSIONERS BERARD B. CALKA, P. SANDRA MANIACI AND DIANA KOLAKOWSKI, ON BEHALF OF THE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Macomb County Board of Commissioners views with serious concern and opposes the proposed closing of thirteen (13) United States Coast Guard Stations throughout the nation and in particular those located in St. Clair Shores and Harsens Island on Lake St. Clair, and,

WHEREAS, such action would be unwarranted and unjustified because of the increased risk to the lives and safety of the users of the waterways of our nation for both commercial and recreational purposes, and,

WHEREAS, such action would be unwarranted and unjustified because of the increased risk to the lives and safety of the users of the waterways of our nation for both commercial and recreational purposes, and,

WHEREAS, the valuable services rendered by the Coast Guard Stations that are proposed to be closed are reflected by the number of lives saved, people aided and property preserved, and,

WHEREAS, fiscal responsibility in government is of concern to all but it should not be achieved at the risk of the lives and safety of our citizens.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby urges that the proposal to close various United States Coast Guard Stations throughout the nation and in particular those located on Lake St. Clair in the City of St. Clair Shores and Harsens Island be defeated and that all these stations be kept open to serve the public and save lives.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Congressional Delegations and Governors of the various states affected by this proposal as well as President Ronald Reagan.

RES. NO. 1791 - A RESOLUTION COMMENDING ALEXANDER MACOMB ELEMENTARY SCHOOL ON BEING RECOGNIZED AS ONE OF THE TWENTY MOST IMPROVED SCHOOLS IN THE STATE OF MICHIGAN

COMMISSIONER SHARON L. GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the parents, teachers, administrators and most importantly the students of ALEXANDER MACOMB ELEMENTARY SCHOOL, Mount Clemens, Michigan, have justifiable reason to be proud of the fact that ALEXANDER MACOMB ELEMENTARY SCHOOL has been named by the Department of Education of the State of Michigan as one of the Twenty Most Improved Schools in the State of Michigan over the last three (3) years, and,

WHEREAS, such a significant accomplishment could not be achieved without much work and dedication on the part of the teachers, staff and administrators, and,

WHEREAS, the parents and students themselves are deserving of public recognition for without their untiring efforts and cooperation such achievement would not have been possible, and,

WHEREAS, it is fitting and proper that this outstanding accomplishment be commented upon and commended by this County Board of Commissioners.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition of the outstanding accomplishments of the students, teachers and administrators of the ALEXANDER MACOMB ELEMENTARY SCHOOL on being named one of the Twenty Most Improved Schools in the State of Michigan over the last three (3) years.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the ALEXANDER MACOMB ELEMENTARY SCHOOL in testimony of the high esteem that the Board of Commissioners has for the students, teachers and administrators of said educational facility.

RES. NO. 1793 - HONORING ANITA COPPOL UPON BEING NAMED "OUTSTANDING EDUCATOR OF THE YEAR"

COMMISSIONERS ANTHONY V. MARROCCO AND SHARON L. GIRE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING:

WHEREAS, dedication to the intellectual, physical and artistic development of the youth of America coupled with the unselfish donations of one's time, energy and expertise to encourage said development should be publicly acknowledged and recognized, and,

WHEREAS, ANITA COPPOL, a vocal music teacher at Wyandot Middle School in the Chippewa Valley School District since 1977 has served the children and parents of said district with great distinction, dignity and enthusiasm, and,

WHEREAS, during her tenure as vocal music teacher, through her encouragement, coaching and meticulous instruction six of her students were selected from finalists across the State to sing in the Michigan Honors Choir, and,

WHEREAS, ANITA COPPOL'S tireless efforts and extraordinary rapport with her students create a team spirit resulting in the raising of over \$1,000 for vocal music scholarships at Blue Lake Music Camp and Macomb County College, and,

WHEREAS, the said ANITA COPPOL has received statewide recognition for her manifold accomplishments by being selected "Outstanding Educator of the Year."

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding accomplishments of ANITA COPPOL and wishes to express congratulations to the said ANITA COPPOL upon her being selected "Outstanding Educator of the Year".

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ANITA COPPOL in testimony of the high esteem the Board of Commissioners has for her.

RES. NO. 1794 - A RESOLUTION COMMENDING KENNETH DALE DETMER FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER KEN SIMMONS, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in Untied States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and comemndation by this body, and,

WHEREAS, KENNETH DALE DETMER, for his Eagle Service Project devoted his time and extraordinary efforts to instruct, guide and generally assist the participants of the Special Olympics in Mt. Clemens.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends KENNETH DALE DETMER on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to KENNETH DALE DETMER, for achieving the rank of Eagle Scout.

RES. NO. 1795 - A RESOLUTION COMMENDING MARK EDWARD WRAY FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER KEN SIMMONS, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around out-door and educational activities, as well as the civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, MARK EDWARD WRAY, for his Eagle Service Project worked diligently for many long hours to refurbish the grounds of the White Gables Convalescent Home in Romeo so that the elderly could enjoy the beauty of their outdoor surroundings.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends MARK EDWARD WRAY on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to MARK EDWARD WRAY, for achieving the status of Eagle Scout.

RES. NO. 1796 - RESOLUTION RECONGNIZING THE LIFE-TIME ACHIEVEMENTS OF
B. A. CHAPLOW AND DECLARING APRIL 24, 1985, "SALUTE TO
B. A. CHAPLOW DAY" IN MACOMB COUNTY

Commissioners Bernard B. Calka, Anne Lilla and Diana
Kolakowski, on behalf of the Board of Commissioners
offers the following:

WHEREAS, BRYAN A. CHAPLOW (affectionately known as B. A. or "CHAPPIE" by his many friends) was one of nine children born to a poor loving family in 1899 near Johnstown, Pennsylvania, and,

WHEREAS, impoverished condition of his family prevented him from obtaining a formal education, he did not let that deter him from pursuing his education through instructions from his parents and, following his inquisitive nature, turned his world into his tutor, and,

WHEREAS, BRYAN A. CHAPLOW began working in the lumber business at age 14, learning to serve his country in the U. S. Navy, and upon returning advanced to Vice-President and General Manager of the Currier Lumber Company of Detroit. During this period his innovations and new concepts led to a successful 8 store expansion in Michigan and being credited with converting all sizes of lumber into lineal feet measurements, which is still used as an industry standard throughout the world, and,

WHEREAS, BRYAN A. CHAPLOW advanced in his chosen career opening the successful B. A. Chaplow Company in Detroit and in 1955 the Utica Branch, coining the internationally known phrase, "Do It Yourself" to explain how his lumberyard could serve the community-at-large economically, and,

WHEREAS, BRAYAN A. CHAPLOW, upon becoming a business success devoted much effort to helping others improve their life receiving recognition for his tireless efforts from 31 organizations including the Veterans of Foreign Wars, Young Olympians, 4H Club and Boys Club and,

WHEREAS, BRYAN A. CHAPLOW SERVED HIS COMMUNITY IN NUMEROUS VOLUNTEER ENDEAVORS AND FOR THE PAST 29 YEARS SERVED AS President of the Lillian H. and Karl W. Scott Foundation, distributing funds to formal charitable institutions to help hundreds of children in need or distress, and,

WHEREAS, the business, civic, charitable and community contributions made by BRYAN A. CHAPLOW and his late wife, Marion, are too numerous to mention but well remembered by all those he has helped, and,

WHEREAS, BRYAN A. CHAPLOW'S life and deeds are a testament to the freedom to succeed which America offers to enterprising, dedicated citizens from all walks of life and he is truly an exemplary model for all persons in Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges the outstanding deeds and accomplishments of BRYAN A. CHAPLOW and the role model he provides for all of us by declaring April 24, 1985, "SALUTE TO B. A. CHAPLOW DAY" in Macomb County.

RES. NO. 1797 - COMMENDING G. MENNEN WILLIAMS FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONER DIANA KOLAKOWSKI, ON BEHALF OF THE ENTIRE MEMBERSHIP
OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving government and the quality of life of the citizens of Macomb County and this great State of Michigan is truly a mark of distinction, often earned but too infrequently recognized, and,

WHEREAS, G. MENNEN WILLIAMS has served the citizens of Macomb County and the State of Michigan with devotion, distinction and integrity having served as Governor from 1949 thru 1960, and,

WHEREAS, the said G. MENNEN WILLIAMS received well deserved recognition of his extraordinary dedication and commitment from the President of the United States upon being appointed to the position of the Assistant Secretary of State for African Affairs from 1961 to 1966 and United States Ambassador to the Philippines in 1968 and 1969, and,

WHEREAS, throughout his public service career the said G. Mennen Williams has consistently devoted his dauntless enthusiasm, tireless efforts and unrelenting energies serving others and ever trying to improve their quality of life, and,

WHEREAS, the said G. MENNEN WILLIAMS is currently applying his renowned wisdom and compassion serving as Justice of the Michigan Supreme Court since 1971.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That by These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said G. Mennen Williams, in serving all the citizens of the County of Macomb, State of Michigan and United States of America with sincerity, honesty and devotion.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to G. Mennen Williams, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said G. Mennen Williams, a citizen worthy and deserving of this recognition.

RES. NO. 1798 - A RESOLUTION PROVIDING FOR AUTOMATIC ANNUAL APPROVAL, UPON WRITTEN PROBATE COURT REQUEST AND SUBSTANTIATION, OF FOSTER CARE HOME DAILY RATE INCREASES

COMMISSIONERS ELIZABETH SLINDE AND DAWN GRUENBURG ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Michigan Department of Social Services grants certain foster care home rate increases each year as of October 1st, and

WHEREAS, Foster care homes are an integral and important part of the Macomb County Juvenile Court Program consisting of approximately 60 licensed foster homes, and

WHEREAS, foster homes provide for short and long term placement at a cost substantially less than in the Macomb County youth home and/or other private residential institutions, and

WHEREAS, the County of Macomb must remain competitive with the Department of Social Services in order to be able to be successful in foster care home recruitment;

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

That from this date forward, any rate increases, for foster care home daily rates, adopted by the Michigan Department of Social Services as of October 1st in any given year, will automatically be approved by the Board of Commissioners, for the County of Macomb foster care home daily rates, effective January 1st of the succeeding year. This approval shall be forthcoming upon written request of the Juvenile Court and substantiation of the action of the Michigan Department of Social Services.

RES. NO. 1799 - A RESOLUTION DECLARING THE MONTH OF MAY AS HIGH BLOOD PRESSURE MONTH
IN MACOMB COUNTY

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE
BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, high blood pressure is a major cause of cardiovascular and related diseases,
contributing to more than 770,000 deaths annually, and,

WHEREAS, great progress has been made during the past 10-12 years in publicizing
the dangers of uncontrolled high blood pressure and fostering improved control of the disease, and

WHEREAS, the thousands of national and local organizations and groups that work for
high blood pressure control can be justifiably proud of the gratifying results they have helped
to achieve, and

WHEREAS, a national survey has shown that more than 90 percent of adult Americans
know that high blood pressure is a serious disease that cannot be cured, only controlled by
continued treatment, and,

WHEREAS, an estimated 60 million Americans have high blood pressure and although
three of four persons with hypertension are aware of their condition, surveys show that only
one in three is satisfactorily controlling the condition, and,

WHEREAS, people with uncontrolled high blood pressure risk premature illness or death
from coronary heart disease, stroke or kidney failure and people who effectively control the
condition can lead normal, healthy lives.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby proclaims the
month of May 1985 as National High Blood Pressure Month and strongly urges all civic, scientific,
medical, educational, voluntary, and health care organizations and professionals to join in
using this month - and the months and years to come - to educate the public, patients, and
health care professionals in the detection, treatment and control of high blood pressure.

II

FURTHERMORE, we strongly urge our fellow citizens, to have your blood pressure
checked regularly and, if it is high, seek and follow your physician's advice.

RES. NO. 1800 - A RESOLUTION COMMENDING HOWARD C. RICHARDS ON HIS RETIREMENT AS
SUPERINTENDENT OF FRASER PUBLIC SCHOOLS

COMMISSIONER GEORGE F. KILLEEN, ON BEHALF OF THE BOARD OF COMMISSIONERS,
OFFERS THE FOLLOWING RESOLUTION

WHEREAS, dedication to the intellectual and physical development of the youth of America coupled with the donation of one's time, energy, and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, HOWARD C. RICHARDS in the position of Superintendent of Fraser Public Schools since 1959 has served the parents and children of said district with great distinction and dignity for upwards of 34 years, first as a teacher, and a principal and,

WHEREAS HOWARD C. RICHARDS was an active member of the Macomb County Association of School Administrators and served as Chairman of the Communications Committee of said Association, and,

WHEREAS, HOWARD C. RICHARDS, served as a member of the Metropolitan Detroit Bureau of School Studies from 1973 to 1980 during which time he succeeded in the positions of Member, Vice-Chairman and Chairman of their Executive Board, and,

WHEREAS, HOWARD C. RICHARDS' contributions and dedication to the students of Fraser Public Schools was publicly recognized by the Fraser Board of Education when they honored him by dedicating the Howard C. Richards Junior High School, and,

WHEREAS, it is fitting and proper that public recognition be given to this outstanding individual for his manifold contributions to the educational growth and development of the County's youth and for his dedication to improving the educational system for all of Southeast Michigan.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding contributions and accomplishments of HOWARD C. RICHARDS and wishes to express congratulations to the said HOWARD C. RICHARDS on his retirement as Superintendent of the Fraser Public Schools.

RES. NO. 1801 - A RESOLUTION COMMENDING MARK HERBERT FOR ACHIEVING THE STATUS OF
" EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA KOLAKOWSKI, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE
FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, MARK HERBERT, for his Eagle Service Project devoted his time in canvassing his neighborhood for non-registered voters and providing them with registration information.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends MARK HERBERT on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of American but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to MARK HERBERT, for achieving the rank of Eagle Scout.

RES. NO. 1802 - OFFICIAL RESOLUTION OF THE BOARD OF COMMISSIONERS MACOMB COUNTY, MICHIGAN

A RESOLUTION COMMENDING KEVIN KOSHOREK FOR ACHIEVING THE STATUS OF
"EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA KOLAKOWSKI, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE
FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation on a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, KEVIN KOSHOREK, for his Eagle Service Project devoted his time by helping the Sterling Heights Lions Club collect used eye glasses for distribution to the needy.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends KEVIN KOSHOREK on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to KEVIN KOSHOREK, for achieving the rank of Eagle Scout.

April 25, 1985

RES. NO. 1803 - A RESOLUTION COMMENDING DAVID FORSYTH FOR ACHIEVING THE STATUS OF
"EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA KOLAKOWSKI, ON BEHALF OF ALL COMMISSIONERS,
OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, DAVID FORSYTH, for his Eagle Service Project devoted his time in building planter boxes for the Sterling Heights Beautification Commission.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends DAVID FORSYTH on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DAVID FORSYTH, for achieving the rank of Eagle Scout.

April 25, 1985

RES. NO. 1804 - A RESOLUTION COMMENDING DAVID HORLOCKER FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA KOLAKOWSKI, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, DAVID HORLOCKER, for his Eagle Service Project devoted his time in building bird feeders for the Sterling Heights Beautification Commission.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends DAVID HORLOCKER on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DAVID HORLOCKER, for achieving the rank of Eagle Scout.

RES. NO. 1805 - A RESOLUTION COMMENDING THOMAS JOSEPH FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER SHARON L. GIRE, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, THOMAS JOSEPH, for his Eagle Service Project devoted his time in painting the entry way in the Seminole School.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and commends THOMAS JOSEPH on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

RES. NO. 1806 - A RESOLUTION COMMENDING ERIC WINDORF FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER SHARON L. GIRE, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, ERIC WINDORF, for his Eagle Service Project devoted his time in directing a crew of scouts and adults in a two-day effort to refurbish the exterior of the Girl Scout Lodge at Camp Rotary in Washington, Michigan.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and commends ERIC WINDORF on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ERIC WINDORF, for achieving the rank of Eagle Scout.

RES. NO. 1807 - RESOLUTION COMMENDING JOSEPH ZACHARZEWSKI FOR HIS OUTSTANDING SERVICE TO THE PEOPLE OF MACOMB COUNTY, MICHIGAN

THE ENTIRE BOARD OF COMMISSIONERS, ON BEHALF OF THE CITIZENS OF MACOMB COUNTY, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, industriousness and integrity in the cause of good government, on behalf of all people, is truly a mark of distinction which is earned by many, yet, all too infrequently given public appreciation, and,

WHEREAS, JOSEPH ZACHARZEWSKI, has a long and illustrious career as a dedicated servant to the citizens of Macomb County, having served as Director of Labor Relations beginning September 26, 1966 and from March 10, 1972 until July 1, 1985 having served as Director of the Personnel-Labor Relations Department, and,

WHEREAS, during JOSPEH ZACHARZEWSKI's tenure, the County of Macomb has grown from six hundred employees to approximately two thousand; from two collective bargaining units to fourteen, resulting in thirty-one collective bargaining agreements, all of which were negotiated by JOSEPH ZACHARZEWSKI, and,

WHEREAS, it has been the good fortune of the citizens of this great County and a privilege of the members of the Board of Commissioners and the seven Board Chairmen he has served to have had the benefit of JOSEPH ZACHARZEWSKI's wise and judicial counsel, his incomperable talent in negotiating labor contracts and his unquestioned ability to handle difficult Personnel matters, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said JOSEPH ZACHARZEWSKI, in serving the people of this great County and State with sincerity, honesty and devotion.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JOSEPH ZACHARZEWSKI, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said JOSPEH ZACHARZEWSKI, a citizen worthy and deserving of this recognition.

April 25, 1985

RES. NO. 1808 - RESOLUTION HONORING GEORGE W. CRELLIN ON THE OCCASION OF HIS RETIREMENT
FROM THE LAKE SHORE PUBLIC SCHOOLS, ST. CLAIR SHORES, MICHIGAN

COMMISSIONER PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, GEORGE W. CRELLIN has been an outstanding teacher, coach, athletic
director and school administrator and a source of inspiration and guidance to all students
who have had the good fortune to come under his tutelage, and,

WHEREAS, the said GEORGE W. CRELLIN has served Lake Shore Public Schools with
great dedication for the past 35 years setting an example of service and devotion to the
school, city and county, which is unparalleled in distinction and effectiveness, and,

WHEREAS, GEORGE W. CRELLIN was a friend, confidant, counselor and benefactor to
untold numbers of children by his words as well as his deeds, and,

WHEREAS, it is fitting and proper that GEORGE W. CRELLIN's accomplishments and
contributions to the youth of Macomb County be publicly acknowledged and recognized.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly
acknowledges and recognizes the outstanding accomplishments of GEORGE W. CRELLIN, a credit
to the teaching profession which he exemplifies so well, and wishes to express congratulations
to the said GEORGE W. CRELLIN on his retirement from Lake Shore Public Schools.

II

Be It further Resolved that a suitable copy of this Resolution be presented to
George W. Crellin in testimony of the high esteem the Board of Commissioners has for the
said GEORGE W. CRELLIN.

RES. NO. 1809 - COMMENDING CARRELL T. SHERMAN FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, the aforesaid attributes exercised at all times by CARRELL T. SHERMAN, are conclusive proof of his outstanding character, a mark of distinction, earned by many, however, infrequently publicly acknowledged or recognized, and,

WHEREAS, it has been the good fortune of the Board of Commissioners and the Macomb County Youth Home, as well as the citizens of the County of Macomb, to have had the dedicated services of CARRELL T. SHERMAN during his tenure as an employee of the County of Macomb from August 29, 1964 to February 2, 1985, during which time he excelled in developing and implementing the successful Youth Home Farm Program in 1968 and supervised same until his retirement, and,

WHEREAS, it is fitting and proper that CARRELL T. SHERMAN be recognized and commended by this Board for his manifold contributions to the youth of Macomb County and many years of distinguished service having been recognized as Child Care Worker of the Year in 1976.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to CARRELL T. SHERMAN for his many years of devoted public service, and further does hereby commend the said CARRELL T. SHERMAN for the outstanding public service rendered, while serving as an employee of the Macomb County Youth Home.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to CARRELL T. SHERMAN in testimony of the esteem in which the said CARRELL T. SHERMAN is held by the Macomb County Board of Commissioners.

RES. NO. 1810 - RESOLUTION COMMENDING THE EISENHOWER HIGH SCHOOL QUIZ BOWL TEAM ON WINNING THE METROPOLITAN DETROIT QUIZ BOWL CHAMPIONSHIP

COMMISSIONER DAVE JAYE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, academic achievement, team effort and dedication to do one's best on behalf of one's High School and fellow students is admirable and should be publicly acknowledged, and,

WHEREAS, the Eisenhower HIGH SCHOOL QUIZ BOWL TEAM demonstrated the aforesaid attributes in its quest to excel in competition and successfully capture the Tri-County Metropolitan Detroit Quiz Bowl Championship, and,

WHEREAS, this Championship Eisenhower Team was encouraged, instructed and coached by teachers, Steve Domke, Tom VanHouten and Marlene Warbruton, all of whom devoted their time, energy and expertise to the team effort, and,

WHEREAS, the EISENHOWER HIGH SCHOOL QUIZ BOWL TEAM of Jennifer Headberg, John Schmidt, Jennifer Kaseta, Kirk Heme and David Marsh, capably assisted by students Natalie Parks, Kris Garlund and Sally Samson, emerged as champions from among 32 high schools in a single elimination tournament.

HOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges the outstanding achievement of the EISENHOWER HIGH SCHOOL QUIZ BOWL TEAM and wishes to express congratulations to said Team upon winning the Metropolitan Detroit Quiz Bowl Championship.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the EISENHOWER HIGH SCHOOL QUIZ BOWL TEAM in testimony of the high esteem the Board of Commissioners has for them.

RES. NO. 1811 - A RESOLUTION COMMENDING RONALD CARL LaPLANTE, JR. FOR ACHIEVING
THE STATUS OF "EAGLE SCOUT: IN THE BOY SCOUTS OF AMERICA

COMMISSIONER KEN SIMMONS, ON BEHALF OF ALL COMMISSIONERS,
OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910 with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public knowledge and commendation by this body, and,

WHEREAS, RONALD CARL LA PLANTE, JR. for his Eagle Service Project raised a leader dog puppy, earning the money to feed and care for his puppy for a full year through the troop car wash.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends RONALD CARL La PLANTE, JR. on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to RONALD CARL La Plante, JR., for achieving the rank of EAgle Scout.

RES. NO. 1812 - A RESOLUTION COMMENDING THOMAS S. WELSH, AS THE RECIPIENT OF THE DEMOCRAT OF THE YEAR AWARD BY THE UNITED DEMOCRATS OF WARREN

COMMISSIONES WILLARD D. BACK AND HAROLD E. GROVE, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Democrat of the Year Award is presented annually to an outstanding citizen who personifies initiative, hard work, honesty and adherence to the traditional values and goals of the Democratic Party, and,

WHEREAS, THOMAS S. WELSH, has encouraged, assisted and promoted the ideals of good government throughout his life and through his dedication and hard work has helped the Democratic Party achieve great success throughout the County of Macomb and the State of Michigan, and,

WHEREAS, THOMAS S. WELSH is the current Macomb County Public Works Commisisoner, a post which he has held since 1961, and,

WHEREAS, THOMAS S. WELSH has been a member of the Democratic Party of Macomb County since he began his career as a public official in 1947, when he won a seat on the St. Clair Shores City Council at the age of 21 and went out to serve nine years as the youngest Mayor to be elected in St. Clair Shores, and,

WHEREAS, THOMAS S. WELSH has served the Democratic Party and the citizens of Macomb County with honor and distinction throughout his public career, and,

WHEREAS, the many civic and community accomplishments of THOMAS S. WELSH should be properly recognized and acknowledged.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners herby publicly acknowledges and expresses "Congratulations" to THOMAS S. WELSH upon his being named Democrat Of The Year by the United Democrats of Warren.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to THOMAS S. WELSH in testimony of the high esteem the Board of Commssioners has for him, an outstanding County citizen.

RES. NO. 1813 - A RESOLUTION COMMENDING NICHOLAS G. BARSHEFF FOR OUTSTANDING PUBLIC SERVICE AS FIRE CHIEF FOR THE TOWNSHIP OF HARRISON

COMMISSIONERS BERNARD B. CALKA AND ROBERT G. LYONS, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, public service with sincerity, honesty and devotion on behalf of the people is truly a mark of distinction, often earned but too infrequently recognized publicly, and,

WHEREAS, NICHOLAS G. BARSHEFF has served the citizens of the Township of Harrison with dignity, devotion and distinction as a fire-fighter for a period of upwards of thirty-seven (37) years, having compiled during that period of tenure a record of achievement in the cause of responsive and responsible fire safety and protection, as demonstrated by his rise from a Civil Defense Firefighter in 1948 to the Full-time Fire Chief of the Charter Township of Harrison, the latter post being held with great distinction since June 1, 1953, and,

WHEREAS, NICHOLAS G. BARSHEFF, being an individual of amazing organization, judgment, and foresight, has worked diligently over the years to initiate proper planning to ensure protection of his community into the future, and,

WHEREAS, it has been the good fortune of the citizens of Harrison Township and the privilege of the Fire Department of said Township to have had the benefit and wise counsel of NICHOLAS G. BARSHEFF during his tenure with the Fire Department, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to the safety of the citizens of Harrison.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition of the outstanding public services and contributions made to the citizens of Harrison Township by NICHOLAS G. BARSHEFF.

II

Be It Further Resolved that a suitable copy of this resolution be presented to NICHOLAS G. BARSHEFF in testimony of the high esteem the Board of Commissioners has for the said NICHOLAS G. BARSHEFF, an outstanding public servant, and citizen worthy and deserving of this recognition on this, the occasion of his retirement.

RES. NO. 1814 - RESOLUTION DESIGNATING PUBLIC FUND DEPOSITORIES IN COMPLIANCE WITH
ACT 40 PUBLIC ACTS OF 1932 AS AMENDED.

WHEREAS, Act No. 40 of the Public Acts of 1932 as amended entitled "An Act to Provide for the Designation of Depositories for Public Monies; to Prescribe the Effect thereof on the Liability for such Deposits; To Suspend the Requirements of Surety Bonds from Depositories of Public Monies; and to repeal all Acts and parts of Acts inconsistent with the provisions of this ACT". Provides therein, amongst other things, that the Board of Commissioners shall provide a resolution for the deposit of all public monies, including tax monies, coming into the hands of the County Treasurer, in one or more banks to be designated by said resolution, and in such proportion and manner as may be further provided in said resolution, and

WHEREAS, the Macomb County Treasurer has requested the adoption of the within resolution and the repeal of all resolutions inconsistent herewith.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

I

That pursuant to Section 2, of Act 40 of the Public Acts of 1932 as amended, the Board of Commissioners of the County of Macomb hereby designates as authorized depositories of all public monies, including tax monies, coming into the hands of the County of Macomb Treasurer, the following banking or financial institutions: to wit:

Bank of Commerce (*Commerce Bancorp, Inc.)
Citizens State Savings Bank of New Baltimore
First of America-Detroit (First of America-Michigan)
Community National Bank of Pontiac, Romeo
Comerica *(Detroit Bank Corp.)
First National Bank of Mt. Clemens
Comerica-Warren
First State Bank of East Detroit
Liberty State Bank & Trust* (United Midwest Bancorp Ltd.)
Macomb County Bank, Richmond
Manufacturer's National Bank *(Mfg. National Corp.)
Michigan National Bank *(Michigan National Corp.)
Mount Clemens Bank*(First Macomb Corp.)
National Bank of Detroit *(NBD Bancorp Inc.)
National Bank of Richmond
St. Clair Shores National Bank
State Bank of Fraser (*Commerce Bancorp, Inc.)
Warren Bank *(Kasco Financial Corporation)
First Federal Savings of Oakland
First Federal Savings of Michigan
Standard Federal Bank
Empire of America

* () Identifies Parent Holding Company

BE IT FURTHER RESOLVED by the Macomb County Board of Commissioners, that the following rules of procedure and guidelines relative to deposit of public monies by the Macomb County Treasurer are hereby adopted in accordance with section 2 of Act 40 of the Public Acts of 1932 as amended from time to time, and all such deposits of public monies by the County Treasurer shall be conducted and governed hereby:

- a. The Chairman of the Board of Commissioners shall, following the annual appointment of such committee, appoint a Banking Sub-committee pursuant to the rules of the County of Macomb, Board of Commissioners.
- b. The Banking Sub-committee shall thereupon request the Macomb County Treasurer to present a list of banks and financial institutions eligible for deposit of County public funds. Upon receipt of such list the Sub-committee shall annually prepare and offer to the Finance Committee a form of resolution, in accordance with the foregoing cited statutes, setting forth therein certain designated depositories together with guidelines and procedures relative thereto.
- c. The Macomb County Treasurer shall deposit all public funds in the designated banks and financial institutions in accordance with such resolution and in such manner as to obtain the highest yield therefrom; PROVIDED, such deposits shall be made, in the discretion of the County Treasurer, so that the deposits and maturity dates of investments shall be consistent with the efficient performance of the financial business of the County and permit the timely payment of all County and public obligations.
- d. It is further directed that in no event shall the total monies on deposit with any bank of financial institution exceed 50% of the capitalization of the individual bank or financial institution.
- e. The County Treasurer shall submit a report once every three months to the Macomb County Board of Commissioners' Banking Sub-committee. The report shall contain the following information:
 1. Names of Individual banks and financial institutions in which deposits have been made.
 2. The amount on deposit with each bank or financial institution at the beginning and end of the reporting period.
 3. The nature of the deposit or investment, i.e., checking, Certificates of Deposit, etc.
 4. The interest rates payable on each interest bearing deposit or investment.
- f. The foregoing provisions are not intended to restrict or control the County Treasurer in the performance of his statutory duties and functions but rather to fulfill the statutory obligation of the County of Macomb relative to the deposit of public monies and to apprise the Board of Commissioners of the status of such deposits upon a continuing basis.

III

BE IT FURTHER RESOLVED THAT all resolutions or parts of resolutions in conflict herewith are repealed and set aside, and that this resolution shall take effect immediately upon adoption hereof.

RES. NO. 1815 - A RESOLUTION IMPLEMENTING ACT 500 OF THE PUBLIC ACTS OF 1978
AS AMENDED AUTHORIZING THE COUNTY TREASURER TO INVEST SURPLUS
FUNDS.

WHEREAS, Act No. 500 of the Public Acts of 1978, as amended, entitled:
"An Act Relative to the Investment of Surplus Funds of Political Sub-Divisions of the
State; and to Validate Investments heretofore made" provides therein, amongst other
things, that the Board of Commissioners of the County of Macomb, by resolution may authorize
the Macomb County Treasurer, or other fiscal officer, to invest surplus funds, belonging
to and under the control of the County of Macomb, and,

WHEREAS, the Macomb County Treasurer, as indicated to the Board of Commsioners,
through its Finance Banking Sub-committee, that certain public monies identified as
"Surplus Funds" are available from time to time for investment in accordance with the
applicable provisions of Act 500 of the Public Acts of 1978, and,

WHEREAS, the Macomb County Treasurer, requests the Board of Commissioners to
implement the appropriate and applicable provisions of Act No. 500 of the Public Acts of
1978 and authorize the investment of "Surplus Monies" as therein provided.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS
FOLLOWS:

I

That the Macomb County Treasurer be and hereby is authorized in accordance
with the provisions hereof, to invest "Surplus Funds" available in the various funds of
the County of Macomb from time to time as follows:

- a. In bonds and other direct obligations of the United States or an agency
or instrumentality of the United States.
- b. In certificates of deposit, savings accounts, deposit accounts, or
depository receipts of a bank which is a member of the Federal Deposit
Insurance Corporation or a savings and loan association which is a member
of the Federal Savings and Loan Insurance Corporation.
- c. In commercial paper rated at the time of purchase within the 3 highest
classifications established by not less than 2 standard rating services
and which matures not more than 270 days after the date of purchase.
Not more than 50% of any fund may be invested in commercial paper at any
time.
- d. In United States government or Federal agency obligation repurchase agreements.
- e. In bankers' acceptances of United States Banks.
- f. In mutual funds composed of investment vehicles which are legal for direct
investment by local units of government in Michigan.

II

BE IT FURTHER RESOLVED THAT the Macomb County Treasurer be and hereby is authorized
to invest surplus funds belonging or under the control of the County of Macomb as hereinabove
set forth, in national or state chartered banking institutions, both within and without the
State of Michigan, and,

III

That the Macomb County Treasurer be and hereby is directed to furnish to the
Finance Committee's Sub-Banking Committee a quarterly report which shall contain but
is not limited to the following information:

- a. Identification of bank or financial institution or corporation in which an investment of surplus funds is made, principal amount involved, interest rate of return guaranteed, maturity date.
- b. And a three month report on all commercial paper transactions, as well as all bankers acceptance and repurchase agreement transactions.

IV

BE IT FURTHER RESOLVED THAT the Macomb County Treasurer, and such other department or officers as may be necessary provide the Banking Sub-committee, at the earliest opportunity, with a proposal and/or format, to be approved by the Board of Commissioners first, for investment of surplus funds belonging to the County of Macomb so as to maximize the income to be earned thereon, and in addition thereto, to insure that surplus monies are only deposited or invested in banks, financial institutions, or commercial paper, bonds or otherwise with the highest quality rating so as to avoid the possibility of sustaining any losses thereon.

V

BE IT FURTHER RESOLVED THAT this Resolution shall take effect immediately upon adoption hereof.

RES. NO. 1817 - A RESOLUTION HONORING THE FRIENDS OF THE ROSEVILLE LIBRARY ON THE OCCASION OF THEIR 10TH ANNIVERSARY

COMMISSIONERS ELIZABETH SLINDE AND HAROLD E. GROVE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the FRIENDS OF THE ROSEVILLE LIBRARY is an active organization dedicated to expanding and bringing many diversified library services to all residents of the City of Roseville, and,

WHEREAS, the said FRIENDS OF THE ROSEVILLE LIBRARY have successfully pursued their goals with enthusiasm, and a sincere involvement in activities and projects concerned with enthusiasm and a sincere involvement in activities and projects concerned with the improvement and betterment of library services, and,

WHEREAS, the FRIENDS OF THE ROSEVILLE LIBRARY have sponsored many worthwhile and informative programs including monthly speaker sessions covering such topics as, "How to Write a Will", "Stress Management", "Gun Safety", as well as "Plant Care", "Cake Decorating" and "Cooking", and,

WHEREAS, their annual activities include a Children's Christmas Party, an Art Show for Roseville artists, a Photo Show and Spring Trip to the Detroit Institute of Arts, and,

WHEREAS, the FRIENDS OF THE ROSEVILLE LIBRARY have also contributed many gifts to the Roseville Library over the past 10 years including approximately 3,500 new books, a stereo listening center and Community Bulletin Board.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses the Board's congratulations to the FRIENDS OF THE ROSEVILLE LIBRARY in commemoration of their 10th Anniversary, and further, hereby publicly acknowledges and expresses recognition of the outstanding civic works of the FRIENDS OF THE ROSEVILLE LIBRARY.

RES. NO. 1818 - A RESOLUTION COMMENDING THE MACOMB COUNTY COMMUNITY SERVICES AGENCY HEAD
START PROGRAM ON ITS 20TH ANNIVERSARY

Commissioner Anne Lilla, on behalf of the entire Board of Commissioners offers
the following Resolution:

WHEREAS, the Macomb County Community Services Agency HEAD START PROGRAM has,
for the past 20 years, dedicated itself to helping low-income pre-school children and
their families develop socially and emotionally by encouraging self-confidence, self-
expression, self-discipline and curiosity, and,

WHEREAS, the MACOMB COUNTY HEAD START PROGRAM has consistently and enthusiastically
helped children to acquire experiences which will broaden their horizens and improve their
understanding of the world in which they live, and,

WHEREAS, the MACOMB COUNTY HEAD START PROGRAM has successfully promoted and
improved the overall health of children and families and helped both the child and
family gain greater confidence, self-respect and dignity.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND
ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly
acknowledges and expresses its "Congratulations" in commemoration of the 10th Anniversary
of the Macomb County Community Services Agency HEAD START PROGRAM.

RES. NO. 1823 - A RESOLUTION DECLARING JUNE 14,15 and 16, 1985 "WALLEYE WEEKEND
IN MACOMB COUNTY

COMMISSIONER BERNARD B. CALKA, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD
OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the AMERICAN LUNG ASSOCIATION OF SOUTHEAST MICHIGAN has successfully initiated a myriad of meaningful health programs for the residents of Wayne, Oakland and Macomb Counties, and,

WHEREAS, the Detroit News is sponsoring a Great Walleye Fishing Contest on Lake St. Clair and Lake Erie the weekend of June 14, 15 and 16, 1985, in order to raise funds to support over 40 free health programs provided to the people of Wayne Oakland and Macomb Counties by the AMERICAN LUNG ASSOCIATION OF SOUTHEASTERN MICHIGAN, and,

WHEREAS, the funds raised from this Walleye Fishing Contest would help support American Lung Association programs such as Summer Camp for Asthmatic Children, Breathers' Clubs for elderly victims of chronic lung diseases, Stop Smoking Clinics, and numerous health programs for schools as well as research grants, and,

WHEREAS, the weekend of June 14, 1985, will afford Macomb County Residents an opportunity to enjoy some great Walleye fishing and win some special contest prizes including \$100,000 to the lucky angler who lands the one and only specially tagged Walleye;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS:

I

That By These Presents the Macomb County Board of Commissioners publicly designate June 14, 15 and 16, 1985, as "Walleye Weekend in Macomb County". anglers to support the Great Walleye Fishing Contest and in doing so support the AMERICAN LUNG ASSOCIATION OF SOUTHEASTERN MICHIGAN.

RES. NO. 1824 - A RESOLUTION COMMENDING CARL A. SMOOT, D.O., FOR HIS YEARS OF SERVICE
TO THE MACOMB COUNTY EMERGENCY MEDICAL SERVICES SYSTEM

WHEREAS, CARL A. SMOOT, D.O., has served the general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by CARL A. SMOOT, D.O., are conclusive proof of his outstanding character and of his care and concern for his fellowman, and,

WHEREAS, CARL A. SMOOT, D.O., has served the citizens of Macomb County for the past five (5) years by acting as a member of the EMS Executive Council; as Project Medical Director since 1983, as Physician Representative of Mt. Clemens General Hospital to the Council, has sat on several standing committees, has served as Chairman, Medical Advisory Committee, has taught many EMS and ACLS Classes, continually striving to improve and expand a high quality EMS service to the citizens of Macomb County, has played a major role in the growth and reorganization of the County's EMS System, and

WHEREAS, it has been the good fortune of all the citizens of Macomb County to have had the dedication and devotion of CARL A. SMOOT, D.O., be recognized and commended by the Board of Commissioners for his manifold contributions and many years of service to the citizens of Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to CARL A. SMOOT, D.O., for his many years of devoted public service to the Macomb County Medical Services System.

II

Be It Further Resolved that a suitable copy of this Resoltuion of Tribute be presented to CARL A. SMOOT, D.O., in testimony of the esteem in which the said CARL A. SMOOT, D.O., is held by the Macomb County Board of Commissioners.

RES. NO. 1826 - RECOVERY OF \$6,000,000 reprogrammed for the DETROIT PEOPLE MOVER.

COMMISSIONER DIANA KOLAKOWSKI, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the estimated cost of the Detroit People Mover has grown from \$135 million to \$210 million, and

WHEREAS, \$47 million of Section 9 and 9A federal funds have been reprogrammed by SEMTA to finance a portion of the People Mover cost over-runs, and

WHEREAS, These Section 9 and 9A federal funds are allocated to a region by a formula based 50% on population and 50% on passengers and revenue miles, and

WHEREAS, according to the above formula, Maocmb County accounts for about 12.7% of the Section 9 and 9A funds allocated to the region, and

WHEREAS, 12.7% of the reprogrammed \$47 million amounts to \$5,969,000, and

WHEREAS, the Macomb County Board of Commissioners has repeatedly expressed its opposition to the reprogramming of these funds to the People Mover project, and

WHEREAS, the Board of Commissioners considers the reprogramming of these funds to be a violation of the concensus regional transportaiton plan, and

WHEREAS, the City of Detroit has expressed a desire to assume ownership and operation of the Detroit People Mover,

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That the Maocmb County Board of Commissioners directs corporation Counsel to take whatever legal steps are possible to asusre that Macomb County's share (approximately \$6,000,000) of the money reprogrammed for the Detorit People Mover is recovered and made available for transportation projects in Macomb County.

July 25, 1985

RES. NO. 1827 - RESOLUTION COMMENDING RONALD AND SANDRA LOCKHART FOR
OUTSTANDING SERVICE

County Commissioner Jaye, on behalf of the entire membership
of the Board of Commissioners offers the following Resolution:

WHEREAS, RONALD AND SANDRA LOCKHART, residents of Shelby Township, recently celebrated 35 years of service and 25 years of service, respectively, with the Consumers Power Company, and,

WHEREAS, service with sincerity, industriousness and integrity is truly a mark of distinction, often earned but too infrequently given public recognition, and,

WHEREAS, RONALD LOCKHART began his career with Consumers Power Company on June 26, 1950 working diligently and progressively to currently serve as the Community Affairs Administrator for the Consumers Metro Region; and who, throughout his professional career also devoted his time and energies to the community including service as a past President of its Northwest Macomb Chamber of Commerce, and,

WHEREAS, SANDRA LOCKHART began her career with Consumers Power Company on June 20, 1960, tackling her responsibilities with enthusiasm, honesty and proficiency currently serving as Office Supervisor for the Royal Oak District Engineering Department.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition of the outstanding service rendered by RONALD AND SANDRA LOCKHART, the duration of which is extraordinary and commendable and worthy of this public recognition.

RES. NO. 1828 - A RESOLUTION

WHEREAS, crime is the number one concern of Macomb County, Michigan, residents as ascertained in a recent scientific poll, and citizens continue to be discouraged by media accounts of mass slayings, drug busts, auto thefts and child molestings; and

WHEREAS, the President of the United States said in 1982; "Crime is clearly one of the most serious problems we face today. Crime -- and the fear of crime -- affect the lives of most Americans, Governments' inability to deal effectively with crime diminishes the public's confidence in our system as a whole;" and

WHEREAS, one murder is committed every 27 minutes in the United States, one rape every 7 minutes, a robbery every 63 seconds, an aggravated assault every 49 seconds, one burglary every 10 seconds, a larceny every 5 seconds, and a motor vehicle theft every 31 seconds; and

WHEREAS, in Michigan, serious crimes have risen 300 to 400 percent since 1963 and up to 50 percent of these crimes are attributed to drug addicts to support their habits; and

WHEREAS, the National Criminal Justice Association declares that the incidence of crime is reaching epidemic proportions and is claiming one in every three households in the United States as a victim; and

WHEREAS, too many crimes tax the capability of police agencies to process and investigate them properly, too many cases overload the prosecutors' abilities to effectively prosecute them, court backloads continue to burgeon, crowded correctional institutions and high probation/parole caseloads exist, and, the juvenile justice system caseload has increased beyond the system's capacity to handle it properly; and

WHEREAS, while citizens' crime prevention efforts are highly commendable as a deterrent in limiting the opportunity and the propensity of certain types of criminal activity, these same watchful citizens cannot be expected to assume the duties of police officers on a full-time basis; and

WHEREAS, little is being accomplished in regard to early intervention in the lives of youths with behavior problems which precipitate delinquency, to limit the number of youths referred to juvenile courts, to enhance the capability of correctional programs to change the behavior patterns of youths who commit crimes, and to make the juvenile court system more effective in its role of rehabilitation through adjudication; and

WHEREAS, help is needed to alleviate the unwarranted necessity of sustaining an outmoded jail and prison system which is overcrowded, dangerous, deteriorating and neglected; and

WHEREAS, recent mandates from the public in terms of supporting tax referendums create problems and pressures affecting the decision-making responsibilities of city and county policy makers who are responsible for the administration of criminal justice, including pressures from such issues as fiscal stress in local governments, declining tax revenues, increased demands for services, local or State initiatives aimed at tax reductions or ceilings, demands for increased productivity with fewer resources and, the impact of inflation on local and State budgets; and

WHEREAS, while law enforcement and justice are basically local and State responsibilities the Federal law enforcement assistance program has been a catalyst in the reforms of the past

infusing new methods of enforcement, modernizing management systems, training personnel and enhancing justice; and

WHEREAS, Federal expenditures to assist local and State governments in systems improvements is the key to allaying the fear of citizens and to continue public protection of our communities; and

WHEREAS, Federal funding of local and State crime-fighting efforts has nosedived since the Law Enforcement Assistance Administration was scaled back in 1979; and

WHEREAS, current Federal efforts to assist local and State crime fighters fall woefully short of the mark, with only \$1.8 million earmarked for the entire State of Michigan during the first year under the Omnibus Crime Control Act of 1984;

THEREFORE, I, Walter Franchuk, Chairman of the Board of County Commissioners of Macomb County, Michigan, along with the Judiciary Committee of the same Board of County Commissioners and its entire membership, do hereby respectfully request the President of the United States, Congress and the Justice Department to begin a bold initiative in Federal funding of local and State crime control efforts at a level that will diminish this singular threat to personal safety and public security.

RES. 1829 - A RESOLUTION OF TRIBUTE COMMEMORATING THE 50TH ANNIVERSARY OF THE U.A.W.

Commissioner Richard D. Sabaugh, on behalf of the Board of Commissioners offers the following resolution:

WHEREAS, August 26, 1985, marked the 50th Anniversary of the Interantional Union of United Automobile Aerospace and Agricultural Implement Workers of America, better known thoughout the world as the U.A.W., and,

WHEREAS, during its 50 year history the U.A.W. has achieved an incredible record of accomplishments, some of which have changed the course of the automotive industry and improved, beyond expectation, the lives and security of workers and their families, and,

WHEREAS, the U.A.W. in its wisdom, has grown and changed with the times to reflect the maturing social and economical values of the industry and the populous -- yet, even in its success is determined to meet the rapidly and radically changing demands that the future holds, and,

WHEREAS, the U.A.W. has become a solid cornerstone in the foundation of the State of Michigan and, in particular, the County of Macomb, assiting its membership not only through collective bargaining but also becoming involved in the community, government and countless charitable causes.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and tribute in commemoration of the Fiftieth (50th) Anniversary Celebration of the U.A.W., and does hereby congratulate and extends its best wishes to the U.A.W. with a sincere wish that its undertakings will endure and continue for at least another fifty years with the same dedication, and commitment as it has over the past 50 years.

II

Be It Further Résolved that a suitable copy of this Résolution be presented to the U. A. W. in testimony of the high esteem the Board of Commissioners from the County of Macomb holds for the U. A. W.

RES. NO. 1830 - A MEMORIAL RESOLUTION OF TRIBUTE TO THE LATE HONORABLE JAMES C. DANER
CIRCUIT COURT JUDGE, COUNTY OF MACOMB

Commissioner Diana J. Kolakowski, on behalf of the entire membership
of the Board of Commissioners offers the following resolution:

WHEREAS, The late Honorable James C. Daner had a long and illustrious career in the legal profession and more recently as a dedicated public servant; beginning in 1943 at which time he was admitted to the State Bar of Michigan pursuing his profession over the years with honesty, integrity and compassion and establishing a reputation as an outstanding criminal defense attorney, and,

WHEREAS, in 1979 James C. Daner's extraordinary career was publicly recognized when Governor William Milliken appointed him Circuit Court Judge for the 16th Judicial Circuit, a public trust and responsibility that he upheld with dedication, distinction and honor until his death, and,

WHEREAS, the said James C. Daner throughout his private and public career worked diligently to assure the highest degree of legal representation and justice was administered to his clients and those who appeared in his courtroom, and,

WHEREAS, the said James C. Daner achieved many noteworthy honors throughout his life, too numerous to mention including Chairman of the 1st Intercollegiate Philosophical Debate every held in the U. S.; First President of the Mt. Clemens Junior Chamber of Commerce; First State Judge Advocate of AMVETS; Commissioner of the State Bar of Michigan (serving for an unprecedented 14 years, the longest tenure of any Commissioner); and in 1970 Macomb County Citizen of the Year, and,

WHEREAS, James C. Daner was a man of great courage and conviction, who earned the respect and admiration of his colleagues in the legal profession, fellow jurists, clients and the voting public at-large, during his more than 40 years of dedicated service.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS,
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, does hereby publicly express its deep sorrow and sympathy at the Honorable James C. Daner's passing and acknowledges the outstanding public service and manifold contributions he made to the citizens of the County of Macomb, Further that a suitable copy of this Resolution be transmitted to Judge Daner's family in testimony of the high esteem the Board of Commissioners holds for the late James C. Daner.

RES. NO. 1831 - A RESOLUTION OF COMMENDATION ON THE OCCASION OF THE RETIREMENT OF
CORA ELLEN DE VINNEY FROM COUNTY EMPLOYMENT

COMMISSIONER PATRICK J. JOHNSON, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, CORAELLEN DEVINNEY, for upwards of twenty-four (24) years has served the general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes, exercised at all times by CORAELLEN DEVINNEY, are conclusive proof of her outstanding character, a mark of distinction well earned and worthy of public recognition, and,

WHEREAS, the said CORAELLEN DEVINNEY, commenced her services for and on behalf of the citizens of Macomb County on August 28, 1961, as a Librarian with the Macomb County Library, and continued to faithfully perform her duties throughout her chosen career in which she excelled at each promotional level, being appointed Director of the Library on April 20, 1981, and Director of the Library Network of Macomb, and,

WHEREAS, the said CORAELLEN DEVINNEY served hundreds of thousands of Macomb County residents of all ages and backgrounds providing the means to expand their knowledge and open for them a new world without boundaries or limitations as one might never know without the Library and its offerings, and,

WHEREAS, it has been the good fortune of the Board of Commissioners, as well as the citizens of Macomb County, to have had the wise counsel and dedicated services of CORAELLEN DEVINNEY during her tenure as an employee of the County of Macomb.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to CORAELLEN DEVINNEY for her many years of devoted public service, and further does hereby acknowledge and recognize and commend the said CORAELLEN DEVINNEY for the outstanding public service rendered, while serving as an employee of the County of Macomb, for upwards of the past twenty-four (24) years.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to CORAELLEN DEVINNEY in testimony of the esteem in which the said CORAELLEN DEVINNEY is held by the Macomb County Board of Commissioners.

RES. NO. 1832 - A RESOLUTION SUPPORTING THE EASTER SEAL SOCIETY HALLOWEEN COUPON PROGRAM AND SLOGAN

Commissioners Walter Franchuk and Harold Grove on behalf of the Board of Commissioners, offers the following Resolution:

WHEREAS, Halloween mischief-makers have plied on the innocence of youth, poisoning and mutilating and even worse, destroying the joy that only little boys and girls can know as they go from house to house in masks and makeup, giddily "scaring" the bejabbers out of their older counter-parts, and,

WHEREAS, this horrendous crime has become a sickness over the nation; subduing the tradition, and becoming so prevalent that parents are having second thoughts and police departments are forced to check candy and cookies and apples and oranges with metal detectors to ferret out needles and nails and razor blades, and,

WHEREAS, in the hope of saving this grand tradition, and making Halloween safe again for the innocent tykes, the Macomb Easter Seal Society and other Easter Seal Societies of Michigan, are promoting a "SAFE HALLOWEEN" for 1985 in cooperation with Burger King Restaurants and WJBK-TV 2, and,

WHEREAS, the "SAFE HALLOWEEN" concept will utilize coupon books for free specified "treats" redeemable at local Burger Kings with-in each area and given out by homeowners to youngsters tricks or treating, and,

WHEREAS, the Easter Seal Societies hope to rejuvenate the joy and enthusiasm of Halloween and at the same time build funds for the Easter Seal Societies by having parents buy these coupon books to assure that there will, indeed, be a safe and care-free Halloween this year.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners totally supports this coupon program as detailed by the Easter Seal Society and recommends its use by all who enjoy the visits of goblins and elves and who wish to reward them with safe treats.

II

Be It Further Resolved that this Testimonial Resolution, supporting the Easter Seal Society's slogan "Give the same treat.. that gives treatment", be spread a length upon the pages of todays proceedings to endure as a permanent record of our appreciation.

RES NO. 1833 - A RESOLUTION COMMENDING DEBORAH PALUMBO, R.N. FOR HER SERVICE TO THE MACOMB COUNTY EMERGENCY MEDICAL SERVICES SYSTEM

COMMISSIONERS RICHARD D. SABAUGH AND ELIZABETH M. SLINDE, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, DEBORAH PALUMBO, R.N, has served the general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by DEBORAH PALUMBO, R.N., are conclusive proof of her outstanding character and of her care and concern for humankind, and,

WHEREAS, DEBORAH PALUMBO, R.N., has served the citizens of Macomb county for the past two years by acting as a council member of the Macomb County Emergency Medical Services System, as well as her years of involvement as an Emergency Room nurse and in said capacities has played a major role in the growth of the County'EMS System, and

WHEREAS, it has been the good fortune of all the citizens of Macomb County to have had the dedication and devotion of DEBORAH PALUMBO, R.N., in furthering and improving the Emergency Medical Services of Macomb County.

WHEREAS, it is fitting and proper that DEBORAH PALUMBO, R.N. be recognized and commended by the Board of Commissioners for her manifold contributions and service to the citizens of Macomb county.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses tribute to DEBORAH PALUMBO, R.N. for her years of devoted public service to the Macomb County Medical Services System.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to DEBORAH PALUMBO, R.N. in testimony of the esteem in which the said DEBORAH PALUMBO, R.N. is held by the Macomb County Board of Commissioners.

September 26, 1985

RES. NO. 1834 - A RESOLUTION HONORING THE ST. CLAIR SHORES PUBLIC LIBRARY ON THE OCCASION OF ITS 50TH ANNIVERSARY

COMMISSIONER PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the ST. CLAIR SHORES PUBLIC LIBRARY has grown from its beginning as one-room in the St. Clair Shores Village Offices opening its doors in the fall of 1935, to one of the counties largest and most successful local public libraries with floor space beyond 25,747 square feet housing over 100,000 volumes, and,

WHEREAS, experience has demonstrated that the ST. CLAIR SHORES PUBLIC LIBRARY spreads its educational, informational and recreational services to all the residents of the City of St. Clair Shores, for the past 50 years, and,

WHEREAS, the ST. CLAIR SHORES PUBLIC LIBRARY has earned county-wide recognition for its growth, its diversity in services and its contributions to the community, and,

WHEREAS, the ST. CLAIR SHORES PUBLIC LIBRARY is celebrating its 50th ANNIVERSARY, and it is therefore fitting and proper that the Macomb County Board of Commissioners publicly recognize and commend the ST. CLAIR SHORES PUBLIC LIBRARY on this occasion.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and tribute in commemoration of the 50th Anniversary of the ST. CLAIR SHORES PUBLIC LIBRARY, hereby commending, congratulating and extending its best wishes to the ST. CLAIR SHORES PUBLIC LIBRARY on its 50th Anniversary and wishing it well for at least another 50 years of serving the informational, educational and recreational needs of the citizens of a fine community.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the ST. CLAIR SHORES PUBLIC LIBRARY, in testimony of the high esteem that the Board of Commissioner for the County of Macomb holds for the ST. CLAIR SHORES PUBLIC LIBRARY.

RES. NO. 1835 - A RESOLUTION OF TRIBUTE ON THE OCCASION OF THE
RETIREMENT OF THOMAS P. GOUGH FROM COUNTY EMPLOYMENT

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, THOMAS P. GOUGH, for upwards of ten (10) years has served the
general public with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by THOMAS P.
GOUGH, are conclusive proof of his outstanding character, a mark of distinction,
earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, the said THOMAS P. GOUGH commenced his service for and on behalf
of the citizens of Macomb County on July 21, 1975, as the Soil Erosion Engineer
with the Department of Public Works and continued to faithfully perform his duties
until his retirement in October, 1985, and,

WHEREAS, it has been the good fortune of the Board of Commissioners, as
well as the citizens of the County of Macomb, to have had the wise counsel and dedicated
services of THOMAS P. GOUGH during his tenure as an employee of the County of Macomb,
and,

WHEREAS, it is fitting and proper that THOMAS P. GOUGH be recognized and
commended by this Board of Commissioners for his manifold contributions and years
of service in the furtherance of good responsible government.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR
AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby
publicly acknowledges and expresses tribute to THOMAS P. GOUGH for his years of
devoted public service, and further does hereby acknowledge and recognize, and commend
that said THOMAS P. GOUGH for the outstanding public service rendered, while serving
as an employee of the County of Macomb, for upwards for the past 10 years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to THOMAS P. GOUGH in testimony of the esteem in which the said THOMAS P. GOUGH is held by the Macomb County Board of Commissioners.

September 26, 1985

RES. NO. 1836 - RESOLUTION HONORING MRS. ARLENE WASHBURN UPON BEING SELECTED
THE 1985 SECRETARY OF THE YEAR FOR MACOMB COUNTY

COMMISSIONERS BERNARD B. CALKA AND DIANA J. KOLAKOWSKI, ON BEHALF
ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the Macomb County Chapter of Professional Secretaries International
annually presents an award to the outstanding Secretary of Macomb County, and,

WHEREAS, this award is presented to a member of the profession who personifies
initiative, hard work, dedication and integrity, and,

WHEREAS, MRS. ARLENE WASHBURN, the recipient of the 1985 Secretary of the Year
Award for the Macomb county Area, was selected by a panel of three judges representing
education, management and the secretarial profession, and,

WHEREAS, MRS. ARLENE WASHBURN, is employed as the Secretary of the Director of
City Development, City of Sterling Heights, Michigan and has pursued her public service
career with sincerity and integrity in the cause of good government, on behalf of the
people, and,

WHEREAS, the professional conduct and achievements of MRS. ARLENE WASHBURN
should serve as an example to all the citizens of Macomb County and should be recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By these Presents, the Macomb County Board of Commissioners, hereby
publicly acknowledges and expresses congratulations to MRS. ARLENE WASHBURN upon being
named the recipient of the 1985 Secretary of the Year Award for Macomb County.

RES. NO. 1837 - A RESOLUTION COMMENDING JEFFREY P. YAROCH FOR ACHIEVING THE STATUS OF
"EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER GEORGE F. KILLEEN, ON BEHALF OF ALL COUNTY COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, JEFFREY P. YAROCH, for his Eagle Service Project, organized, conducted and participated in a Bowl-A-Thon which raised \$1,209 to buy crutches and medical supplies for the Sterling Heights Loan Closet and, further inventoried, organized and repaired medical aids contained in the Loan Closet, spending many hours tracking the status of loaned equipment and bringing lists up to date. Because of his commitment to this project and a job well done it was discovered that of the \$1,209 contribution, a surplus of \$480 was not needed by the Loan Closet which JEFFREY P. YAROCH then donated to the Ann Arbor Burn Center for their Senior Citizen Burn Prevention Program.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends JEFFREY P. YAROCH on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JEFFREY P. YAROCH, for achieving the rank of Eagle Scout.

RES. NO. 1838 - A RESOLUTION HONORING HICKS GRIFFITHS ON BEING DESIGNATED
MICHIGAN LIBRARY BOARD MEMBER OF THE YEAR BY THE LIBRARY
OF MICHIGAN

COMMISSIONERS HAROLD E. GROVE, PATRICK J. JOHNSON, KEN SIMMONS,
AND ELIZABETH SLINDE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE
BOARD OF COMMISSIONERS OFFER THE FOLLOWING RESOLUTION

WHEREAS, the Michigan Library Board Member of the Year Award is presented annually to an outstanding Library Board member who personifies initiative, hard work, integrity and adherence to the traditional values and goals of the library network that spans our country, and,

WHEREAS, HICKS GRIFFITHS has encouraged, assisted and promoted the ideals of quality library service for all segments of the population, including students, seniors, children and the physically handicapped, and,

WHEREAS, HICKS GRIFFITHS has spent most of his adult life devoting time and energy in the pursuit of good libraries for all who wish to expand their knowledge, quench their curiosity or explore a new world without boundaries, and,

WHEREAS, HICKS GRIFFITHS, being an individual of extraordinary organization, judgement and foresight has worked diligently over the years including his present positions of President of the Board of Commissioners of the Armada Free Public Library and President of the Public Library Trustee Association of Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL MACOMB COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its "CONGRATULATIONS" to HICKS GRIFFITHS upon his being selected Michigan Library Board Member of the Year by the Library of Michigan.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to HICKS GRIFFITHS in testimony of the high esteem the Board of Commissioners has for him, an outstanding Macomb County citizen.

RES. NO. 1839 RESOLUTION OF THE MACOMB COUNTY BOARD OF
COMMISSIONERS HONORING WILLIAM MCKINLEY WEBB

COMMISSIONER DAWN GRUENBURG ON BEHALF OF THE MACOMB COUNTY
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life uplifting the spiritual and moral needs of all people, is a noble and worthy pursuit, and,

WHEREAS, BILL WEBB, has dedicated himself to the service of humankind as shown by his involvement for the past 22 years, serving as Chairman of the Board of Christian Life for St. Paul Church of the Nazarene, and,

WHEREAS, during BILL WEBB'S 22 years of service as Sunday School Superintendent and Church Board Member, he was instrumental in the success of numerous projects including: Father and Son Banquet Programs; "Mother of the Year" awards, childrens' Church Ministries, Bus Ministry (including inter-city ministry), Absentee and Visitor Calling Program, "Homebound Ministries, Baseball Teams, and Bowling Teams, and,

WHEREAS, WILLIAM MC KINLEY WEBB's untiring efforts to aid his fellowman, church members and community is an extraordinary example of dedication and devotion to christian ethics, and,

WHEREAS, it is fitting and proper that this outstanding citizen of Macomb County be recognized for his outstanding service.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to WILLIAM MC KINLEY WEBB on the occasion of "WILLIAM MC KINLEY WEBB DAY" October 27, 1935.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to WILLIAM MC KINLEY WEBB in testimony of the high esteem the Board of Commissioners has for him, an outstanding County citizen.

October 31, 1985

RES. NO. 1840 COMMENDING THE HONORABLE GEORGE R. DENEWETH ON THE OCCASION OF HIS 25TH ANNIVERSARY AS CIRCUIT COURT JUDGE, 16TH JUDICIAL CIRCUIT, STATE OF MICHIGAN

COMMISSIONERS HAROLD E. GROVE AND JOHN JOSEPH BUCCELLATO ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, public service with sincerity, dedication and honesty in the cause of good government, on behalf of all people, is truly a mark of distinction, and,

WHEREAS, the HONORABLE GEORGE R. DENEWETH, has a long and illustrious career as a dedicated public servant, dating back to 1961 at which time he was first appointed Circuit Judge for the Sixteenth Judicial Circuit, serving the people of Macomb County with great distinction, and,

WHEREAS, the said GEORGE R. DENEWETH, has further served the citizens of the County of Macomb, and the entire State of Michigan, with outstanding dedication and recognition having been continuously re-elected as a Circuit Court Judge, for the past 25 years, serving also as Chief Judge from 1971 to present; and,

WHEREAS, such service is worthy of recognition by this body, and further should be the subject matter of a special resolution of commendation as the said GEORGE R. DENEWETH has served the public with great dignity, devotion and distinction, and has during the past 25 years of his public career compiled a record of accomplishments seldom achieved by public servants.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of commissioners hereby publiclyacknowledges and expresses its recognition of the outstanding public service, and manifold contributions made to the citizens of this great County, and the State of Michigan, by the HONORABLE GEORGE R. DENEWETH who for a period of upwards of twenty-five (25) years has served as a Circuit Court Judge, the tenure of which so held with great honor and distinction, worthy of this public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the HONORABLE GEORGE R. DENEWETH in testimony of the high esteem the Board of Commissioners has for the said GEORGE R. DENEWETH on the occasion of his 25th Anniversary as circuit Court Judge, being an outstanding elected official, public servant and citizen worthy and deserving of this recognition.

RES. NO. 1841 - A RESOLUTION COMMENDING THE UTICA HIGH SCHOOL CHIEFTAIN MARCHING BAND AND POM-POM SQUAD ON BEING INVITED TO PARTICIPATE IN THE 1985 KING ORANGE JAMBOREE PARADE

COMMISSIONER ELIZABETH SLINDE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the parents, teachers, administrators, the band members and the students of Utica High School have justifiable reason to be excited, jubilant and proud of the tribute paid to the UTICA HIGH SCHOOL CHIEFTAIN MARCHING BAND AND POM-POM SQUAD by way of an invitation from the Orange Bowl Committee to participate in the 1985 King Orange Jamboree Parade on December 31, 1985, in Miami, Florida, and,

WHEREAS, the UTICA HIGH SCHOOL CHIEFTAIN MARCHING BAND AND POM-POM SQUAD was one of eight bands chosen from 150 bands across the country to appear in the nationally televised segment of the Orange Bowl Parade, an honor and privilege well earned through hard work and team effort, and,

WHEREAS, this well deserved recognition will only be realized through the joint efforts of students, local businesses, organizations and the entire community to raise the \$140,000 needed to cover transportation and lodging expenses of the UTICA HIGH SCHOOL CHIEFTAIN MARCHING BAND AND POM-POM SQUAD, and

WHEREAS, numerous innovative fund raising projects have been initiated by the students to reach their financial goal.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its congratulations to the UTICA HIGH SCHOOL CHIEFTAIN MARCHING BAND AND POM-POM SQUAD on being invited to perform in the 1985 King Orange Jamboree Parade and also being chosen to appear on national television. Further, the Macomb County Board of Commissioners urge all local businesses, organizations and the entire community to support the fund-raising efforts of the UTICA HIGH SCHOOL CHIEFTAIN MARCHING BAND AND POM-POM SQUAD so that this honor and unique opportunity may become reality.

RES. NO. 1843 - A RESOLUTION HONORING FRANK E. JEANNETTE, RECIPIENT OF THE 1985 ALEXANDER MACOMB AWARD PRESENTED BY THE MARCH OF DIMES

COMMISSIONERS KEN SIMMONS, ROBERT LYONS AND DAWN GRUENBURG, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, the March of Dimes annually selects a citizen of Macomb County who exemplifies the epitomy of service to the community, leadership, and sincere concern for the physical and emotional well-being of humankind to receive the prestigious Alexander Macomb Award, and,

WHEREAS, the said FRANK E. JEANNETTE has donated endless hours and tireless efforts of participation supporting goals and programs of such civic, charitable and philanthropic organizations as the Kiwanis Club of East Detroit, Boy Scouts of America, Boys Town of Italy, Italian-American Chamber of Commerce, American Cancer Society, March of Dimes, Goodfellows, Elks and many more too numerous to list, and,

WHEREAS, the HONORABLE FRANK E. JEANNETTE, throughout his private and public life, has unselfishly given of himself in an exerted effort to improve the lives, enviroment, health and welfare of the citizens of Macomb County and the State of Michigan.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to the HONORABLE FRANK E. JEANNETTE on the occasion of his being chosen 1985 Recipient of the "March of Dimes" Alexander Macomb Award in recognition of his years of devoted public service.

II

Be It further Resolved that a suitable copy of this Resolution be presented to the HONORABLE FRANK E. JEANNETTE in testimony of the esteem in which the said FRANK E. JEANNETTE is held by the Macomb County Board of Commissioners.

November 27, 1985

RES. NO. 1844 A RESOLUTION DESIGNATING NOVEMBER 11 THROUGH NOVEMBER 15, 1985
AS "MUNICIPAL TREASURERS' WEEK IN MACOMB COUNTY"

BOARD CHAIRMAN, WALTER FRANCHUK ON BEHALF OF THE ENTIRE MEMBERSHIP
OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, municipal government, in order to best serve the needs of the citizenry, must be operated with efficiency and in an orderly and trustworthy manner; and

WHEREAS, the efficiency and order with which government carries out its public functions is strongly reliant on procedures and financial records; and

WHEREAS, the Municipal Treasurer administers the procedures and keeps the financial records; and

WHEREAS, all monies received from the municipal treasuries are dedicated funds and are used only for their specific purposes; and

WHEREAS, all Municipal Treasurers are the official custodians responsible for the proper management and investment of these funds; and

WHEREAS, an organized source of financial knowledge about a community and its government activities is vital to the smooth governing of that municipality; and

WHEREAS, the municipal treasurer provides and maintains such a body of knowledge; and

WHEREAS, the strength of local government depends upon the citizens opinion of it, and such opinion is formed largely by the image set forth by the municipal government employees; and

WHEREAS, the Municipal Treasurer is one of the municipal officials most closely in contact with the citizenry and therefore is in a key position to mold sound public opinion; and

WHEREAS, it is most appropriate that we recognize an historic municipal office which grew out of the traditions of our democratic heritage

NOW, THEREFORE BE IT RESOLVED, by the Macomb County Board of Commissioners, in conjunction with the State of Michigan, designate the week of November 11, 1985 through November 15, 1985 be known as:

"MUNICIPAL TREASURER'S WEEK"

in Macomb County, in recognition of the vital services they perform and the outstanding community dedication they exhibit.

November 27, 1985

RES. NO. 1845 A RESOLUTION COMMENDING ROBERT D. BECKETT, ASSISTANT CHIEF FOR RAY TOWNSHIP FIRE AND RESCUE DEPARTMENT, FOR HIS OUTSTANDING EFFORTS IN SAVING A HUMAN LIFE

COMMISSIONERS BERNARD B. CALKA AND KEN SIMMONS, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFER THE FOLLOWING RESOLUTION:

WHEREAS, the hallmark of a dedicated firefighter is usually measured by the interaction between the members of his department and the general public, and,

WHEREAS, ROBERT D. BECKETT, Assistant Chief of the Ray Township Fire and Rescue Department, has served with dedication the public of Ray Township for upwards of 10 years since the departments inception, 8 years as Captain and 2 years as Assistant Chief, and,

WHEREAS, the Assistant Chief BECKETT has conscientiously served in times of stress, with compassion, courage, patient and resourceful actions, and

WHEREAS, the recent courageous and resourceful actions undertaken by Assistant chief BECKETT of the Ray township Fire and Rescue Department in interpreting the dire emergency situation upon arriving at a fire scene and taking prompt action to pull a man from the burning smoke-filled building before additional help could arrive and at the risk of his own life, and,

WHEREAS, Assistant Chief BECKETT's actions are acknowledged to have resulted in the preservation of human life.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding service rendered by Assistant Chief ROBERT D. BECKETT of the Ray Township Fire and Rescue Department to the citizens of Ray Township and the County of Macomb, that by his acts of dedication, patience, courage and resourcefulness, the life of a citizen was saved.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Assistant Chief ROBERT D. BECKETT of the Ray Township Fire and Rescue Department, in testimony of the high esteem the Board of Commissioners has for the said Assistant Chief BECKETT, who is most worthy and deserving of this resolution, commending his exemplary actions, by the Macomb County Board of Commissioners.

RES. NO. 1846 - RESOLUTION COMMENDING LT. WILLIAM L. BALFOUR ON HIS RETIREMENT FROM THE MACOMB COUNTY SHERIFF DEPARTMENT

COMMISSIONERS BERNARD B. CALKA AND HAROLD E. GROVE, ON BEHALF OF THE BOARD OF COMMISSIONERS OFFER THE FOLLOWING RESOLUTION:

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, the aforesaid attributes exercised at all times by Lt. William L. Balfour are conclusive proof of his outstanding character, a mark of distinction, earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, it has been the good fortune of the Board of Commissioners and the Macomb County Sheriff Department, as well as the citizens of the County of Macomb, to have had the dedicated services of Lt. William L. Balfour during his tenure as an employee of the County of Macomb since December 28, 1955, during which time he excelled in developing several successful programs for the Department's Marine Patrol Division, which he entered May 1, 1970, and

WHEREAS, it is fitting and proper that Lt. William L. Balfour be recognized and commended by this Board for his manifold contributions to protect the property and personal safety of the residents of Macomb County as well as boaters on Lake St. Clair during 30 years of distinguished and dedicated service.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses tribute to Lt. William L. Balfour for his 30 years of devoted public service, and further does hereby commend the said Lt. William L. Balfour for the outstanding public service rendered, while serving as an employee of the Macomb County Sheriff Department.

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to Lt. William L. Balfour in testimony of the high esteem in which the said Lt. William L. Balfour is held by the Macomb County Board of Commissioners.

RES. 1847 A RESOLUTION HONORING RADIO STATION WKSG-FM ON THE OCCASION OF ITS FIRST BIRTHDAY

COMMISSIONER DAVID JAYE, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, Radio Station WKSG-FM commonly known as "KISS-FM" commenced operation out of their studios in Macomb County one year ago, and,

WHEREAS, during the course of "KISS-FM'S" first year they have with dedication and consistency entertained and informed the residents of Macomb County and surrounding areas, and,

WHEREAS, the said WKSG-FM's unique program format of playing seldom heard past hits has touched and renewed old memories associated with these songs.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS;

I

That By These presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition in commemoration of the First Birthday of Radio Station WKSG-FM, known as "KISS-FM", and does hereby congratulate and extend its best wishes to said Radio Station, its management, air personalities and news media personnel on the occasion of the said WKSG-FM's First Birthday celebration.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Radio Station WKSG-FM in testimony of the high esteem the Board of Commissioners from Macomb County hold for Radio Station WKSG-FM.

November 27, 1985

RES. NO. 1848 - A RESOLUTION WELCOMING WBRB-AM TO MACOMB COUNTY

COMMISSIONER DAVID JAYE, ON BEHALF OF THE ENTIRE BOARD OF
COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, Radio Station WBRB, once known as the "Voice of Macomb County" served the citizens of this county through the medium of radio for upwards of 25 years, before leaving the air, and,

WHEREAS, WBRB-AM's return to the air waves is cause for celebration as they will provide the citizens of Macomb County and surrounding areas with the very latest news, entertainment, and information, and,

WHEREAS, WBRB-AM's dedication and commitment to the community are valuable assets that can only aid in strengthening the economic foundation and growth of Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and welcomes Radio Station WBRB-AM, and extends the Board's best wishes to said Radio Station, its management, entertainers and all news media personnel for a successful and prosperous future.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Radio Station WBRB-AM in testimony of the high esteem the Board of Commissioners from the County of Macomb holds for said Radio Station WBRB-AM.

RES NO 1849: A RESOLUTION COMMENDING DON EDWARD STARKEY FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER SHARON GIRE, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this board, and,

WHEREAS, DON EDWARD STARKEY, for his Eagle Service Project, organized a Blood Drive with the American Red Cross at the American Lutheran Church in Mt. Clemens on July 17, 1985, and was also in charge of recruiting donors and advertising the drive in neighborhood businesses; setting up the equipment for the Red Cross and working clean-up duty after the drive ended.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends DON EDWARD STARKEY on achieving the status of "Eagle Scout", a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DON EDWARD STARKEY, for achieving the rank of Eagle Scout.

RES NO. 1850 - A RESOLUTION COMMEMORATING THE 10TH ANNIVERSARY OF THE GROSSE
POINTE CLOWN CORPS

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE BOARD OF
COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the Grosse Pointe Clown Corps. has, since its founding on September 1,
1975, adopted a civic oriented philosophy of assisting many community and charitable
organizations in southeastern Michigan, and,

WHEREAS, the Grosse Pointe Clown Corps has made many valuable contributions to
such charitable organizations as the Ann Arbor Burn Center, Muscular Dystrophy
Association, Juvenile Diabetes and Reyes Syndrome Foundation, and,

WHEREAS, the Grosse Pointe Clown Corps. has donated their time and efforts to
take part in many special events over the last 10 years, all of which were either charity
oriented or community oriented, and,

WHEREAS, it is fitting and proper that the Macomb County Board of Commissioners
publicly recognize and commend the Grosse Pointe Clown Corps., on the occasion of its 10th
anniversary.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON
BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby
publicly acknowledges and expresses its congratulations in commemoration of the 10th
anniversary of the Grosse Pointe Clown Corps., and further, hereby publicly acknowledges
and expresses its recognition of the outstanding civic and charitable works of the Grosse
Pointe Clown Corps.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to
the Grosse Pointe Clown Corps., in testimony of the esteem the Board of Commissioenrs of
the County of Macomb has for the Grosse Pointe Clown Corps.

RES NO. 1851 - A RESOLUTION COMMENDING ROBBIE SCOTT TIDD FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, ROBBIE SCOTT TIDD, for his Eagle Service Project organized reconstruction of the nature trail in front of the Chesterfield Community Center which included clearing the land and spreading cinders on the trail with a top layer of woodchips; he also repaired 2 foot bridges that had been vandalized.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends ROBBIE SCOTT TIDD on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ROBBIE SCOTT TIDD, for achieving the rank of Eagle Scout.

RES. 1852 - A RESOLUTION PROHIBITING THE COUNTY OF MACOMB FROM CONDUCTING BUSINESS WITH VIOLATORS OF FEDERAL OR STATE ELECTION LAWS.

COMMISSIONER GILBERT PARKER, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the cornerstone of this great county has been the right of its citizens to select their Federal, State and Local leaders and representatives at free and open elections, and

WHEREAS, existing State and Federal laws have attempted to preserve the integrity of the electoral process by regulating activities associated with political contributions including but not limited to who may contribute; limits on the amount of contributions; and the form of contribution; and,

WHEREAS, any violation of election laws, especially those regarding political contributions, is repulsive to the community and undermines the very essence of sound government.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

I

Any person, corporation, partnership or financial institution who shall be convicted in any court, whether by plea or trial, of a violation of any Federal or State election law regulating political contributions, shall be excluded from doing business with the County for a period of two (2) years from the date of the conviction. In the event that the party guilty of the violation and the County of Macomb have a binding agreement or contract that has not yet expired as of the date of conviction, the date of expiration of the then current agreement or contract shall be the first day of the two-year prohibition.

II

The policy set forth in this Resolution shall be effective immediately upon the passage hereof by the Macomb County Board of Commissioners.

RES. 1852B - RESOLUTION DIRECTING THE PAYMENT OF MATURED INTEREST COUPONS

WHEREAS, the Board of Commissioners of the County of Macomb, Michigan (hereinafter sometimes called the "County:") has adopted a resolution establishing the Macomb County Delinquent Tax Revolving Fund, pursuant to Section 87b of ACT No. 206 of the Michigan Public Acts of 1893, as amended: and

WHEREAS, pursuant to Section 87c of Act No. 206 of the Michigan Public Acts of the Michigan Public Acts of 1893, as amended, the Macomb County Treasurer (the "Treasurer") has become the agent for the County in connection with all transactions relative to the Macomb County Delinquent Tax Revolving Funds: and

WHEREAS, The Treasurer, as agent for the County, has considered the request of Bette I. Olson, 3611 Cheyenne Blvd., interest coupon (coupon no. 2 in this case) stated to mature on May 1, 1983, that was attached to General Obligation Limited Tax Notes, Series 1982, in the denomination of Five Thousand and 00/100 Dollars (\$5,000), number 2239 (bearer form) dated March 1, 1982, due May 1, 1985, bearing interest at a rate of 9.10% per annum: and

WHEREAS, the foregoing request has been made under and in accordance with Act No. 354 of the Public Acts of Michigan of 1971, as amended (the "Act"): and

WHEREAS, Bette I. Olson has fulfilled all the required conditions under the Act in order to permit the County acting by and through its Treasurer, as its agent, to honor Bette I. Olson's request.

NOW, THEREFORE, the County, having been fully advised in the matter, it is hereby resolved that the County Treasurer take all action necessary to make payment for the lost matured interest coupon.

BE IT FURTHER RESOLVED that the County Treasurer take all action necessary to cause the paying agent, National Bank of Detroit, to pay the matured interest coupon dated May 1, 1983, with respect to each such lost coupon without presentation thereof.

BE IT FURTHER RESOLVED that the proof of ownership, proof of loss, bond of indemnity and payment of costs provided by Bette I. Olson are hereby determined to be acceptable and sufficient under ACT 354 of the Public Acts of 1972, as amended.

RESOLUTION DECLARED ADOPTED.

RES. NO 1854 - RESOLUTION COMMENDING BETTY J. WHITMORE ON HER RETIREMENT
FROM THE MACOMB COUNTY PROSECUTING ATTORNEY'S OFFICE

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE BOARD OF
COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, BETTY J. WHITMORE, for upwards of twenty-eight (28) years has served the citizens of Macomb County with honesty, sincerity and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by BETTY J. WHITMORE, are conclusive proof of her outstanding character, a mark of distinction, earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, it is fitting and proper that BETTY J. WHITMORE be recognized and commended by this Board for her manifold contributions and many years of service to Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to BETTY J. WHITMORE for her many years of devoted public service, and further does hereby commend the said BETTY J. WHITMORE for the outstanding public service rendered, while serving as an employee of the Macomb County Prosecuting Attorney's Office for upwards of the past twenty-eight (28) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to BETTY J. WHITMORE in testimony of the esteem in which the said BETTY J. WHITMORE is held by the Macomb County Board of Commissioners.

RES. NO. 1855 - A RESOLUTION COMMENDING THE EMPLOYEES AND OWNER OF HERCULES MACHINE TOOL AND DIE COMPANY FOR THEIR GENEROSITY AND CONCERN FOR THE LESS FORTUNATE

COMMISSIONER HUBERT J. VANDER PUTTEN, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, approximately four (4) years ago during the Holiday Season the EMPLOYEES OF HERCULES MACHINE TOOL AND DIE COMPANY located on Ten Mile Road in the City of Warren, initiated a collection to assist the less fortunate among us during this joyous and giving season, and,

WHEREAS, the employees' tireless efforts and generous contributions were such a glowing example of the spirit of Christmas that the Company's Owner, EDWARD MARDIGIAN, graciously offered to match his employees' contributions dollar for dollar, and,

WHEREAS, over the past four (4) years this humanitarian project has resulted in collections totaling upwards of \$27,000 which were used to assist 47 families, the Capuchin Kitchen, the Goodfellows of Warren, Roseville and St. Clair Shores, and the "Children's Last Wish" Foundation, and,

WHEREAS, the kindness, generosity, concern and sincerity with which these contributions were collected and made by the EMPLOYEES OF HERCULES MACHINE TOOL AND DIE COMPANY as well as owner, EDWARD MARDIGAN, are truly an example to us all and in every sense a "herculean" effort on behalf of the less fortunate.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding accomplishments of the EMPLOYEES AND OWNER OF HERCULES MACHINE TOOL AND DIE COMPANY.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the EMPLOYEES AND OWNER OF HERCULES MACHINE TOOL AND DIE COMPANY in testimony of the high esteem that the Board of Commissioners has for them.

RES. NO. 1856 - RESOLUTION COMMENDING LT. JOSEPH W. JOHNSON ON HIS
RETIREMENT FROM THE ROSEVILLE POLICE DEPARTMENT

COMMISSIONER ELIZABETH M. SLINDE, ON BEHALF OF THE
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, JOSEPH W. JOHNSON, for upwards of twenty-six (26) years has served the citizens of Roseville and Macomb County with honesty, valor, sincerity and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by JOSEPH W. JOHNSON, are conclusive proof of his outstanding character, a mark of distinction, too infrequently acknowledged or recognized publicly, and,

WHEREAS, JOSEPH W. JOHNSON commenced his public services for and on behalf of the citizens of Roseville and Macomb County on February 1, 1960 as a patrolman for the Roseville Police Department and was thereafter promoted to Sergeant in 1971, and to lieutenant in 1977, and,

WHEREAS, JOSEPH W. JOHNSON, distinguished himself and brought honor and tribute to his Department throughout his career and performed heroic acts including in March of 1983 placing himself between back-up police officers and a barricaded gunman, who threatened to take his life and the life of anyone who tried to stop him, and having placed his life in jeopardy proceeded to talk the gunman into leaving his weapon behind and surrendering. An act of courage and humanitarianism for which he was honored as "1983 Police Officer of the Year for Macomb County", and,

WHEREAS, JOSEPH W. JOHNSON has received departmental citations and awards in 1971; 1976; 1978; 1983; and 1984, all of which attest to his valor, and personal commitment to protect the lives and property of the citizens of Roseville and Macomb County at any cost, and,

WHEREAS, it has been the good fortune of the Board of Commissioners, the Roseville Police Department, as well as the citizens of Roseville and the County of Macomb, to have had the dedicated services of JOSEPH W. JOHNSON during his tenure as a police officer of the City of Roseville.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to JOSEPH W. JOHNSON for his many years of devoted

public service, and further does hereby acknowledge and recognize, and commend the said JOSEPH W. JOHNSON for the outstanding public service rendered, while serving as a police officer of the Roseville Police Department for upwards of the past twenty-six (26) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to JOSEPH W. JOHNSON in testimony of the esteem in which the said JOSEPH W. JOHNSON is held by the Macomb County Board of Commissioners.

RES. NO. 1857 - RESOLUTION COMMENDING STEVE MESSINA UPON BEING SELECTED THE 1985
NORTHWEST MACOMB CHAMBER OF COMMERCE CITIZEN OF THE YEAR

COMMISSIONER BERNARD B. CALKA ON BEHALF OF THE BOARD OF
COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, public service with sincerity, honesty and devotion and the genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life of human beings, is an aspiration and dream sought by many, but seldom achieved or fulfilled, and,

WHEREAS, STEVE MESSINA has, for over 20 years, given his time, energy and manifold contributions unselfishly to civic organizations, conservation efforts, historical preservation and projects for young and old alike, and,

WHEREAS, STEVE MESSINA has served as President of his local Lions Club (1975-1976) encouraging and inspiring his club to become the largest contributing Lions Club in the world to Leader Dogs for the Blind, and,

WHEREAS, STEVE MASSINA has always found the time to aid his fellow citizens, generously giving in a quiet manner and not seeking recognition or praise for such worthy causes as Boy Scouts, Little League, Senior Citizens, Chamber of Commerce Lions Club, Leader Dogs, and others too numerous to mention.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its congratulations to STEVE MESSINA on being selected the 1985 Northwest Macomb Chamber of Commerce Citizen of the Year, an honor that he richly deserves for his untiring efforts in helping humankind.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to STEVE MESSINA, in testimony of the high esteem the Board of Commissioners has for the said STEVE MESSINA, an outstanding citizen.

RES. NO. 1858 - A RESOLUTION COMMENDING ERIC RESCHKE FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DAVE JAYE, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, a boy scout who has faithfully and devotedly adhered to the teachings and principals of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, ERIC RESCHKE, for his Eagle Service Project, constructed a 2 sided 3' x 5' sign for the Redeemer Lutheran Church of Washington which required 25 hours of work and soliciting approximately \$150 worth of donated materials to complete.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends ERIC RESCHKE on achieving the status of "Eagle Scout", one of only six scouts to attain this rank in the 14 year history of Troop 256, a goal which is sought by all who join the Boy Scout of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ERIC RESCHKE, for achieving the rank of Eagle Scout.

RES. NO. 1859 - A RESOLUTION OF TRIBUTE ON THE OCCASION OF THE RETIREMENT
OF ELIZABETH BARIL FROM COUNTY EMPLOYMENT

COMMISSIONER MARK STEENBERGH, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, ELIZABETH BARIL, for upwards of ten (10) years has served the
general public with sincerity, honesty and dedication, and,

WHEREAS, the foresaid attributes exercised at all times by ELIZABETH BARIL,
are conclusive proof of her outstanding character, a mark of distinction, too
frequently left unrecognized and not given proper public acknowledgement, and,

WHEREAS, the said ELIZABETH BARIL commenced her service for and on behalf
of the citizens of Macomb County on June 11, 1975, as a public employee in the
department of the Macomb County Clerk and continued to faithfully perform her duties
until retirement on January 24, 1986, and,

WHEREAS, it has been the good fortune of the Board of Commissioners, as
well as the citizens of the County of Macomb, to have had the wise counsel and
dedicated services of ELIZABETH BARIL during her tenure as an employee of the County
of Macomb County, and,

WHEREAS, it is fitting and proper that ELIZABETH BARIL be recognized and
commended by this Board of Commissioners for her manifold contributions and many
years of service in the furtherance of good responsible government.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR
AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby
publicly acknowledges and expresses tribute to ELIZABETH BARIL for years of devoted
public service, and further does hereby acknowledge and recognize, and commend the
said ELIZABETH BARIL for the outstanding public service rendered, while serving as an
employee of the County of Macomb, for upwards of the past ten (10) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute
be presented to ELIZABETH BARIL is held by the Macomb County Board of Commissioners.

January 23, 1986

RES. NO. 1860 - RESOLUTION HONORING RONALD BONKOWSKI UPON BEING ELECTED
MAYOR OF THE CITY OF WARREN

COMMISSIONER ANTHONY MARROCCO, ON BEHALF OF THE ENTIRE
BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, RONALD BONKOWSKI was recently elected by the residents of the
City of Warren to serve as their Mayor, and,

WHEREAS, RONALD BONKOWSKI has devoted the greatest portion of his
professional career to serving the general public with honesty, integrity and
sincerity, and,

WHEREAS, part of this illustrious career in public service included
dedicated and conscientious service as a Macomb County Commissioner, a valued
employee of the Macomb County Public Works Department, and a Warren City
Councilman.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING
FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners
hereby publicly acknowledges and expresses its congratulations to Ronald
Bonkowski on his being elected Mayor of the City of Warren.

II

Be It Further Resolved that a suitable copy of this Resolution be
presented to RONALD BONKOWSKI, in testimony of the high esteem the Board of
Commissioners has for the said RONALD BONKOWSKI, an outstanding public servant.

RES. NO. 1861 - A RESOLUTION HONORING RAYMOND AND ETHEL CAMPBELL, SR. AS RECIPIENTS OF THE "FAMILY OF THE YEAR AWARD" BY THE ST LAWRENCE KNIGHTS OF COLUMBUS, COUNCIL 2950 OF UTICA, MICHIGAN.

COMMISSIONER DAVE JAYE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, each year the St. Lawrence Knights of Columbus, Council 2950, of Utica, Michigan, select an outstanding family as recipients of the "Family of the Year" Award, and,

WHEREAS, RAYMOND AND ETHEL CAMPBELL, SR. have consistently demonstrated their integrity, devotion and dedication to their family of 14 children, their God, and their community, and,

WHEREAS, RAYMOND AND ETHEL CAMPBELL, SR. have raised their family to respect the beliefs and property of others, to love their country and participate in strengthening their community, and to adhere to the principals of their church, and,

WHEREAS, RAYMOND AND ETHEL CAMPBELL, SR. have emphasized in word and deed, the importance and necessity to maintain a strong and loving family unit; have been members of the St. Lawrence Council for the past 42 years and members of the St. John Newman 4th Degree Assembly.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its congratulations to RAYMOND AND ETHEL CAMPBELL, SR. ON BEING NAMED "FAMILY OF THE YEAR" an honor they richly deserve and have earned.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to RAYMOND AND ETHEL CAMPBELL, SR., in testimony of the high esteem the Board of Commissioners has for the said RAYMOND AND ETHEL CAMPBELL, SR., loving parents and outstanding citizens.

RES. NO. 1862 - A RESOLUTION URGING THE GOVERNOR AND STATE LEGISLATORS TO
AMEND THE LIQUOR AND HOTEL ACCOMODATIONS TAX LAW

COMMISSIONER DAVE JAYE OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the city of Detroit has sold 30 year bonds for the Cobo Hall Expansion at an average 9% prime interest rate, and,

WHEREAS, Michigan State Treasurer, Robert Bowman, has stated "very likely" there will be more liquor and accomodations tax generated in Macomb, Oakland and Wayne Counties than is needed to pay for the Cobo Hall Expansion, and,

WHEREAS, all other counties in Michigan except for Macomb, Oakland and Wayne Counties can use the new tax revenue for property tax relief, and,

WHEREAS, the surplus tax revenue may be allocated for another tax purpose other than property tax relief.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, AS
FOLLOWS:

I

We strongly urge State legislators and the Governor to amend the liquor and accomodations tax law so that surplus tax revenue in excess of the funds required for the planned expansion of Detroit's Cobo Hall shall revert back to Macomb, Oakland and Wayne Counties.

II

Further, that these surplus tax revenues shall be used for property tax relief in Macomb County.

III

Further, that a copy of this Resolution be sent to the elected Officials in the State of Michigan and Wayne and Oakland Counties.

RES. NO. 1864 - A RESOLUTION COMMENDING BARBARA JUNE, RECIPIENT OF THE 1985
PATRON OF THE ARTS AWARD

COMMISSIONER ANTHONY V. MARROCCO, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, dedication to the artistic development of our youth and creating a higher degree of awareness for the arts in adults coupled with the unselfish donation of one's time, energy and expertise to encourage said development and awareness should be publicly acknowledged, and,

WHEREAS, each year the Macomb Arts Council and Macomb Community College select an individual who has demonstrated a "substantial track record in volunteer work, support and the patronizing of the arts in Macomb County" to receive the Patron of the Arts Award, and,

WHEREAS, BARBARA JUNE, has exercised all of the aforesaid attributes and in doing so has offered conclusive proof of her worthiness at having been selected to receive the 1985 Patron of the Arts Award, and,

WHEREAS, BARBARA JUNE'S manifold efforts on behalf of the arts included saving the Macomb Theater in downtown Mt. Clemens from the wrecking ball; initiation of a continuing education class in preschool music and movement in the L'Anse Creuse School District; and introducing the mind-educating Junior Great Books program at the Mt. Clemens Public Library.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR
AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and recognizes the outstanding accomplishments of BARBARA JUNE and wishes to express congratulations to the said BARBARA JUNE upon her receiving the "1985 Patron of the Arts Award".

II

Be It Further Resolved that a suitable copy of this Resolution be presented to BARBARA JUNE in testimony of the high esteem the Board of Commissioners has for her.

RES NO 1865 - A RESOLUTION COMMENDING LORETTA KETZLER, RECIPIENT OF THE WOMEN'S CULTURAL AWARD FROM THE MICHIGAN EDUCATION ASSOCIATION

COMMISSIONER ANTHONY V. MARROCCO, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, LORETTA KETZLER, a sixth-grade teacher at Schwarzkoff Elementary School in Sterling Heights has been honored by the Michigan Education Association for promoting women's concerns and has been selected by aforesaid association to be a recipient of their "Women's Cultural Award", and,

WHEREAS, the "Women's Cultural Award" is presented each year to a person or an organization that promotes the value and talents of women and has contributed to sex equity in education, and,

WHEREAS, the aforesaid attributes have been exercised at all times and through a myriad of special projects initiated and organized by LORETTA KETZLER including, but not limited to: assisting in a complete review of the School District's employee contract to rid it of sexed-biased language; organized a women's concerns committee in the school district which focuses on sending women to various leadership workshops and seminars; and as a member of the UEA Executive Committee urged the Michigan Education Department's Office of Sex Equity to conduct a study of the entire Utica School District to determine if boys and girls are treated equally, and,

WHEREAS, LORETTA KETZLER has actively promoted women's concerns, with dedication, determination and integrity, truly a mark of distinction and conclusive proof of her outstanding character.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to LORETTA KETZLER for her outstanding efforts in promoting women's concerns.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to LORETTA KETZLER in testimony of the high esteem in which the said LORETTA KETZLER is held by the Macomb County Board of Commissioners.

January 23, 1986

RES NO. 1866 - RESOLUTION IMPLORING THE SECRETARY OF STATE TO SEEK A WORKABLE INTERNATIONAL MANAGEMENT PLAN TO PROVIDE SAFE WATER LEVELS FOR THE ENTIRE GREAT LAKES BASIN

COMMISSIONER BERNARD B. CALKA, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the communities bordering the eastern shoreline of this Great State are now preparing for the worst flooding of this century, and,

WHEREAS, the County of Macomb and its communities that border Lake St. Clair will suffer and great irreparable damage in the spring of this year due to the flooding that will occur because of the high lake levels, and,

WHEREAS, it is imperative that the Federal, State, County and local governmental units cooperate fully to take all reasonable measures to prevent this impending tragedy, and,

WHEREAS, it is in the best interest of all concerned that a long-range solution to this continuous problem be found which must include an international management plan to control water levels in the entire Great Lakes Basin.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners, hereby publicly expresses to the Honorable George C. Schultz, the Secretary of State, its wholehearted support and desire to have said George C. Schultz attempt to find a workable, International Management Plan for Water Levels On the Entire Great Lakes Basin.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Congressional Delegation representing the State of Michigan and the Governor, the Honorable James Blanchard.

RES. NO. 1867 - A RESOLUTION TO PURSUE EVERY LEGAL MEANS POSSIBLE TO RECOUP THE 6.4 MILLION DOLLARS OF MACOMB COUNTY TRANSPORTATION FUNDS BEING DIVERTED TO THE DETROIT PEOPLE MOVER

COMMISSIONER JAYE ON BEHALF OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the Governor of the State of Michigan has stated that if the City of Detroit is unable to cover any future People Mover costs overruns, then he will require that these costs come from the State of Michigan's suburban bus allocation, and,

WHEREAS, the governor's position was presented after the SEMTA vote on transferring the People Mover and various funds to Detroit, and,

WHEREAS, a reduction in the suburban bus allocation will severely harm the elderly, the handicapped and commuting residents of Macomb county.

NOW THEREFORE, BE IT RESOLVED,

I. THAT MACOMB COUNTY BOARD OF COMMISSIONERS, STRONGLY URGE THE TWO MACOMB SEMTA REPRESENTATIVES TO VOTE TO RESCIND THEIR PREVIOUS VOTES APPROVING THE TRANSFER OF 6.4 MILLION DOLLARS OF MACOMB COUNTY TRANSPORTATION FUNDS BEING DIVERTED TO THE DETROIT PEOPLE MOVER. FURTHER THAT MACOMB'S SEMTA REPRESENTATIVE MAKE THIS MOTION AT THE NEXT SCHEDULED SEMTA MEETING, AND,

II. TO RECONFIRM THE BOARD OF COMMISSIONERS' JUNE 27, 1985, UNANIMOUS DIRECTIVE TO CORPORATION COUNSEL TO PURSUE EVERY LEGAL MEANS POSSIBLE TO RECOUP THE 6.4 MILLION DOLLARS OF MACOMB COUNTY TRANSPORTATION FUNDS BEING DIVERTED TO THE DETROIT PEOPLE MOVER, INCLUDING THE POSSIBILITY OF JOINING THE LAW SUIT REGARDING THE PEOPLE MOVER FILED BY MACOMB SENIOR CITIZEN GROUPS AND STATE LEGISLATORS, AND,

FURTHER THAT CORPORATION COUNSEL PROVIDE A WRITTEN PROGRESS REPORT TO THE BOARD OF COMMISSIONERS EVERY TWO WEEKS.

And that the Planning Department should have information regarding the cost of a study of local transportation needs and possible alternatives to the system they have now; and that they explore any avenues through which they could apply for grants to cover the cost.

RES. NO. 1868 - RESOLUTION DIRECTING THE PLANNING DEPARTMENT TO PROVIDE
ALTERNATIVES TO SEMTA

COMMISSIONER JAYE ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the transportation needs of Macomb County have not been adequately met by the South Eastern Michigan Transportation authority (SEMTA), the region's transportation delivery organization, and,

WHEREAS, SEMTA's decision to channel funds from suburbs bus service to the Detroit People Mover has seriously harmed the senior citizen, handicapped and commuter population of Macomb County, and,

WHEREAS, as the residents of Macomb County may be better served by a transportation authority other than SEMTA.

NOW THEREFORE, BE IT RESOLVED THAT THE BOARD OF COMMISSIONERS DIRECT THE MACOMB COUNTY PLANNING DEPARTMENT TO PROVIDE MACOMB COUNTY TRANSPORTATION SERVICE DELIVERY ALTERNATIVES TO SEMTA. THESE OPTIONS SHALL INCLUDE, BUT NOT BE LIMITED TO A MACOMB TRANSPORTATION AUTHORITY, A MACOMB/OAKLAND TRANSPORTATION AUTHORITY OR PRIVATE FIRM.

And that the Planning Department should have information regarding the cost of a study of local transportation needs and possible alternatives to the system they have now; and that they explore any avenues through which they could apply for grants to cover the cost.

RES. 1869 - RESOLUTION COMMENDING MADGE HIRE ON HER RETIREMENT FROM THE MACOMB COUNTY PERSONNEL/LABOR RELATIONS DEPARTMENT

COMMISSIONER SHARON GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, the aforesaid attributes exercised at all times by MADGE HIRE, are conclusive proof of her outstanding character, a mark of distinction, earned by many, however infrequently publicly acknowledged or recognized, and,

WHEREAS, it has been the good fortune of the Board of Commissioners and the County of Macomb, as well as the citizens of the County of Macomb, as well as the citizens of the County of Macomb, to have had the dedicated services of MADGE HIRE during her tenure as an employee of the County of Macomb from October 10, 1966 to March 1, 1986; beginning her career as an Accounting Clerk in the Controller's Office then moving to the Personnel Department with a promotion to Supervisor of Records and finally being promoted to Supervisor of Records/Employees Benefits, a position in which she has excelled, and,

WHEREAS, it is fitting and proper that MADGE HIRE be recognized and commended by this Board for her manifold contributions and many years of service to Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of commissioners hereby publicly acknowledges and expresses tribute to MADGE HIRE for her many years of devoted public service, and further does hereby commend the said MADGE HIRE for the outstanding public service rendered, while serving as an employee of the Macomb County Personnel/Labor Relations Department.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to MADGE HIRE in testimony of the esteem in which the said MADGE HIRE is held by the Macomb County Board of Commissioners.

RES. NO. 1870 - A RESOLUTION PETITIONING THE U. S. CONGRESS TO OFFER ASSISTANCE TO SOVIET MERCHANT SEAMAN MIROSLAV MEDVID

COMMISSIONER DAVE JAYE, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, on October 24 and 25, 1985, Soviet merchant seaman Miroslav Medvid jumped off a Soviet messel into the Mississippi River near New Oreans in an apparent attempt to seek political asylum. Despite his obvious desperation, having jumped ship twice on consecutive days, U. S. Border Patrol agents returned Mr. Medvid to the Soviet freighter on both occasions, and,

WHEREAS, the U. S. Border Patrol expained that its agents believed the seaman to be a stowaway while admitting that language barriers prevented meaningful communication with Mr. Medvid. Moreover, the U. S. State Department has indicated that the Border Patrol should not have returned the seaman without first consulting with State Department officials and, most importantly, without first questioning him in the presence of an interpretor, and,

WHEREAS, unfortunately, this tragedy resembles similar incidents in the past. In 1970, a Lithuanian seaman, Simas Kudirka, leaped from a Soviet fishing trawler and onto a U. S. Coast Guard cutter only to be dragged off ship by four Soviet seaman with the permission of Coast Guard commanders. A later incident, involving Ludmilla Vlasova, a Soviet ballerina, was also mishandles, and,

WHEREAS, This tragic response to an individual's cry for freedom can only serve to discourage other potential defectors and damages our credibility as a haven for those "yearning to breathe free". In addition, while we may not be able to enforce human rights in the Gulag, we are obligated to protecting and preserving those unalienable rights within our own borders.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners does hereby petition the U. S. congress to offer assistance to Soviet Merchant Seaman MIROSLAV MEDVID.

II

Be It Further Resolved that a copy of this Resolution be transmitted to the President of the U. S. Senate and Speaker of the U. S. House of Representatives, the President of the United States, the United States Secretary of State and the Michigan congressional delegates.

RES. 1871 A RESOLUTION COMMENDING JOHN EDWARD HASKELL FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging participation in a program which fosters and develops physical as well as emotional well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, JOHN EDWARD HASKELL, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, JOHN EDWARD HASKELL, for his Eagle Service Project organized the installation of recreational equipment at the Chesterfield Community Center thereby enabling the citizens of Chesterfield Township to enjoy picnicking and playground facilities.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb county Board of Commissioners, hereby publicly acknowledges and commends JOHN EDWARD HASKELL on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It further Resolved that a suitable copy of this Resolution be presented to JOHN EDWARD HASKELL, in recognition of his achieving the rank of Eagle Scout.

RES. 1872 - A RESOLUTION ENCOURAGING THE STATE LEGISLATURE TO DESIGNATE THE HONEYBEE AS THE OFFICAL INSECT OF THE STATE OF MICHIGAN

COMMISSIONER GILBERT PARKER, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, Michigan has an offical state tree, bird, gem, flower, mammal and fish but no offical state insect, and,

WHEREAS, at least 4 billion honeybees live and work in Michigan producing five (5) to nine (9) million pounds of honey annually in our state, and,

WHEREAS, honeybees must fly more than 20,000 miles to produce just one (1) pound of honey and under favorable conditions a honebee colony can produce over 100 pounds of honey each season, and,

WHEREAS, over 100,000 species of plants, including apples, and cherries are pollinated by honeybees and over \$200 million worth of crops in Michigan are dependent upon honeybees.

I

NOW THREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

II

That By These Presents, the Macomb County Board of Commissioners encourages the State Legislature to pass House Bill 5069 which would designate the honeybee as the official insect of the State of Michigan.

February 27, 1986

RES. NO. 1874 - A RESOLUTION IN OBSERVANCE OF TORNADO SAFETY WEEK
MARCH 23-29, 1986

COMMISSIONER HAROLD GROVE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF
THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the State of Michigan since 1950, has averaged the third highest number of deaths from tornadoes per year in the U. S. with a total of 244 persons killed since 1950, and,

WHEREAS, Michigan's worst tornado was on Palm Sunday, April 11, 1965, when several tornadoes struck the southern counties causing 53 fatalities and 51 million dollars in damage, and,

WHEREAS, Macomb County has been struck by several tornadoes, the worst of these tornadoes occurred on May 8, 1964, which resulted in the deaths of 13 persons, 400 injured and over 5 million dollars in damage, and,

WHEREAS, the public should be alert of the potential for tornadoes to generate in conjunction with severe thunderstorms, and while weather radar can identify the thunderstorms, it cannot always detect the killer tornadoes spawned in the storms, and,

WHEREAS, the Macomb County Emergency Services Division urges residents of Macomb County to be aware of the conditions that indicate a tornado alert by understanding a "tornado watch" or a "severe thunderstorm watch" is issued when conditions exist for severe weather to develop and a "warning" is issued when a tornado or severe thunderstorm has actually been sighted, and,

WHEREAS, the Macomb County Emergency Services Division is offering programs on tornado safety and spotting tornadoes which include preparation for severe storms, shelter, safety precautions and warnings.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Board of Commissioners of Macomb County joins Governor James Blanchard and the National Weather Service, in proclaiming March 23-29, 1986 as TORNADO SAFETY WEEK in Macomb County and urge all residents of Macomb County to learn more about how to protect themselves from tornadoes and severe weather.

II

Be It Further Resolved that the Board of Commissioners of Macomb County urges all local emergency service coordinators, county public and private school systems and the news media to support this coordinated effort to educate the public of the dangers of tornadoes and safety procedures which can save lives.

RES. NO. 1875 - A RESOLUTION HONORING LUCIEN N. NEDZI FOR HIS YEARS OF
OUTSTANDING PUBLIC SERVICE

COMMISSIONER ANNE LILLA ON BEHALF OF THE ENTIRE BOARD
OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, public service with sincerity, dedication and honesty in the cause of good government on behalf of all the people, is truly a mark of distinction, earned by devoted individuals, however, too infrequently recognized publicly, and,

WHEREAS, the aforesaid attributes aptly describe LUCIEN N. NEDZI, who has had a long and illustrious career as a dedicated public servant, dating back to his service as a Precinct Delegate, County Treasurer and District Chairman and to 1961 when he was first elected to the U. S. Congress serving in the U. S. House of Representatives until his retirement in 1981, and,

WHEREAS, as a Member of the U. S. house of Representatives LUCIEN N. NEDZI honored the citizens of the 14th District, as well as the State of Michigan and the entire country through conscientious and diligent service as a member of the Armed Services Committee and service as Chairman of the Select Committee on Intelligence, Personnel Sub-committee, Installations and Facilities sub-committee, Committee on House Administration, and Joint Committee on the Library among others too numerous to mention, and,

WHEREAS, LUCIEN N. NEDZI, throughout his 20 years in Congress, earned the respect and admiration of his constituency and colleagues and has been described by them as being a "work horse" rather than a "show horse" giving of his time and efforts to consistently take his legislative tasks and bring them to an artful and workable conclusion.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS,
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding public service, and manifold contributions made on behalf of the citizens of this great country, the State of Michigan, and 14th District by LUCIEN N. NEDZI, who for a period of upwards of twenty (20) years, holding each public office with great honor and distinction worthy of this public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to LUCIEN N. NEDZI in testimony of the high esteem the Board of Commissioners has for LUCIEN N. NEDZI, an outstanding elected official, public servant, and citizen.

RES. NO. 1876 - RESOLUTION HONORING SARAH BURNS, RECIPIENT OF THE INTER-FAITH CENTER FOR RACIAL JUSTICE 1986 BROTHERHOOD/SISTERHOOD AWARD

COMMISSIONER SHARON GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the Inter-Faith Center for Racial Justice presents an award yearly to a person in the community who has demonstrated by his or her acts and deeds the promotion and implementation of programs which are committed to the advancement of social and racial justice, and,

WHEREAS, the said SARAH BURNS, an outstanding civic leader has, not withstanding opposition, demonstrated time and time again her commitment and courage to bring about racial equality and harmony between all people through many years and innumerable hours of volunteer service to a myriad of organizations and projects within her community, the state, and the nation, and,

WHEREAS, such courage and commitment is worthy and deserving of recognition, as such leadership should be emulated by all.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS, SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the manifold contributions made by SARAH BURNS, in the elimination of social and racial injustice in her community, and does hereby commend the said SARAH BURNS for her commitment and courageous advocacy of programs and events designed to bring about the elimination of injustice so as to permit all an opportunity to advance to their highest aspirations.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to SARAH BURNS in testimony of the high esteem the Board of Commissioners has for the said SARAH BURNS and in recognition of her service and dedication on behalf of all people, of all ages, of all races, colors or creeds.

RES. NO. 1877 - A RESOLUTION SUPPORTING THE EFFORT OF THE WEST SHORE
COALITION

COMMISSIONERS ROBERT G. LYONS AND HUBERT J. VANDERPUTTEN,
ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE
FOLLOWING RESOLUTION:

WHEREAS, since 1973 to present there has been unprecedented flooding of public and private lands throughout the Great Lakes Basin, including Macomb County; and

WHEREAS, it is possible that in the past thirteen years the destruction has been due, in part, to the mismanagement and improper manipulation of the Lang Lac/Ogoki, Chicago, Welland Canal and other diversionary channels accounting for at least eighteen of the twenty-four inches of the all time high over the long term (1900-present) average; and

WHEREAS, it is possible these diversions could have been manipulated to neutralize the 5% above average departure in rainfall that the Army Corps, United States Commerce Department and National Oceanic and Atmospheric Administration have claimed brought the Great Lakes Basin to the present threshold of destruction; and

WHEREAS, the studies of the past twenty-one years conducted by various governmental agencies have proved fruitless in controlling the rising levels; and

WHEREAS, the people of Macomb County have and are presently suffering horrendous damage to homes, roads, sewer systems, beaches and wetlands; and

WHEREAS, the high levels these past thirteen years are posing increasing health hazards to the residents of Macomb County; and

WHEREAS, the costs associated with this slow creeping destruction due to the high water levels must be born by the taxpayers of Macomb County; and

WHEREAS, there is an organization formed of taxpayers throughout the Great Lakes Basin with some of its members within Macomb County seeking to bring about full and equitable regulation of the Middle Great Lakes (as Superior and Ontario already are) and the name of this organization being the WEST SHORE COALITION:

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners hereby recognizes and supports the efforts of the WEST SHORE COALITION in its attempt to bring the levels of Lake St. Clair and the other Middle Great Lakes back to the normal highes of those prior to the 1970's.

II

Be It Further Resolved, that letters of encouragement and a copy of this Resolution be sent to Secretary of State Schultz, Governor Blanchard, Senator Levin, Senator Riegle, and Congressman Bonior, encouraging them to push for adoption of a plan to bring lake levels to within normal and reasonable limits.

RES.NO. 1879 - A RESOLUTION COMMENDING ROY M. GEER ON HIS RETIREMENT FROM THE MACOMB COUNTY ROAD COMMISSION

CHAIRMAN WALTER FRANCHUK, COMMISSIONER H. J. VANDER PUTTEN AND COMMISSIONER SAM J. PETITTO, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, the quality of government and its ability to tender useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, ROY M. GEER, for upwards of twenty-three (23) years has served the citizens of Macomb County with honesty, sincerity and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by ROY M. GEER, are conclusive proof of his outstanding character, a mark of distinction, well earned, but too frequently not acknowledged or recognized publicly, and,

WHEREAS, the said ROY M. GEER began his career with Macomb County on February 4, 1963 as Purchasing Agent and performing his duties as well as fulfilling his responsibilities exceptionally well he was promoted to Purchasing Agent/ Facilities Manager, a position in which he has excelled and from which he retires on March 29, 1986, and,

WHEREAS, it has been the good fortune of the Board of Commissioners and the County Road Commission, as well as the citizens of the County of Macomb, to have had the dedicated service of ROY M. GEER during his tenure as an employee of the Macomb County Road Commission during which time he was awarded the "Marvin Klang Award" for outstanding purchasing and procedures in the State of Michigan from the Michigan public Purchasing Officers Association, and,

WHEREAS, it is fitting and proper that ROY M. GEER be recognized and commended by this Board for his manifold contributions and years of service to Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to ROY M. GEER for his

many years of devoted public service, and further does hereby commend the said ROY M. GEER for the outstanding public service rendered, while serving as an employee of the Macomb County Road Commission for upwards of the past twenty-three (23) years.

II

Be It Further Resolved that a suitable copy of this Resolution of Tribute be presented to ROY M. GEER in testimony of the esteem in which the said ROY M. GEER is held by the Macomb County Board of Commissioners.

March 27, 1986

RES. NO. 1880 A RESOLUTION HONORING EDDIE LEE AND PATSY LEE HARRINGTON
ON THE OCCASION OF THEIR 50TH WEDDING ANNIVERSARY

COMMISSIONER SHARON GIRE, ON BEHALF OF THE ENTIRE BOARD
OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, March 9, 1986, marks the 50th Wedding Anniversary of
EDDIE LEE and PATSY LEE HARRINGTON, and,

WHEREAS, they can look back with fond and loving memories to
their wedding day on March 9, 1936, at which time they pledged their love
and devotion, and,

WHEREAS, throughout the years EDDIE LEE HARRINGTON known to
everyone as "Uncle Eddie" pursued the art of gardening, winning awards for
his garden in testimony of this labor of love; and PATSY LEE HARRINGTON,
known by everyone as "Aunt Patsy" has graciously offered her practical
knowledge, wisdom and advice about children to all within her neighborhood,
and,

WHEREAS, the said EDDIE LEE and PATSY LEE HARRINGTON, are
residents of Macomb County living in the City of Mount Clemens and being
active members of the North Broadway Church of Christ have, for over 20
years, shared their home and their family with all in need of a hot meal by
extending an open invitation to Sunday Dinner at their home.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF
COMMISSOINERS SPEAKING FOR AND ON BEHALF OF ALL THE CITIZENS OF MACOMB
COUNTY AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners
does hereby extend its best wishes and congratulations to EDDIE LEE and
PATSY LEE HARRINGTON on the occasion of their 50th Wedding Anniversary.

II

Be It Further Resolved that a suitable copy of this Resolution be
given to EDDIE LEE and PATSY LEE HARRINGTON in testimony of the high esteem
the Board of Commissioners has for the said EDDIE LEE and PATSY LEE
HARRINGTON in commemoration of their 50th Wedding Anniversary.

March 27, 1986

RES. NO. 1881 - A RESOLUTION OF TRIBUTE TO THE MEN AND WOMEN OF
ROSEVILLE WHO LOST THEIR LIVES FIGHTING IN THE KOREAN
WAR AND IN VIETNAM

COMMISSONER ELIZABETH M. SLINDE, ON BEHALF OF THE ENTIRE
BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, local men and women who were born, raised and/or
educated in the City of Roseville, left their homes, families and friends
to fight in the name of their country during the Korean War and once again
during the Viet Nam conflict, and

WHEREAS, the battlefield performance of America's soldiers,
sailors, marines, and airmen from Roseville during the Korean War and Viet
Nam conflict was distinguished, dedicated, and courageous, and,

WHEREAS, these brave men and women unselfishly gave their lives
for their nation and in the name of their families, friends, and all people
of the United States.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners
hereby recognizes and acknowledges the ultimate sacrifice made by the men
and women from the City of Roseville whose distinguished service and
courageous actions during the Korean and Viet Nam conflict will forever be
remembered by those of us back home. May we never forget the principles of
freedom and democracy for which they gave the most precious gift - - their
lives.

March 27, 1986

RES. NO. 1882 - RESOLUTION COMMENDING BETTY BLUNDO RECIPIENT OF THE HEART OF GOLD
AWARD FOR 1986

COMMISSIONER SHARON L. GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS
OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life for all people, regardless of their sex, race, color or creed, is a noble and worthy pursuit, and,

WHEREAS, Betty Blundo, has dedicated herself to the service of her fellow man as shown by her involvement in various community organizations including: 40 years of service to the American Red Cross; 12 years of service to United Community Services; President of the Immaculate Heart of Mary Order Auxiliary; President of Church Women United in Macomb; Regent of the Daughters of Isabella; and giving thousands of hours of volunteer service to the USO, United Foundation Torch Drive; Girl Scouts; St. Joseph Hospital Auxiliary; and the Salvation Army where she also served as President of the Women's Auxiliary and in 1977 was named "Woman of the Year".,

WHEREAS, Betty Blundo's untiring efforts to aid humankind were acknowledged by her receipt of the Heart of Gold Award presented for outstanding volunteerism by the United Foundation at its 19th Annual Heart of Gold luncheon at Cobo Hall, and,

WHEREAS, it is fitting and proper that this outstanding citizen of Macomb County be recognized for her humanitarian efforts.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to Betty Blundo for being the beneficiary and recipient of the Heart of Gold Award, of which she is so richly deserving.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Betty Blundo in testimony of the high esteem the Board of Commissioners has for her, an Outstanding Macomb County citizen.

March 27, 1986

RES NO. 1883 - A RESOLUTION COMMENDING JOHN MC GRAW FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA J. KOLAKOWSKI, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, JOHN MC GRAW, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the boy scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, JOHN MC GRAW, for his community service project made planter boxes that the Sterling Heights Beautification Commission will place along Van Dyke.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends JOHN MC GRAW, of the Boy Scouts of America, Clinton Valley Council Troop 198, Sterling Heights, Michigan, on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JOHN MC GRAW, for achieving the rank of Eagle Scout.

RES. NO. 1884 - A RESOLUTION COMMENDING WILLIAM FROHRIEP FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA J. KOLAKOWSKI, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, WILLIAM FROHRIEP, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, WILLIAM FROHRIEP, for his community service project made a backstop for the Sterling Heights police pistol range.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends WILLIAM FROHRIEP, of the Boy Scouts of America, Clinton Valley Council Troop 198, Sterling Heights, Michigan, on achieving the status of "Eagle Scout", a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to WILLIAM FROHRIEP, for achieving the rank of Eagle Scout.

March 27, 1986

RES. NO. 1885 - A RESOLUTION COMMENDING MICHAEL HORLOCKER FOR ACHIEVING
THE STATUS OF 'EAGLE SCOUT' IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA J. KOLAKOWSKI, ON BEHALF OF ALL COUNTY
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF
COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, MICHAEL HORLOCKER, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, MICHAEL HORLOCKER, did a community service project for his church which included winterizing and cleaning the building and cleaning-up the church grounds.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends MICHAEL HORLOCKER, of the Boy Scouts of America, Clinton Valley Council Troop 198, Sterling Heights, Michigan, on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to MICHAEL HORLOCKER, for achieving the rank of Eagle Scout.

March 27, 1986

RES. NO. 1886 - A RESOLUTION COMMENDING DAVID EVANCIO FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA J. KOLAKOWSKI, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDAT

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, DAVID EVANCIO, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly attainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, DAVID EVANCIO, for his community service project planted more than 1,000 flower bulbs at the Sterling heights Nature Center.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends MICHAEL HORLOCKER, of the Boy Scouts of America, Clinton Valley Council Troop 198, Sterling Heights, Michigan, on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DAVID EVANCIO, for achieving the rank of Eagle Scout.

RES. NO. 1887 - A RESOLUTION COMMENDING DANIEL TISCH FOR ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER DIANA J. KOLAKOWSKI, ON BEHALF OF ALL COUNTY COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, The Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, DANIEL TISCH, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, DANIEL TISCH, for his community service project winterized the convent building of St. Anne Parish; organized the collection and distribution of food packages to needy families at Thanksgiving and Christmas.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends DANIEL TISCH, of the Boy Scouts of America, Clinton Valley Council Troop 198, Sterling Heights, Michigan, on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which ;is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DANIEL TISCH, for achieving the rank of Eagle Scout.

March 27, 1986

RES. NO. 1888 - A RESOLUTION ENCOURAGING THE LEGISLATURE IN WASHINGTON, D. C. TO REACH A COMPROMISE THAT WILL ASSURE CONTINUED FUNDING FOR THE ENVIRONMENTAL PROTECTION AGENCY AND ALLOW THEM TO CONTINUE THE CLEAN-UP OF ENVIRONMENTALLY DANGEROUS SITES

COMMISSONER GILBERT PARKER, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, no final action has passed the Legislature to continue funding for the EPA's toxic site investigation and clean-up programs, and,

WHEREAS, there is a strong possiblity that the EPA will start cancelling contracts in 45 days with the firms that handle testing, planning and implementation of their clean-up projects, and,

WHEREAS, a termination of those contracts would cause a slow down and stoppage of these projects resulting in irreparable harm to many communities.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners encourages our U. S. Congressional delegation to seek out and support a compromise that will ensure continued funding for the Environmental Protection Agency and allow said Agency to continue the clean-up of environmentally dangerous sites.

II

Be It Further Resolved, that a suitable copy of this Resolution be sent to the U. S. Congressmen and Senators representing Macomb County.

RES. NO. 1889 - A RESOLUTION OF COMMENDATION TO DONALD MALISKEY UPON HIS RETIREMENT FROM COUNTY EMPLOYMENT

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, DONALD MALISKEY, for upwards of thirty-one (31) years has served the general public with sincerity, honesty, dedication and integrity, and,

WHEREAS, the aforesaid attributes exercised at all times by DONALD MALISKEY, are conclusive proof of his outstanding character, a mark of distinction, too frequently left unrecognized and not given proper public acknowledgement, and,

WHEREAS, the said DONALD MALISKEY commenced his service for and on behalf of the citizens of Macomb County on November 23, 1954, as a public employee, hired to fulfill the responsibilities of maintenance mechanic and continued to faithfully perform his duties being promoted to electrician in 1967, a position from which he retired on March 1, 1986, and,

WHEREAS, it has been the good fortune of the Board of Commissioners, as well as the citizens of the County of Macomb, to have had the wise counsel and dedicated services of DONALD MALISKEY during his tenure as an employee of the County of Macomb, and,

WHEREAS, it is fitting and proper that DONALD MALISKEY be recognized and commended by this Board of Commissioners for his manifold contributions and many years of service in the furtherance of good responsible government.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to DONALD MALISKEY for over 31 years of devoted public service, and further does hereby acknowledge, recognize, and commend the said DONALD MALISKEY for the outstanding public service rendered, while serving as an employee of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution of Commendation be presented to DONALD MALISKEY in testimony of the high esteem in which the said DONALD MALISKEY is held by the Macomb County Board of Commissioners.

RES. NO. 1890 - RESOLUTION HONORING MAYME ALLEN ON HER RETIREMENT
FROM THE MACOMB COUNTY TREASURER'S DEPARTMENT

COMMISSIONER SAM J. PETITTO, ON BEHALF OF THE BOARD
OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, MAYME ALLEN, for upwards of 39 years has served the citizens of Macomb County with honesty, sincerity, dedication and integrity, and,

WHEREAS, the aforesaid attributes exercised at all times by MAYME ALLEN are conclusive proof of her outstanding character, a mark of distinction, too frequently left unrecognized without being given proper public acknowledgement, and,

WHEREAS, it has been the good fortune of the Board of Commissioners and the County Treasurer, as well as the citizens of the County of Macomb, to have had the dedicated services of MAYME ALLEN during her tenure as an employee of the County of Macomb from March 3, 1947 to April, 1986; beginning her career as a Steno Clerk and working dilligently to better her skills and increase her knowledge of the department's operations she was promoted to Deputy County Treasurer, a position in which she has excelled, and from which she is retiring, and,

WHEREAS, it is fitting and proper that MAYME ALLEN be recognized and commended by this Board for her manifold contributions and many years of service to Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to MAYME ALLEN for her many years of devoted public service, and further does hereby commend the said MAYME ALLEN for the outstanding public service rendered, while serving as an employee of the Macomb County Treasurer's Department.

II

Be It Further Resolved that a suitable copy of this Resolution of

Tribute be presented to MAYME ALLEN in testimony of the high esteem in which the said MAYME ALLEN is held by the Macomb County Board of Commissioners.

April 24, 1986

RES. NO. 1898 - A RESOLUTION COMMENDING STEPHEN DOMKE UPON BEING SELECTED MICHIGAN AMERICAN HISTORY TEACHER OF 1986 BY THE ALEXANDER MACOMB CHAPTER OF THE DAUGHTERS OF THE AMERICAN REVOLUTION

COMMISSIONER DAVID JAYE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the Alexander Macomb Chapter of the Daughters of the American Revolution, each year, select an American History teacher who is dedicated to the task of bringing american history alive for his or her students, and,

WHEREAS, STEPHEN DOMKE, American History teacher at Stevenson High School in the Utica Community School System has pursued his vocation with enthusiasm, dedication, and total commitment, and,

WHEREAS, the said STEPHEN DOMKE, has been an inspiration to his students (including the County Commissioner introducing this Resolution who was a former student) encouraging them to excel, study hard and enjoy learning the history of our great country.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its congratulations to STEPHEN DOMKE on being selected Michigan American History Teacher of 1986 by the Alexander Macomb Chapter of the Daughters of the American Revolution and further wishes him the best of luck in competition for the title of National History Teacher of the Year being held in Washington, D. C.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to STEPHEN DOMKE, in testimony of the high esteem the Board of Commissioners has for the said STEPHEN DOMKE, an outstanding American History teacher and citizen.

April 24, 1986

RES. NO. 1899 - A RESOLUTION COMMENDING DAVID MICHAEL ROSS UPON ACHIEVING T
STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER WALTER FRANCHUK, ON BEHALF OF ALL COMMISSIONER
OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, DAVID MICHAEL ROSS, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, DAVID MICHAEL ROSS, for his Eagle Service Project organized a highly successful blood drive, making 109 pints of blood available to hospital patients, 7 were deferred donors and 13 were first time donors.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends DAVID MICHAEL ROSS on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DAVID MICHAEL ROSS, in recognition of his achieving the rank of Eagle Scout.

April 24, 1986

RES. NO. 1900 - A RESOLUTION COMMENDING DR. DAHER B. RAHI FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONER WILLARD D. BACK AND SHARON GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, DR. DAHER B. RAHI has served the County of Macomb and its citizens with sincerity, honesty and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by DR. DAHER B. RAHI, are conclusive proof of his outstanding character and of his commitment to service to community, and,

WHEREAS, the said DR. DAHER B. RAHI has served on the Macomb County Building Authority since its inception and was instrumental, in the early formative years, in clearing the way for construction of the Macomb County Court Building, and,

WHEREAS, it has been the good fortune of all the citizens of Macomb County to have had the dedication and devotion of DR. DAHER B. RAHI in furthering and improving court facilities for the residents of Macomb County, and,

WHEREAS, it is fitting and proper that DR. DAHER B. RAHI be recognized and commended by the Board of Commissioners for his manifold contributions and many years of service to Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to DR. DAHER B. RAHI for his years of service to the Macomb County Building Authority, and further does hereby acknowledge, recognize and commend the said DR. DAHER B. RAHI for his outstanding public service.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DR. DAHER B. RAHI is held by the Macomb County Board of Commissioners.

April 24, 1986

RES. NO. 1901 - A RESOLUTION COMMENDING FIRE INSTRUCTOR JOHN H. CHILDS UPON BEING NAMED "FIRST PLACE RUNNER-UP FIRE INSTRUCTOR OF THE YEAR

COMMISSIONER BERNARD B. CALKA AND DIANA J. KOLAKOWSKI, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, the International Society of Fire Service Instructors' Association (IFSTA) announced at their 58th Annual Fire Department Instructors Conference that JOHN H. CHILDS, of the Sterling Heights Fire Department had been selected "First Place Runner-up Fire Instructor of the Year", and,

WHEREAS, this honor was awarded to JOHN H. CHILDS at the foresaid conference attended by more than 5,000 people from all over the world including Tokyo, and,

WHEREAS, JOHN H. CHILDS has earned national acclaim and recognition for his outstanding accomplishments and innovative contributions to all aspects of Fire Science, and,

WHEREAS, it has been the good fortune of the City of Sterling Heights, the Sterling Heights Fire Department, the County of Macomb and all of its residents to have the dedicated service of JOHN H. CHILDS, a man of vision and commitment to learn, develop, instruct and promote fire safety.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to JOHN H. CHILDS upon being named "First Place Runner-up Fire Instructor of the Year".

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JOHN H. CHILDS in testimony of the high esteem in which the said JOHN H. CHILDS is held by the Macomb County Board of Commissioners.

April 24, 1986

RES. NO. 1902 - A RESOLUTION OF SUPPORT TO THE MICHIGAN DEPARTMENT OF TRANSPORTATION FOR IMPROVEMENTS OF MOUND ROAD FROM EIGHT MI ROAD TO M-59

COMMISSIONER RICHARD D. SABAUGH, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, a study has been conducted and a proposal made by the Macomb County Road Commission to pave Mound Road from Eight Mile Road to M-59, and,

WHEREAS, the study and proposal for the aforesaid road improvements has been approved by the Michigan Department of Transportation, and,

WHEREAS, the present poor condition of the Mound Road corridor not only impairs the development of much needed new industry but also threatens the loss of existing business and industry.

I

That By these Presents, the Macomb County Board of Commissioners hereby publicly supports the Macomb County Road Commission's proposal to pave Mound Road from Eight (8) Mile Road to M-59 and further endorses the Michigan Department of Transportation's approval of aforesaid proposal.

II

Be It Further Resolved that the Macomb County Board of Commissioners strongly urge the Michigan Department of Transportation to rate this Mound Road improvement project a top priority and that work begin immediately in order to accommodate future industrial/commercial growth in Macomb County.

April 24, 1986

RES. NO. 1903 - A RESOLUTION COMMENDING PHYLLIS J. VICKS UPON HER RETIREMENT FROM THE MACOMB COUNTY PERSONNEL/LABOR RELATIONS DEPARTMENT

CHAIRMAN WALTER FRANCIUK, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, PHYLLIS J. VICKS, for upwards of thirty-four (34) years has served the County of Macomb and its citizens with honesty, integrity, sincerity and dedication, and,

WHEREAS, the aforesaid attributes exercised at all times by PHYLLIS J. VICKS, are conclusive proof of her outstanding character, and a mark of distinction, worthy of public acknowledgement, and,

WHEREAS, PHYLLIS J. VICKS commenced her public service for and on behalf of the citizens of Macomb County on February 7, 1952 as a Steno Clerk and was thereafter promoted to Payroll Supervisor and Personnel Technician in 1964, and to Assistant to the Director in 1972, and,

WHEREAS, PHYLLIS J. VICKS, distinguished herself and added to the efficiency of her Department throughout her career, and,

WHEREAS, it has been the good fortune of the Board of Commissioners, the Personnel/Labor Relations Department, as well as the citizens of the County of Macomb, to have had the dedicated services of PHYLLIS J. VICKS during her tenure as an employee of the County of Macomb, and,

WHEREAS, it is fitting and proper that PHYLLIS J. VICKS be recognized and commended by this Board of Commissioners for her manifold contributions and many years of service to Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That by These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to PHYLLIS J. VICKS for the outstanding public service rendered, while serving as an employee of the Macomb County Personnel/Labor Relations Department for upwards of the past thirty-four (34) years.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to PHYLLIS J. VICKS, in testimony of the esteem in which the said PHYLLIS J. VICKS is held by the Macomb County Board of Commissioners.

April 24, 1986

RES. NO. 1904 - A RESOLUTION COMMENDING IRENE PHYLLIS HOOPER, R. N.
UPON HER RETIREMENT FROM MARTHA T. BERRY

COMMISSIONERS ANNE LILLA, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and

WHEREAS, IRENE PHYLLIS HOOPER, R. N. for upwards of twenty-seven (27) years has served the citizens of Macomb County with honesty, sincerity, dedication and compassion, and,

WHEREAS, the foresaid attributes exercised at all times by IRENE PHYLLIS HOOPER, R. N. are conclusive proof of her outstanding character, a mark of distinction, worthy of public acknowledgement, and,

WHEREAS, it has been the good fortune of the Board of Commissioners and the County of Macomb, as well as the citizens of the County of Macomb, to have had the dedicated services of IRENE PHYLLIS HOOPER, R.N. during her tenure as an employee of the County of Macomb from December 22, 1958 to May 30, 1986; beginning her career as a staff nurse at the County Medical Care Facility and working diligently achieved a series of deserving promotions including Head Nurse, In-Service Director, Assistant Director of Nursing and Director of Nursing, a position she has held for 14 years and in which she has excelled, and,

WHEREAS, it is fitting and proper that IRENE PHYLLIS HOOPER, R. N. be recognized and commended by this Board for her manifold contributions and many years of service to Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses tribute to IRENE PHYLLIS HOOPER, R.N. for her many years of devoted public service, and further does hereby commend the said IRENE PHYLLIS HOOPER, R.N. for outstanding public service rendered, while serving as an employee of the Macomb County Martha T. Berry Memorial Medical Care Facility.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to IRENE PHYLLIS HOOPER, R. N. in testimony of the high esteem in which the said IRENE PHYLLIS HOOPER, R. N. is held by the Macomb County Board of Commissioners.

Approved: _____

April 24, 1986

RES. NO. 1905 - A RESOLUTION DESIGNATING MAY AS "HIGH BLOOD PRESSURE MONTH"
IN MACOMB COUNTY

WHEREAS high blood pressure is a major cause of cardiovascular and related diseases, contributing to more than 770,000 deaths annually...

WHEREAS great progress has been made during the past 10-12 years in publicizing the dangers of uncontrolled high blood pressure and fostering improved control of the disease....

WHEREAS the thousands of national and local organizations and groups that work for high blood pressure control can be justifiably proud of the gratifying results they have helped to achieve....

WHEREAS a national survey has shown that more than 90 percent of adult Americans know that high blood pressure is a serious disease that cannot be cured, only controlled by continued treatment.....

WHEREAS an estimated 60 million Americans have high blood pressure and although three of four persons with hypertension are aware of their condition, surveys show that only one in three is satisfactorily controlling the condition.....

WHEREAS people with uncontrolled high blood pressure risk premature illness or death from coronary heart disease, stroke, or kidney failure and people who effectively control the condition can lead normal, healthy lives....

THEREFORE as the Macomb County Board of Commissioners, we hereby proclaim the month of May 1986 as National High Blood Pressure Month and we strongly urge all civic, scientific, medical, educational, voluntary, and health care organizations and professionals to join us in using this month - and the months and years to come - to educate the public, patients, and health care professionals in the detection, treatment, and control of high blood pressure.

FURTHERMORE, we strongly urge our fellow citizens, to have your blood pressure checked regularly and, if it is high, seek and follow your physician's advice.

April 25, 1986

RES. NO. 1906 - A RESOLUTION COMMENDING THE REVEREND DR. STANLEY BAILEY
UPON HIS RETIREMENT FOLLOWING 32 YEARS OF DEDICATED
SERVICE

COMMISSIONER SHARON L. GIRE, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of the various peoples of our communities and nation, and,

WHEREAS, Reverend DR. STANLEY BAILEY having been called into the professional ministry in 1953 and accepting his first assignment as pastor of Elba Church, Flint, in 1954, has devoted 32 years unselfishly serving the needs of his church members and the community, and,

WHEREAS, Reverend DR. STANLEY BAILEY has, for upwards of these past three decades, performed an important role in the lives of Christian families, tending to the spiritual and moral needs of all of those in need and giving them hope and inspiration through a variety of personal daily encounters, and,

WHEREAS, it is fitting and proper that such outstanding and dedicated contributions to the moral development of the citizens and the communities for a period of 32 years, as well as the improvement made in the furtherance of the social and moral enrichment of the community be recognized and publicly acclaimed.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby acknowledges and expresses its recognition and appreciation of the multitude of contributions made by Reverend DR. STANLEY BAILEY, for 32 years, the last 10 of which were served at First United Methodist Church in Mt. Clemens where he was instrumental in the furtherance of the development of the social, moral and spiritual development of Mt. Clemens and surrounding areas, and for the enhancement of the quality of life for all

who availed themselves of the many fine services and activities provided by Reverend DR. STANLEY BAILEY.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Reverend DR. STANLEY BAILEY in testimony of the high esteem the Board of Commissioners has for the said Reverend DR. STANLEY BAILEY in testimony of the high esteem the Board of Commissioners has for the said Reverend DR. STANLEY BAILEY in recognition of his outstanding service and dedication on this the occasion of his retirement.

RES...NO. 1907 - A RESOLUTION COMMENDING WILLIAM G. CARTER UPON HIS RETIREME
AS COMMANDER OF NEIL W. REID, VFW POST 2358

COMMISSIONERS DONALD G. TARNOWSKI, ELIZABETH M. SLINDE AND
HAROLD E. GROVE, ON BEHALF OF THE BOARD OF COMMISSIONERS,
OFFER THE FOLLOWING RESOLUTION:

WHEREAS, the hallmark of a leader is measured by the dedication,
perserverance, sincerity and honesty put forward at all times on behalf of
those he or she represents, and,

WIHEREAS, WILLIAM G. CARTER has been an active member of the Neil
W. Reid, VFW Post 2358 for upwards of 22 years and served diligently as
Post Commander during the Post's 50th Anniversary Year (1985-1986), and,

WHEREAS, WILLIAM G. CARTER was publicly honored by being selected
to serve in the prestigious position of White Hat Commander (all State
Commander) for the State of Michigan during the 1985-1986 service year,
and,

WHEREAS, it has been the good fortune of the members of Neil W.
Reid VFW Post 2358 and the citizens of East Detroit to have had the benefit
and wise counsel of WILLIAM G. CARTER during his tenure with said VFW Post
2358.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners,
hereby publicly acknowledges and recognizes the outstanding contributions
and accomplishments of William G. Carter and wishes to express
congratulations to the said WILLIAM G. CARTER on the occasion of his
retirement as Commander of Neil W. Reid, VFW Post 2358.

II

Be It Further Resolved that a suitable copy of this Resolution be
presented to William G. Carter in testimony of the high esteem the Board of
Commissioners has for him.

RES. NO. 1908 - A RESOLUTION COMMEMORATING THE 50TH ANNIVERSARY OF

COMMISSIONER HAROLD E. GROVE AND ELIZABETH M. SLINDE,
ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFER
THE FOLLOWING RESOLUTION:

WHEREAS, on May 1, 1936, a one room library was established in the Roseville Municipal Building, then located at Gratiot and Meier, and,

WHEREAS, under the capable direction of its first librarian, Narcia Williams, the library commenced to serve the residents of Roseville and surrounding areas with an inventory of 1,125 books, and,

WHEREAS, the ROSEVILLE PUBLIC LIBRARY continued to meet the needs of its patrons with efficiency and dedication, and an ever increasing selection of material soon growing to two rooms, then to a storefront, a new building, and in 1975 moved to its present location in the Civic Center Complex, and,

WHEREAS, the said ROSEVILLE PUBLIC LIBRARY, throughout its 50 years expanded services to reflect the ever-changing needs of a prospering community and now offers a selection of 90,000 books, 200 magazines, 10 newspapers, video tapes, microfilm and travel literature, and,

WHEREAS, the ROSEVILLE PUBLIC LIBRARY, through its fine selection of reading material, as well as audio and visual offerings has opened the doors to the wonders of this world and the universe to all who have explored its shelves.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" in commemoration of the 50th Anniversary of the ROSEVILLE PUBLIC LIBRARY, and further, extends best wishes for success and prosperity for another 50 years and beyond.

II

Be It Further Resolved that a suitable copy of this Resolution be presented in testimony of the high esteem in which the ROSEVILLE PUBLIC LIBRARY is held, by the Macomb county Board of Commissioners.

RES. NO. 1909 - A RESOLUTION HONORING GAETON AND FLORENCE URBANI ON

COMMISSIONER J. J. BUCCELLATO, ON BEHALF OF THE
ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING
RESOLUTION:

WHEREAS, they can look back with fond and loving memories to their wedding day in Nativity Church, Detroit, Michigan, July 13, 1936, at which time GAETON and FLORENCE pledged to one another their love and devotion through the good times as well as any hardships that may lie ahead, and,

WHEREAS, over the past 50 years GAETON and FLORENCE URBANI's strong belief in the family unit and commitment to one another has blessed them with four children, Joyce, Gail, Gaeton Jr., and Anthony II as well as ten beautiful grandchildren, and,

WHEREAS, throughout the years GAETON URBANI, with the loving support and confidence of his wife FLORENCE, was responsible for starting and nurturing to success many varied businesses including, Urbani and Urbani Law Firm, Ideal Travel Agency, Commercial Realty, Homeowners Realty, and Family Laundromat, and,

WHEREAS, the said GAETON and FLORENCE URBANI have contributed countless hours and immeasurable efforts to the Italian-American Community, sharing their knowledge, wisdom and firm belief in a strong family unit, morals, values, hard work and a good education.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL CITIZENS OF MACOMB COUNTY AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners does hereby extend its best wishes and congratulations to GAETON and FLORENCE URBANI on the occasion of their 50th Wedding Anniversary.

II

Be It Further Resolved that a suitable copy of this Resolution be given to GAETON and FLORENCE URBANI in commemoration of their 50th wedding anniversary.

April 24, 1986

RES. NO. 1910 - A RESOLUTION COMMENDING REVEREND FATHER BONAVENTURE VERWEIL, O.S.M. ON THE 50TH ANNIVERSARY OF HIS ORDINATION

COMMISSIONER DONALD GURCZYNSKI, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, this great democracy was founded, in part, as a result of the search of our forefathers for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of the various peoples of our communities and nation, and

WHEREAS, REVEREND FATHER BONAVENTURE VERWEIL is celebrating the 50th Anniversary of his Ordination into the priesthood on May 31, 1986, and,

WHEREAS, REVEREND FATHER BONAVENTURE VERWEIL has unselfishly served the needs of parish communities, performing the duties of Assistant Pastor for parishes in Detroit, Michigan; St. Louis, Missouri, Milwaukee, Wisconsin, and,

WHEREAS, REVEREND FATHER BONAVENTURE VERWEIL has, for five decades, performed an important role in the lives of Catholic families, tending to the spiritual and moral needs of all of those in need and giving them hope and inspiration through a variety of personal daily encounters, and,

WHEREAS, it is impossible to place too great a value on the work, devotion, and meritorious service contributed by REVEREND FATHER BONAVENTURE VERWEIL during his assignment as a weekend assistant at St. Cletus Parish in Warren, Michigan, and,

WHEREAS, it is fitting and proper that such outstanding dedicated contribution to the moral development of the citizens and the communities for a period of 50 years, as well as the improvement made in the furtherance of the social and moral enrichment of the community of Warren and surrounding areas be recognized and publicly acclaimed.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby acknowledges and expresses its recognition and appreciation of the multitude of contributions made by REVEREND FATHER BONAVENTURE VERWEIL, for 50 years, enhancing the quality of life for all of those who avail themselves to the many fine services and activities provided by REVEREND FATHER BONAVENTURE VERWEIL.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to REVEREND FATHER BONAVENTURE VERWEIL in testimony of the high esteem the Board of Commissioners has for the said REVEREND FATHER BONAVENTURE VERWEIL in recognition of his outstanding service and dedication on this, the occasion of his 50th Anniversary of his ordination into the priesthood.

RES. NO. 1912 - A RESOLUTION COMMENDING FRANK FORMENTI UPON BEING SELECTED CLINTON TOWNSHIP SENIOR CITIZEN OF THE YEAR

COMMISSIONERS ANTHONY V. MARROCCO AND SHARON L. GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION

WHEREAS, genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life for all people, regardless of their sex, race, color or creed, is a noble and worthy pursuit, and,

WHEREAS, FRANK FORMENTI has dedicated himself to the service of humankind as shown by his untiring efforts to help mentally ill patients at the Clinton Valley Center in Pontiac, and,

WHEREAS, the said FRANK FORMENTI has campioned the cause of the mentally ill spurred on by a deep compassion of those mentally and physically handicapped patients that seem to have been forgotten or abandoned by their families and friends, and

WHEREAS, FRANK FORMENTI'S good works and sincere concern for others has benefited the patients at Clinton Valley Center with 16 color television sets, two sets of new sheets for every bed, five rooms of clothing, an outdoor restroom built for use during recreation periods, and a ramp so handicapped patients could use the picnic grounds, and

WHEREAS, the said FRANK FORMENTI has received recognition for his innumerable contributions icnluding the prestigious Jefferson Award by the American Institute for Public Service in Washington, D. C.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners publicly acknowledges and expresses "Congratulations" to FRANK FORMENTI upon being selected "Clinton Township Senior Citizen of the Year", of which he is so richly deserving.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to FRANK FORMENTI in testimony of the high esteem the Board of Commissioners has for him, an outstanding citizen.

RES. NO. 1913 - A RESOLUTION COMMENDING MITCH KEHETIAN, MANAGING EDITOR
AND THE MACOMB DAILY FOR TAKING A LEADERSHIP ROLE IN
HONORING MACOMB COUNTY'S TOP GRADUATING SENIORS

COMMISSIONER HUBERT J. VANDER PUTTEN, ON BEHALF OF
THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE
FOLLOWING RESOLUTION:

WHEREAS, the intellectual, physical and artistic development of
the youth of America is an enormous task yet most rewarding and one that is
welcomed by all educators, and,

WHEREAS, MITCH KEHETIAN, MANAGING EDITOR, AND THE MACOMB DAILY,
through a series of articles and joint sponsorship of an awards dinner, has
publicly recongnized and honored the top scholars from approximately 10,000
seniors graduating from Macomb County High Schools this June, and,

WHEREAS, such scholastic achievement is attained only through
hard work, dedication and commitment, and is therefore worthy of such
special recognition.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners
hereby publicly acknowledges and recognizes the outstanding efforts of
MITCH KEHETIAN, MANAGING EDITOR, AND THE MACOMB DAILY for its
participation, support and commitment to honoring Macomb County's top
graduating scholars.

II

Be It Further Resolved that a suitable copy of this Resolution be
presented to MITCH KEHETIAN, MANAGING EDITOR AND THE MACOMB DAILY for
undertaking this most worthwhile and richly deserved testimonial for Macomb
County's top scholars.

RES. NO. 1914 - A RESOLUTION DECLARING JUNE 13, 14 AND 15, 1986,
"WALLEYE WEEKEND IN MACOMB COUNTY"

COMMISSIONER BERNARD B. CALKA, ON BEHALF OF THE
ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS,
OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the AMERICAN LUNG ASSOCIATION OF SOUTEASTERN MICHIGAN
has successfully initiated a myriad of meaningful health programs for the
residents of Wayne, Oakland and Macomb Counties, and,

WHEREAS, the Detroit News is sponsoring a Great Walleye Fishing
Contest on Lake St. Clair and Lake Erie the weekend of June 13, 14, and 15,
1986, in order to raise funds to support over 40 free health programs
provided to the people of Wayne, Oakland and Macomb Counties by the
AMERICAN LUNG ASSOCIATION OF SOUTEASTERN MICHIGAN, and,

WHEREAS, the funds raised from this Walleye Fishing Contest would
help support American Lung Association programs such as a Summer Camp for
Asthmatic children, Breathers Club for elderly victims of chronic lung
diseases, Stop Smoking Clinics, and numerous health programs for schools as
well as research grants, and,

WHEREAS, the weekend of June 13, 1986, will afford Macomb County
Residents an opportunity to enjoy some great Walleye fishing and win some
special contact prizes including a 33-foot TITAN RV to the lucky angler who
lands the one and only specially tagged Walleye.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS:

I

That By These Presents, the Macomb County Board of Commissioners,
hereby publicly designated June 13, 14 and 15, 1986, as "Walleye Weekend in
Macomb County" and encourages all Macomb County anglers to support the
Great Walleye Fishing Contest and in doing so support the AMERICAN LUNG
ASSOCIATION OF SOUTEASTERN MICHIGAN.

II

Be It Further Resolved that a suitable copy of this Resolution be
presented in testimony of the Macomb County Board of Commissioners support
of this worthy endeavor.

RES. NO. 1915 - A RESOLUTION COMMEMORATING THE 20TH ANNIVERSARY
OF THE MACOMB COUNTY INTER-AGENCY COUNCIL

COMMISSIONERS J. J. BUCCELLATO AND SHARON GIRE, ON BEHALF
OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS,
OFFER THE FOLLOWING RESOLUTION:

WHEREAS, the Macomb Inter-Agency Council was established in 1964 by concerned area citizens and human service agencies as a united effort to improve and expand the quality of human services on a non-discriminatory basis, without regard to race, creed, color, national origin, age or sex, and,

WHEREAS, the said MACOMB INTER-AGENCY COUNCIL constantly strives to identify areas of human service concern in Macomb County with an emphasis on initiating a service, program, or advocacy effort to help alleviate problem areas, and,

WHEREAS, it is fitting and proper that the Macomb County Board of Commissioners publicly recognize and commend the Macomb County Inter-Agency Council on the occasion of its 20th Anniversary.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and tribute in commemoration of the 20th Anniversary of the MACOMB COUNTY INTER-AGENCY COUNCIL, and further congratulates and extends its best wishes to the Macomb County Inter-Agency Council, wishing them well and continued success in the future.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the MACOMB COUNTY INTER-AGENCY COUNCIL in testimony of the high esteem the Board of Commissioners has for the said MACOMB COUNTY INTER-AGENCY COUNCIL.

RES. NO. 1916 - A RESOLUTION COMMENDING GEORGE MERRELLI, THE ONLY CHARTER MEMBER OF THE MACOMB COUNTY COMMUNITY MENTAL SERVICES BOARD, FOR OUTSTANDING PUBLIC SERVICE

COMMISSIONERS ANNE LILLA, DONALD GURCZYNSKI, HUBERT J. VANDER PUTTEN AND DAWN GRUENBURG, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, public service with sincerity and dedication to the cause of improving the quality of life of the citizens of Macomb County is truly a mark of distinction, often earned but too infrequently publicly recognized and acknowledged, and,

WHEREAS, GEORGE MERRELLI, has served the citizens of Macomb County with devotion, distinction and integrity during his tenure as a member of the Macomb County Community Mental Services Board, having assumed office on January 1, 1986, shortly after the Board's inception and continues to serve today as the only charter member, and,

WHEREAS, GEORGE MERRELLI, has given of his time for the benefit of his fellowman by serving in various capacities on the county Mental Health Board, currently as chairperson of the Personnel Committee and Vice-Chairperson of the Program and Budget Committee, and,

WHEREAS, the said GEORGE MERRELLI has been involved with many community activities benefiting all segments of society, some of which include the St. Clair Shores Housing Commission, Executive Board of Office of Economic Opportunity, Macomb Traffic Control Commission, and Senior Citizen programs of all kinds, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation for the multitude of contributions made by the said GEORGE MERRELLI, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said GEORGE MERRELLI, a citizen worthy and deserving of this recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to GEORGE MERRELLI, an outstanding public servant, in testimony

of the high esteem the Board of Commissioners has for the said GEORGE MERRELLI, a citizen worthy and deserving of this recognition.

RES. NO. 1918 - A RESOLUTION IN SUPPORT OF AMENDING PUBLIC ACTS 1968,
NO. 154, SECTION 8251, AS IT RELATES TO THE FORTY-SECOND
DISTRICT COURT,

COMMISSIONER TARNOWSKI, ON BEHALF OF THE ENTIRE MEMBERSHIP OF
THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the 42nd District Court, Division I, has been physically
located at 67200 Van Dyke Avenue, Romeo, Michigan, since 1968, and Division
II at 30500 23 Mile Road, New Baltimore, Michigan, since 1972, and,

WHEREAS, the County of Macomb is the District Control Unit for
said Court and is desirous of improving the present Court facilities
through either purchasing or renting new facilities or renovating the
present facilities, and

WHEREAS, the improvement of the present Court facilities at a
reasonable cost and the convenience of the majority of citizens of the 42nd
District are of paramount concern to all,

NOW THEREFORE BE IT RESOLVED by the Board of Commissioners of
Macomb County that Public Acts 1968, No. 154, Section 8251(2), as it relates
to the 42nd District Court only, be amended to provide that said Court
shall sit at a place or places within the District that a majority of the
Judge(s) of said District and the District Control Unit shall determine.

IT IS FURTHER RESOLVED that a copy of this resolution be
transmitted to all Macomb County State Legislators for the purpose of
requesting their assistance in amending Section 8251(2) of Public Acts
1968, No. 154.

May 22, 1986

RES. 1919 - AUTHORIZING SEWER DISPOSAL IMPROVEMENTS WITHIN CHESTERFIELD TOWNSHIP, LENOX TOWNSHIP AND THE VILLAGE OF NEW HAVEN IN ACCORDANCE WITH PROVISIONS OF ACT 342, PUBLIC ACTS OF 1939

WHEREAS, by Resolution No. 850 duly adopted by the Board of Supervisors on February 14, 1966, there was authorized to be established within the County of Macomb a system or systems of water, sewer and/or sewage disposal improvements and services within or between cities, villages and townships, as permitted by Act 342, Public Acts of Michigan, 1939, as amended; and

WHEREAS, the duly elected and qualified Drain Commissioner, now Public Works Commissioner, of the County of Macomb was designated as the COUNTY AGENCY under the provisions of said Act to act for and on behalf of the County of Macomb, with all the rights, powers and duties as specified in said Act; and

WHEREAS, said Resoltuion provides, in part, as follows:

"4. Upon preliminary approval of the Board of Supervisors of the County of Macomb, by resolution, of any of the public improvement projects of the type specified in said Act 342, Public Acts of Michigan, 1939, as now or hereafter amended, which resolution shall describe in general terms the public improvement project proposed, designate a name for identification purposes, and specify the units of government benefited thereby, the Drain Commissioner of the County of Macomb, as the duly designated County Agency, is authorized to enter into and execute the necessary contract or contracts with such units of government for the acquisition, construction, operation and financing of said public improvement project in accordance with the authorization therefor provided in said Act, and prepare and submit to the Board of Supervisors for their action thereon any ordinance or resolution deemed necessary to provide for the financing thereof by the issuance of bonds or notes of the types authorized by said Act and secured as provided in said Act."

and

WHEREAS, the Township of Chesterfield, the Township of Lenox and the Village of New Haven, by resolution of their respective Boards or Council, duly filed with the County Agency, have requested the assistance of the County in constructing and financing sanitary sewer improvements within said municipalities as authorized by said Act 342, which said sanitary sewer improvements consist generally of an interim sanitary sewer interceptor, meter pits, meters and appurtenances thereto, described and located as set forth in Exhibit "A" attached hereto and made a part hereof, the general maps and plans for which are on file with the County Agency; and

WHEREAS, it appears that said sanitary sewer improvements are necsssary for the public health and safety and are within the purposes specified in said Act 342 and Resolution No. 850 heretofore referred to.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of the County of Macomb, State of Michigan, as follows:

1. That the sanitary sewer improvement project to be located in the Township of Chesterfield, the Township of Lenox and the Village of New Haven, County of Macomb, as generally described in Exhibit "A" hereto attached, is hereby approved as a County sanitary sewer project to be acquired, constructed, operated and financed under the provisions of Act 342, Public Acts of 1939, as amended.

2. That said project for identification purposes shall be designated Macomb County Wastewater Disposal District (Chesterfield, New Haven and Lenox Section), the units of government benefited thereby being the Township of Chesterfield, the Township of Lenox and the Village of New Haven.

3. That the Public Works Commissioner of the County of Macomb, as the duly designated County Agency, is authorized to negotiate and enter into the necessary contract or contracts with the Township of Chesterfield, the Township of Lenox and the Village of New Haven, under the authorization of said Act 342, for the acquisition, construction, operation and financing of said sanitary sewer improvements as generally described in Exhibit "A", and to prepare and submit to the Board of County Commissioners for its action thereon the resolution necessary under said Act 342 to provide for the issuance of bonds of the County to finance costs of said project.

4. That said sanitary sewer improvements as described generally in Exhibit "A" are determined to be vital and necessary to protect and preserve the public health and safety.

EXHIBIT A

Installation of a sanitary sewer commencing at 21 Mile Road and I-94, thence Northerly along I-94 to Foster Road and I-94, thence Northerly in Foster Road and Foster Road extended in an easement to 25 Mile Road, thence Westerly in Twenty-Five Mile Road to an easement about 1/2 mile East of Gratiot Avenue; thence Northerly in Gratiot to 26 Mile Road, thence Easterly in 26 Mile Road to New Haven Road, thence Northerly to the New Haven sewerage treatment plant.

Installation of a sanitary sewer commencing at 26 Mile Road and New Haven Road, thence Easterly in 26 Mile Road to I-94 and the Oak Ridge Golf Course.

RES. NO. 1920 - APPROVAL OF MACOMB COUNTY WASTEWATER DISPOSAL DISTRICT PROJECT (Shelby Section) 21 MILE ROAD SANITARY SEWER, TO BE ACQUIRED, CONSTRUCTED, OPERATED AND FINANCED UNDER ACT 342, AS AMENDED.

WHEREAS, the Macomb County Board of Supervisors by Resolution dated December 29, 1966, authorized the establishment of a system or systems of water, sewer and/or sewage disposal improvements and services within and without the County of Macomb as authorized by Act 342, Public Acts of Michigan, 1939, as amended, and further provided in said Resolution that the provisions of said Act be made effective and applicable to the County of Macomb; and,

WHEREAS, the Macomb County Drain Commissioner, now known as the Macomb County Public Works Commissioner, was designated in said Resolution as the "COUNTY AGENCY" and in that capacity authorized and directed to initiate proceedings and make provisions for public improvement projects and contracts relative thereto; and

WHEREAS, the County of Macomb, by and through its County Agency, has entered into an Agreement with the City of Detroit, whereby the City of Detroit has agreed to provide wastewater disposal service to the Macomb County Wastewater Disposal District at designated delivery locations within the County of Macomb, and at such other points as may from time to time, be mutually agreed upon by the City of Detroit and the County of Macomb; and,

WHEREAS, the Charter Township of Shelby entered into an Agreement on June 4, 1968, with the County of Macomb, by its County Agency, for sewage disposal service by the City of Detroit through the Macomb County Wastewater Disposal District; and

WHEREAS, the Charter Township of Shelby, by Resolution of its Township Board on May 6, 1986, has made the following determinations:

A. That it is necessary for the public health and welfare that additional sewer facilities be constructed within the Township.

B. That the location of the proposed additional sewer facilities is along 21 Mile Road from Garfield Road to Hayes Road.

C. That said facilities should be constructed by the County Agency on behalf of the Township under the provisions of Act 342 and made a part of the Macomb County Wastewater Disposal District, title to which will be in the County.

D. That the Township shall be liable for all costs in connection with said project and that such costs shall be paid by the Township to the County Agency prior to the execution of construction contracts therefor.

E. That the Township is ready and willing to enter into the necessary contracts for said project and has requested that the County Agency prepare the necessary documents for the acquisition, construction, operation and financing of the proposed sewer project.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS FOR THE COUNTY OF MACOMB, STATE OF MICHIGAN, AS FOLLOWS:

1. That the sanitary sewer project described in the preamble hereto is hereby approved as a Macomb County Wastewater Disposal District project, to be acquired, constructed, operated and financed under Act 342, as amended.

2. That said project shall be designated the Macomb County Wastewater Disposal District (Shelby Section) 21 Mile Road Sanitary Sewer.

3. That the Public Works Commissioner of the County of Macomb, as the duly designated County Agency for the County of Macomb, is authorized to enter into the necessary contracts with the Charter Township of Shelby for the acquisition, construction, operation and financing of said project and to carry out said contracts on behalf of the Township.

4. That said sewer project is necessary and vital to the public health to the residents of the Charter Township of

RES. NO. 1922 - A RESOLUTION COMMENDING ELIZABETH M. SLINDE ON HER
RETIREMENT AS PRINCIPAL OF FOUNTAIN ELEMENTARY SCHOOL,
ROSEVILLE COMMUNITY SCHOOLS

COMMISSIONER HAROLD E. GROVE, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, dedication to the intellectual and physical development of the youth of America coupled with the donation of one's time, energy, and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, ELIZABETH M. SLINDE, for upwards of 36 years, has served the parents and children of the Roseville Schools with great dedication, distinction and dignity, and,

WHEREAS, ELIZABETH M. SLINDE, during her illustrious career served as Vice-President and Secretary of the Roseville Principals Association and Secretary of Region VI Michigan Association of Elementary School Principals and presently serves as Treasurer of the Roseville Principals Association, is a member of the City of Roseville's Beautification Commission, and,

WHEREAS, the said ELIZABETH M. SLINDE, in addition to her dedication to the students of the Roseville Schools has also devoted her time and efforts to the community by serving in the elected office of Macomb County Commissioner since 1979, and,

WHEREAS, it is fitting and proper that public recognition be given to this outstanding individual for her contributions to the educational growth and development of the County's youth and for her dedication, devotion and commitment to the students, parents and community in general.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding contributions and accomplishments of ELIZABETH M. SLINDE and wishes to express congratulations to the said ELIZABETH M. SLINDE on her retirement as principal of Fountain Elementary School.

RES. NO. 1923 - A RESOLUTION COMMENDING HELEN V. TURNER ON HER RETIREMENT
AS PRINCIPAL OF PIERCE AND ARBOR ELEMENTARY SCHOOLS,
ROSEVILLE COMMUNITY SCHOOLS

COMMISSIONERS ELIZABETH M. SLINDE AND GEORGE F. KILLEEN,
ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING
RESOLUTION:

WHEREAS, dedication to the intellectual and physical development of the youth of America coupled with the donation of one's time, energy, and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, HELEN V. TURNER, for upwards of 33 years of which six years were spent as an elementary principal, has served the parents and children of the Roseville Schools with great distinction and dignity, and,

WHEREAS, HELEN V. TURNER, during her illustrious career served as Editor of the Macomb County Guidance and Counseling Association Newspaper, and Vice-President of the Roseville Principal Association, and,

WHEREAS, the said HELEN V. TURNER, is credited with many achievements and has received recognition on several occasions including awards for "Outstanding Contributions to Career Education" in 1982; a Kiwanis Club presentation on behalf of Senior Citizens, 1977-78; and Michigan Teacher of the Day Award, and,

WHEREAS, it is fitting and proper that public recognition be given to this outstanding individual for her contributions to the educational growth and development of the County's youth and for her dedication, devotion and commitment to the students, parents and community in general

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding contributions and accomplishments of HELEN V TURNER and wishes to express congratulations to the said HELEN V. TURNER on her retirement as principal of Pierce and Arbor Elementary Schools.

May 22, 1986

RES. NO. 1924 - A RESOLUTION COMMENDING HORACE R. HANNAN ON HIS RETIREMENT
AS PRINCIPAL OF LINCOLN ELEMENTARY SCHOOL, ROSEVILLE
COMMUNITY SCHOOLS

COMMISSIONERS ELIZABETH M. SLINDE AND HAROLD E. GROVE,
ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFER THE
FOLLOWING RESOLUTION:

WHEREAS, dedication to the intellectual and physical development of the youth of America coupled with the donation of one's time, energy, and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, HORACE R. HANNAN, for upwards of 30 years has served with distinction and dignity his school, the teachers, his community and most important the students who have had the good fortune to come under his tutelage, and,

WHEREAS, HORACE R. HANNAN, during his illustrious career has served, for three (3) years, as President of the Roseville Principals Association and also served as President of the Roseville Federation of Teachers, and,

WHEREAS, the said HORACE R. HANNAN, is credited with many achievements and has received recognition for numerous accomplishments including being awarded first place honors as Editor of the Federation Newsletter, and,

WHEREAS, it is fitting and proper that public recognition be given to this outstanding individual for his contributions to the educational growth and development of the County's youth and for his dedication, devotion and commitment to the students, parents and community in general.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding contributions and accomplishments of HORACE R. HANNAN and wishes to express congratulations to the said HORACE R. HANNAN on his retirement as principal of Lincoln Elementary School.

May 22, 1986

RES. NO. 1925 - A RESOLUTION COMMENDING RUDOLPH C. HEIND ON HIS RETIREMENT AS PRINCIPAL OF HURON PARK ELEMENTARY SCHOOL, ROSEVILLE COMMUNITY SCHOOLS

COMMISSIONERS ELIZABETH M. SLINDE, PATRICK J. JOHNSON AND HAROLD E. GROVE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, dedication to the intellectual and physical development of the youth of America coupled with the donation of one's time, energy, and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, RUDOLPH C. HEIND, for upwards of 37 years of which 34 years were spent as an elementary principal, has served the parents and children of the Roseville Schools with great distinction and dignity, and,

WHEREAS, RUDOLPH C. HEIND, during his illustrious career served as President of the Roseville Principals Association; President of Region VI Michigan Elementary Principals; Treasurer of the State Association of Elementary Principals and President of the Roseville Credit Union, and who currently serves as Director of the Macomb County Schools and Government Credit union, and,

WHEREAS, the said RUDOLPH C. HEIND, is credited with many achievements and has received recognition for outstanding service including having been selected "Outstanding Principal for Macomb and St. Clair Counties", and

WHEREAS, it is fitting and proper that public recognition be given to this outstanding individual for his contributions to the educational growth and development of the County's youth and for his dedication, devotion and commitment to the students, parents and community in general.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding contributions and accomplishments of RUDOLPH C. HEIND and wishes to express congratulations to the said RUDOLPH C. HEIND on his retirement as principal of Huron Park Elementary School.

May 22, 1986

RES. NO. 1926 - A RESOLUTION COMMENDING THOMAS QUADROZZI ON HIS RETIREMENT AS PRINCIPAL OF KAISER AND GRANDMONT ELEMENTARY SCHOOLS, ROSEVILLE COMMUNITY SCHOOLS

COMMISSIONERS ELIZABETH M. SLINDE AND SHARON L. GIRE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, dedication to the intellectual and physical development of the youth of America coupled with the donation of one's time, energy and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, THOMAS QUADROZZI, for upwards of 30 years has served the parents and children of the Roseville Schools with great distinction and dignity, and,

WHEREAS, THOMAS QUADROZZI, during his illustrious career served as President of Region VI Elementary Principals Association and President of the Roseville Principals Association, and,

WHEREAS, the said THOMAS QUADROZZI, is credited with many outstanding achievements which include but are not limited to introduction of the "Reading Is Fundamental" (R.I.F.) Program in the Roseville Schools and applying for and receiving important reading grants from the N.D.E.A. as well as implementing programs fostering professional growth for teachers, and,

WHEREAS, it is fitting and proper that public recognition be given to this outstanding individual for his contributions to the educational growth and development of the County's youth and for his dedication, devotion and commitment to the students, parents and community in general.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding contributions and accomplishments of THOMAS QUADROZZI and wishes to express congratulations to the said THOMAS QUADROZZI on his retirement as principal of Kaiser and Grandmont Elementary Schools.

RES. NO. 1927 - A RESOLUTION HONORING BILLY J. TURNER ON THE OCCASION OF HIS RETIREMENT AS PRINCIPAL OF GUEST JUNIOR HIGH SCHOOL, ROSEVILLE COMMUNITY SCHOOLS

COMMISSIONERS ELIZABETH M. SLINDE AND GEORGE F. KILLEEN, ON BEHALF OF THE ENTIRE MEMEBERSHIP OF THE BOARD OF COMMISSIONERS OFFER THE FOLLOWING RESOLUTION:

WHEREAS, BILLY J. TURNER, for upwards of 31 years has been an outstanding teacher, coach, athletic director and school administrator and a source of inspiration and guidance to all students who have had the good fortune to come under his tutelage, and,

WHEREAS, the said BILLY J. TURNER has served the Roseville Community Schools with great dedication setting an example of service and devotion to the school, city and county, which is unparalleled in distinction and effectiveness, and,

WHEREAS, BILLY J. TURNER was a friend confidant, counselor and benefactor to untold numbers of children by his words as well as his deeds, and,

WHEREAS, the said BILLY J. TURNER, during his illustrious career, served as President of the Roseville Exchange Club; President of the Macomb County Assistant Principals Association 1972-73 and Vice-President in 1971-72; and further devoted his time and efforts serving as Chairman of the Roseville Physical Education Department; Athletic Director; Basketball Coach and Director of the Roseville Boys Club, and,

WHEREAS, it is fitting and proper that BILLY J. TURNER's accomplishments and contributions to the youth of Macomb County be publicly acknowledged and recognized.

NOW THEREFOFE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding accomplishments of BILLY J. TURNER, a credit to the teaching profession which he exemplifies so well, and wishes to express congratulations to the said BILLY J. TURNER on his retirement from the Roseville Community Schools.

May 22, 1986

RES. NO. 1928 - A RESOLUTION HONORING JAMES J. SITES ON THE OCCASION OF HIS RETIREMENT AS PRINCIPAL OF EASTLAND JUNIOR HIGH SCHOOL, ROSEVILLE COMMUNITY SCHOOLS

COMMISSIONERS ELIZABETH M. SLINDE AND HAROLD E. GROVE, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFER THE FOLLOWING RESOLUTION:

WHEREAS, JAMES H. SITES, for upwards of 34 years has been an outstanding teacher, coach, athletic director and school administrator and a source of inspiration and guidance to all students who have had the good fortune to come under his tutelage, and,

WHEREAS, the said JAMES H. SITES has served the Roseville Community Schools with great dedication setting an example of service and devotion to the school, city and county, which is unparalleled in distinction and effectiveness, and,

WHEREAS, JAMES H. SITES was a friend, confidant, counselor and benefactor to untold numbers of children by his words as well as his deeds, and,

WHEREAS, the said JAMES H. SITES, during his illustrious career, served as President of the Eastland Teachers Association as well as past and present Co-President of the Roseville Principals Association and a member of the Lions Club; and further devoted his time and efforts serving as Athletic Director; Baseball and Basketball Coach, and,

WHEREAS, it is fitting and proper that JAMES J. SITES' accomplishments and contributions to the youth of Macomb County be publicly acknowledged and recognized.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding accomplishments of JAMES J. SITES, a credit to the teaching profession which he exemplifies so well, and wishes to express congratulations to the said JAMES J. SITES on his retirement from the Roseville Community Schools.

RES NO. 1930 - A RESOLUTION DECLARING SEPTEMBER 1986 BLIND AWARENESS
MONTH IN MACOMB COUNTY

COMMISSIONER PATRICK J. JOHNSON, ON BEHALF OF THE ENTIRE
BOARD OF COMMISSIONERS AND AS CHAIR OF THE MACOMB COUNTY
LIBRARY BOARD, OFFERS THE FOLLOWING:

WHEREAS, there are an estimated 10,000 persons in Macomb County who cannot read regular print or hold a book, and,

WHEREAS, the Macomb Library for the Blind and Physically Handicapped, part of the National Library Service for the Blind and Physically Handicapped-- supported on the state level by the Library of Michigan and on the local level by the Macomb County Board of Commissioners, the Library Cooperative of Macomb, and the Macomb County Library -- provides recorded, braille and large print reading materials for persons in Macomb County who cannot read regular print or hold a book, and,

WHEREAS, the Macomb County Library Support Group for the Blind, meeting twice monthly under the auspices of the Macomb Library for the Blind and Physically Handicapped, provides support, encouragement and assistance to blind and visually impaired persons in the community, and,

WHEREAS, there are other agencies and resources in the Macomb County area which offer assistance to blind and visually impaired persons, and,

WHEREAS, new technology brings to the market new reading aids and other assistive devices which are helpful to blind and visually impaired persons, and,

WHEREAS, there is a constant need to make these resources and aids known to those in need of them, and,

WHEREAS, the general public is often unaware of the problems facing blind persons and their needs, and,

WHEREAS, the general public is often unaware of the problems facing blind persons and their needs, and,

WHEREAS, the Macomb Library for the Blind and Physically Handicapped, working together with the Macomb Library Support Group for the Blind, is planning a series of programs for September, 1986, both to educate the public about blindness and to inform blind persons about services, new technology and other resources available to them.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby declares the month of September, 1986, as Blind Awareness Month in Macomb County and urges all citizens of the County of Macomb to participate in this special recognition.

RES. NO. 1931 - A RESOLUTION COMMENDING MARK S. SIROWATKA UPON
ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE
BOY SCOUTS OF AMERICA

COMMISSIONERS ANTHONY V. MARROCCO AND SHARON L.
GIRE, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE
FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which are aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, MARK S. SIROWATKA, a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly obtainable, that of "Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, MARK S. SIROWATKA, for his Eagle Service Project, significantly enhanced the exterior appearance of the Macomb Easter Seals Building.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends MARK S. SIROWATKA on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to MARK S. SIROWATKA, in recognition of his achieving the rank of Eagle Scout.

RES. NO. 1932 - A RESOLUTION IMPLEMENTING ACT 500 OF THE PUBLIC ACTS
OF 1978 AS AMENDED AUTHORIZING THE COUNTY TREASURER TO
INVEST SURPLUS FUNDS.

WHEREAS, Act No. 500 of the Public Acts of 1978, as amended, entitled: "An Act Relative to the Investment of Surplus Funds of Political Sub-Divisions of the State: and to Validate Investments heretofore made" provides therein, amongst other things, that the Board of Commissioners of the County of Macomb, by resolution may authorize the Macomb County Treasurer, or other fiscal officer, to invest surplus funds, belonging to and under the control of the County of Macomb.

WHEREAS, the Macomb County Treasurer, as indicated to the Board of Commissioners, through its Finance Banking Sub-committee, that certain public monies identified as "Surplus Funds" are available from time to time for investment in accordance with the applicable provisions of Act 500 of the Public Acts of 1978, and,

WHEREAS, the Macomb County Treasurer, requests the Board of Commissioners to implement the appropriate and applicable provisions of Act No. 500 of the Public Acts of 1978 and authorize the investment of "Surplus Monies" as therein provided.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

I

That the Macomb County Treasurer, be and hereby is authorized in accordance with the provisions hereof, to invest "Surplus Funds" available in the various funds of the County of Macomb from time to time as follows:

a. In bonds and other direct obligations of the United States or an agency or insurance Corporation or a savings and loan association which is a member of the Federal Savings and Loan Insurance Corporation.

b. In certificates of deposit, savings accounts, deposit accounts, or depository receipts of a bank which is a member of the Federal Deposit Insurance Corporation or a savings and loan association which is a member of the Federal Savings and Loan Insurance Corporation.

c. In commercial paper rated at the time of purchase within the 3 highest classifications established by not less than 2 standard rating services and which matures not more than 270 days after the date of purchase. Not more than 50% of any fund may be invested in commercial paper at any time.

d. In United States government or Federal agency obligation repurchase agreements.

e. In bankers' acceptances of United States banks.

f. In mutual funds composed of investment vehicles which are legal for direct investment by local units of government in Michigan.

II

BE IT FURTHER RESOLVED THAT the Macomb County Treasurer be and hereby is authorized to invest surplus funds belonging or under the control of the County of Macomb as hereinabove set forth, in national or state chartered banking institutions, both within and without the State of Michigan, and,

III

That the Macomb County Treasurer be and hereby is directed to furnish to the Finance Committee's Sub-Banking Committee a quarterly report which shall contain but is not limited to the following information:

a. Identification of bank or financial institution or corporation in which an investment of surplus funds is made, principal amount involved, interest rate of return guaranteed, maturity date.

b. And a three month report on all commercial paper transactions, as well as all bankers acceptance and repurchase agreement transactions.

IV

BE IT FURTHER RESOLVED THAT the Macomb County Treasurer, and such other department or officers as may be necessary provide the Banking

Sub-committee, at the earliest opportunity, with a proposal and/or format, to be approved by the Board of Commissioners first, for investment of surplus funds belonging to the County of Macomb so as to maximize the income to be earned thereon, and in addition thereto, to insure that surplus monies are only deposited or invested in banks, financial institutions, or commercial paper, bonds or otherwise with the highest quality rating so as to avoid the possibility of sustaining any losses thereon.

V

BE IT FURTHER RESOLVED THAT this Resolution shall take effect immediately upon adoption hereof.

RES. NO. 1933 - RESOLUTION DESIGNATING PUBLIC FUND DEPOSITORIES IN COMPLIANCE WITH ACT 40 PUBLIC ACTS OF 1932 AS AMENDED

WHEREAS, Act No. 40 of the Public Acts of 1932 as amended entitled "An Act to Provide for the Designation of Depositories for Public Monies; to Prescribe the Effect thereof on the Liability for such Deposits; to Suspend the Requirements of Surety Bonds from Depositories of Public Monies; and to repeal all Acts and parts of Acts inconsistent with the provisions of this ACT". Provides therein, amongst other things, that the Board of Commissioners shall provide by resolution for the deposit of all public monies, including tax monies, coming into the hands of the County Treasurer, in one or more banks to be designated by said resolution, and in such proportion and manner as may be further provided in said resolution, and

WHEREAS, the Macomb County Treasurer has requested the adoption of the within resolution, and the repeal of all resolutions inconsistent herewith.

NOW THEREFORE BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

I

That pursuant to Section 2, of Act 40 of the Public Acts of 1932 as amended, the Board of Commissioners of the County of Macomb hereby designates as authorized depositories of all public monies, including tax monies, coming into the hands of the County of Macomb Treasurer, the following banking or financial institutions: to wit:

Bank of Commerce (Security Bancorp)
Citizens State Savings Bank of New Baltimore
First of America-Detroit (First of America-Michigan)
First of America, Oakland-Macomb
Comerica *(Detroit Bank Corp.)
First National Bank of Mt. Clemens
Comerica-Warren
First State Bank of East Detroit
Liberty State Bank & Trust*(Mfg. National Corp.)
First Macomb Bank *(First Macomb Corp.)
National Bank of Detroit *(NBD Bancorp Inc.)
Security Bank of Richmond
Security Bank of St. Clair Shores
State Bank of Fraser
Warren Bank *(Kasco Financial Corporation)
First Federal Savings Bank & Trust
First Federal Savings of Michigan
Standard Federal Bank
Empire of America
Bank of Lansing (Manufacturer's National Corp.)

* () identifies Parent Holding Company

BE IT FURTHER RESOLVED by the Macomb County Board of

Commissioners, that the following rules of procedure and guidelines relative to deposit of public monies by the Macomb County Treasurer are hereby adopted in accordance with section 2 of Act 40 of the Public Acts of 1932 as amended from time to time, and all such deposits of public monies by the County Treasurer shall be conducted and governed hereby:

- a. The Chairman of the Board of Commissioners shall, following the annual appointment of such committee, appoint a Banking Sub-committee pursuant to the rules of the County of Macomb, board of Commissioners.
- b. The Banking Sub-committee shall thereupon request the Macomb County Treasurer to present a list of banks and financial institutions eligible for deposit of County public funds. Upon receipt of such list the Sub-committee shall annually prepare and offer to the Finance Committee a form of resolution, in accordance with the foregoing cited statutes, setting forth therein certain designated depositories together with guidelines and procedures relative thereto.
- c. The Macomb County Treasurer shall deposit all public funds in the designated banks and financial institutions in accordance with such resolution and in such manner as to obtain the highest yield therefrom; PROVIDED, such deposits shall be made, in the discretion of the County Treasurer, so that the deposits and maturity dates of investments shall be consistent with the efficient performance of the financial business of the County and permit the timely payment of all County and public obligations.
- d. It is further directed that in no event shall the total monies on deposit with any bank of financial institution exceed 50% of the capitalization of the individual bank or financial institution.
- e. The County Treasurer shall submit a report once every three months to the Macomb County Board of Commissioners' Banking Sub-committee. The report shall contain the following information:
 1. Names of individual banks and financial institutions in which deposits have been made.
 2. The amount on deposit with each bank of financial institution at the beginning and end of the reporting period.
 3. The nature of the deposit or investment, i.e., Checking, Certificates of Deposit, etc.
 4. The interest rates payable on each interest bearing deposit or investment.
- f. The foregoing provisions are not intended to restrict or control the County Treasurer in the performance of his statutory duties and functions but rather to fulfill the statutory obligation of the County of Macomb relative to the deposit of public monies and to apprise the Board of Commissioners of the status of such deposits upon a continuing basis.

III

BE IT FURTHER RESOLVED THAT all resolutions or parts of resolutions in conflict herewith are repealed and set aside, and that this resolution shall take effect immediately upon adoption hereof.

RES. NO. 1934 - DECLARING THE CONSENSUS PLAN INVALID AND REQUESTING AN END TO ANY FEDERAL FUNDING WHICH IS BASED ON THE ERRONEOUS BELIEF OF A REGIONAL AGREEMENT ON A TRANSPORTATION PLAN FOR SOUTH-EASTERN MICHIGAN.

WHEREAS, in 1983, the Southeastern Michigan Transportation Authority (SEMTA) advised its constituents that in order to continue its eligibility to receive federal funds for transit services it was imperative that a Regional Consensus Plan be adopted for Southeast Michigan.

WHEREAS, the jurisdictions of Macomb, Oakland and Wayne Counties and the City of Detroit participated in the development of the Plan.

WHEREAS, all of the above entities approved the Consensus Plan.

WHEREAS, the components of the Consensus Plan for Macomb County included expanded bus service and proposals for light rail service.

WHEREAS, SEMTA has acknowledged its failure to implement the Consensus Plan.

THEREFORE BE IT RESOLVED, Macomb County respectfully declares that the Consensus Plan is invalid and requests an end to any federal funding to the existing SEMTA structure which is based on the erroneous belief of regional agreement on a Transportation Plan for Southeastern Michigan.

June 26, 1986

RES. NO. 1935 - A RESOLUTION SUPPORTING ENVIRONMENTAL PROTECTION AGENCY (EPA) STANDARDS FOR THE PROPOSED DETROIT INCINERATOR

COMMISSIONERS DAWN GRUENBURG, MARK A. STEENBERGH, RICHARD D. SABAUGH, HAROLD GROVE, DONALD TARNOWSKI, ELIZABETH SLINDE, SHARON GIRE, DONALD GURCZYNSKI AND WALTER DILBER ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, the health, safety and welfare of the residents of Macomb County are of utmost concern, and,

WHEREAS, the proposed Detroit Incinerator does not meet the Environmental Protection Agency (EPA) standards, and,

WHEREAS, the technology exists to stop hazardous substances from entering the air, and this technology could be adapted to the Detroit Incinerator.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly supports the Environmental Protection Agency (EPA) requirements in the Detroit incinerator and further requests that the additional technology be used in the building of the incinerator.

RES. NO. 1936 - A RESOLUTION HONORING MIKE AND MARY TANTANELLA ON THE OCCASSION OF THEIR 50TH WEDDING ANNIVERSARY

COMMISSIONER GEORGE F. KILLEEN, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, July 4, 2986, marks the 50th Wedding Anniversary for MIKE and MARY TANTANELLA, and,

WHEREAS, they can look back with fond and loving memories to their wedding day on July 4, 1936, in Holy Family Church, when they pledged eternal love and devotion to each other, and,

WHEREAS, over the past 50 years MIKE and MARY TANTANELLA'S strong belief in the family unit and commitment to one another has blessed them with three children, ten grandchildren and one great-grandchild, and,

WHEREAS, the said MIKE and MARY TANTANELLA wish to reaffirm their marriage vows and once again pledge their love and devotion to each other on July 5, 1986, at a Special Mass being held at St. Michael's Church, Sterling heights, Michigan, and,

WHEREAS, family and friends will help to celebrate this joyful occasion at a Gala Party being held in their honor at Zuccaro's Country House in the evening of July 5, 1986.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL THE CITIZENS OF MACOMB COUNTY AS FOLLOWS:

I

That by These Presents, the Macomb County Board of Commissioners does hereby extend its best wishes and congratulations to MIKE and MARY TANTANELLA on the occasion of their 50th Wedding Anniversary.

II

Be It Further Resolved that a suitable copy of this Resolution be given to MIKE and MARY TANTANELLA in testimony of the high esteem the Board of Commissioners has for the said MIKE and MARY TANTANELLA in commemoration of their 50th Wedding Anniversary.

JUNE 26, 1986

RES. NO. 1937 - A RESOLUTION COMMENDING NANCY B. KIDNEY FOR OUTSTANDING PUBLIC SERVICE

CHAIRMAN WALTER FRANCHUK AND COMMISSIONER SHARON L. GIRE ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, public service with sincerity, integrity, and dedication, on behalf of all people is truly a mark of distinction which, when earned, is worthy and deserving of public recognition, and,

WHEREAS, NANCY B. KIDNEY, has a long and illustrious career as founder and Executive Director of Macomb Essential Transportation Service (METS), a non-profit organization that transports upwards of 8,000 elderly and handicapped people to and from their appointments and jobs, and,

WHEREAS, NANCY B. KIDNEY's dedication, strong leadership ability, and organizational skills results in the growth and development of a responsive essential transportation program in Macomb County, which became the model used by SEMTA and other areas, and,

WHEREAS, it has been the good fortune of the citizens of Macomb County and a privilege of the members of the Board of Commissioners to have had the benefit of NANCY B. KIDNEY's wisdom and counsel.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb county Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation for the multitude of contributions made by the said NANCY B. KIDNEY, in serving the people of Macomb County with sincerity, honesty and devotion.

II

Be It Further Resolved that a suitable copy of this Resolution be transmitted to NANCY B. KIDNEY in testimony of the high esteem the Board of Commissioners has for the said NANCY B. KIDNEY, a citizen worthy and deserving of this recognition.

JULY 24, 1986

RES. NO. 1939 - A RESOLUTION HONORING DR. THOMAS SCULLEN, ASSISTANT SUPERINTENDENT FOR CURRICULUM AND INSTRUCTION, CHIPPEWA VALLEY SCHOOLS FOR DEVOTED SERVICE

COMMISSIONERS ANTHONY V. MARROCCO, ELIZABETH M. SLINDE, SHARON L. GIRE, GEORGE F. KILLEEN, ELDRED E. CHAMPINE AND P. SANDRA MANIACI, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, dedication to the intellectual, and physical development of the youth of America, coupled with the donation of one's time, energy and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, DR. THOMAS SCULLEN, in the position of Assistant Superintendent for Curriculum and Instruction of Chippewa Valley Schools since 1980 has served the parents and children of said district with great distinction and dignity, and,

WHEREAS, DR. THOMAS SCULLEN, having begun his illustrious career in education in Oak Park, Michigan, and later served as a counselor for the Mt. Clemens Schools, Principal of L'Anse Creuse High School North and Principal of L'Anse Creuse Middle School Central, and,

WHEREAS, the said DR. THOMAS SCULLEN was selected and has accepted the new position of Superintendent of the Inidan Prairie District, a growing K-12 school district in suburban Chicago, Illinois, and,

WHEREAS, DR. THOMAS SCULLEN has served the youth of Macomb County and the State of Michigan with great dedication, setting an example of service and devotion which is unparalleled in distinction and effectiveness, and,

WHEREAS, it is fitting and proper that DR. THOMAS SCULLEN has served the youth of Macomb County and the State of Michigan with great dedication, setting an example of service and devotion which is unparalleled in distinction and effectiveness, and,

WHEREAS, it is fitting and proper that DR. THOMAS SCULLEN'S accomplishments and contributions to the youth of Macomb County be publicly acknowledged and recognized.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledged and recognizes the outstanding accomplishments of DR. THOMAS SCULLEN and further expresses congratulations and best wishes for continued success to the said DR. THOMAS SCULLEN in his new position.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DR. THOMAS SCULLEN in testimony of the high esteem the Board of Commissioners has for him.

RES. NO. 1940 - A RESOLUTION OF TRIBUTE TO REVEREND FATHER THOMAS F. ESPER
CELEBRATING UPWARDS OF 35 YEARS IN THE PRIESTHOOD AND
WISHING HIM WELL ON HIS NEW PARISH ASSIGNMENT

COMMISSIONERS ELIZABETH M. SLINDE, HAROLD E. GROVE
AND GEORGE F. KILLEEN, ON BEHALF OF THE BOARD OF
COMMISSIONERS, OFFER THE FOLLOWING RESOLUTION:

WHEREAS, this great democracy was founded, in part, as a result
of the search of our forefathers for a land where they could worship in the
manner and substance of their choosing, and,

WHEREAS, there exists a continuous need to minister to the
spiritual and moral needs of the various peoples of our communities and
nation, and,

WHEREAS, REVEREND FATHER THOMAS F. ESPER has unselfishly given of
himself sharing his wisdom, understanding and knowledge with the families
of Holy Innocents Parish becoming instrumental in the growth and
development of the parish including renovation of the Church and creation
of a total educational approach to the various levels of education programs
in the parish, and,

WHEREAS, it is impossible to place too great a value on the work,
devotion and meritorious service contributed by REVEREND FATHER THOMAS F.
ESPER during his assignment as pastor of the Church of Holy Innocents in
Roseville, Michigan.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS
SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, The Macomb County Board of Commissioners
hereby acknowledges and expresses its recognition and appreciation for the
multitude of contributions made by REVEREND FATHER THOMAS F. ESPER for
upwards of 35 years and further extends its best wishes for further success
when the said REVEREND FATHER THOMAS F. ESPER assumes the responsibilities
of his new assignment at St. Edward-on-the-Lake in Lakeport, Michigan.

II

Be It further Resolved that a suitable copy of this Resolution be
presented to REVEREND FATHER THOMAS F. ESPER in testimony of the high
esteem the Board of Commissioners has for him.

RES. NO. 1941 - A RESOLUTION ADOPTING AND APPROVING THE EXECUTION OF THE GRANT AGREEMENT BY THE MACOMB COUNTY BOARD OF COMMISSIONERS OF MT. CLEMENS, MICHIGAN, AND THE UNITED STATES OF AMERICA, FEDERAL AVIATION ADMINISTRATION, FOR THE PURPOSE OF OBTAINING FEDERAL AID TO CONDUCT A MACOMB COUNTY AVIATION FEASIBILITY STUDY, UNDER PROJECT NO. 3-26-0143-0186

BE IT RESOLVED by the members of the Macomb County Board of Commissioners of Mt. Clemens, Michigan:

I

That the County of Macomb, Michigan shall enter into a Grant Agreement to conduct an aviation feasibility study for Macomb County, and that such Grant Agreement shall be as set forth hereinbelow:

II

That the Chairman of the Macomb County Board of Commissioners of Mt. Clemens, Michigan, is hereby authorized and directed to execute said Grant Agreement in five (5) copies on behalf of the County of Macomb, Michigan, and the County Clerk of the Macomb County is hereby authorized and directed to impress the official seal and to attest to said execution;

III

That the Grant Agreement referred to hereinabove shall be as follows:

In accordance with Macomb County Agreement on airports under the Michigan Aid Airport Program Project No. 3-26-0143-0186 filed with the Michigan Aeronautics Commission, Michigan Department of Transportation, Capital City Airport, Lansing, Michigan.

July 24, 1986

RES. NO. 1942 - A RESOLUTION COMMENDING BRIAN SCOTT EDWARDS UPON ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER KEN SIMMONS, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable, that of Eagle Scout", is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, BRIAN SCOTT EDWARDS, for his community service project researched, printed and distributed telephone aid cards in large print for residents of three senior citizen apartment buildings in Mt. Clemens,

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends BRIAN SCOTT EDWARDS, of the Boy Scouts of America, Clinton Valley Troop 146, on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to BRIAN SCOTT EDWARDS in recognition of his achievement.

JULY 24, 1986

RES. NO. 1943 - A RESOLUTION COMMENDING WILLIAM DORSEY, POSTMASTER OF WASHINGTON, MICHIGAN, UPON HIS RETIREMENT

COMMISSIONER DAVE JAYE, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the quality of government and its ability to render useful and meaningful service to its citizens is directly related to the quality of its employees, and,

WHEREAS, WILLIAM DORSEY, for upwards of 39 years has been employed in the U. S. Postal Service, serving with honesty, sincerity and dedication throughout his illustrious career, and,

WHEREAS, it has been the good fortune of the residents of Washington, Michigan, the County of Macomb and the State of Michigan to have had the dedicated services of WILLIAM DORSEY during his tenure these past three (3) years as Postmaster of Washington, Michigan, and,

WHEREAS, it is fitting and proper that WILLIAM DORSEY be recognized and commended by this Board for his manifold contributions and years of service.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and offers tribute to WILLIAM DORSEY for his years of devoted public service, and further does hereby commend the said WILLIAM DORSEY for the outstanding public service rendered while serving as Postmaster of Washington, Michigan.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to WILLIAM DORSEY in testimony of the high esteem in which he is held by the Macomb County Board of Commissioners.

August 28, 1986

RES. NO. 1944 - A RESOLUTION COMMENDING WILLIE MC COVEY ON HIS
INDUCTION INTO THE BASEBALL HALL OF FAME

COMMISSIONER J. J. BUCCELLATO, ON BEHALF OF THE
ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING
RESOLUTION:

WHEREAS, WILLIE MC COVEY played major league baseball for over 22 years during which period he was a six-time National League All-Star; most valuable player in 1969 when he led the National League in home runs and runs batted in; finished his career with 521 home runs which ties him with Ted Williams for eighth place on the all-time major league home run list, and,

WHEREAS, the said WILLIE MC COVEY will be honored on August 3, 1986, by being inducted into the baseball Hall of Fame, having been elected on the first ballot for this honor, and,

WHEREAS, the County of Macomb is proud to have WILLIE MC COVEY visit this community.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses congratulations to WILLIE MC COVEY on his induction into the Baseball Hall of Fame.

August 28, 1986

RES. NO. 1945 - A RESOLUTION HONORING ARTHUR AND VERA LEHMAN ON THE OCCASION
OF THEIR 50TH WEDDING ANNIVERSARY

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, August 23, 1986, marks the 50th Wedding Anniversary of ARTHUR and VERA
LEHMAN, and,

WHEREAS, they can look back with fond and loving memories to their wedding day
on August 23, 1936, at which time they pledged their love and devotion, and,

WHEREAS, over the past 50 years ARTHUR and VERA LEHMAN's strong belief in the
family unit and commitment to one another blessed them with one devoted child, four loving
grand-children and two beautiful great-grandchildren, and,

WHEREAS, approximately 20 years ago, ARTHUR AND VERA LEHMAN left behind the city
and moved to Macomb County to enjoy "country life" where Arthur enjoyed and excelled in
farming and gardening and Vera pursued her artistry in needlepoint and crocheting, winning
awards for her work, and,

WHEREAS, it is fitting and proper that this loving union between ARTHUR and VERA
LEHMAN has spanned 50 years, growing stronger as time passed, should be recognized.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS,
SPEAKING FOR AND ON BEHALF OF ALL THE CITIZENS OF MACOMB COUNTY AS FOLLOWS:

I

That By These Presents, The Macomb County Board of Commissioners, does hereby
extend its best wishes and congratulations to ARTHUR and VERA LEHMAN on the occasion of
their 50th Wedding Anniversary.

II

Be It Further Resolved that a suitable copy of this Resolution be given to
ARTHUR and VERA LEHMAN in testimony of the high esteem the Board of Commissioners has for
the said ARTHUR and VERA LEHMAN in commemoration of their 50TH Wedding Anniversary.

August 28, 1986

RES. NO. 1948 - A RESOLUTION DESIGNATING OCTOBER, 1986, AS "PREGNANCY AND INFANT LOSS AWARENESS MONTH" IN MACOMB COUNTY

Commissioners Sharon L. Gire and Anne Lilla, on behalf of the Board of Commissioners, offer the following Resolution:

WHEREAS, during the next 12 months in the State of Michigan alone, more than 33,000 families will mourn a pregnancy related or early infant death, and,

WHEREAS, the tragedy of miscarriage, stillbirth, or early infant death are still little understood and yet their impact is devastating to the family life, work and career, as well as mental, emotional and physical health of these families, and,

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners does hereby declare October, 1986, as "PREGNANCY AND INFANT LOSS AWARENESS MONTH" throughout Macomb County and further urges the professional medical community and the public at large to diligently work to change the way infant deaths (including miscarriages) are treated in our country, increasing understanding and support services for families touched by this tragedy.

AUGUST 28, 1986

RES. 1949 - RESOLUTION AUTHORIZING THE FILING OF AN APPLICATION WITH THE U. S. DEPARTMENT OF TRANSPORTATION FOR A GRANT UNDER THE URBAN MASS TRANSPORTATION ACT OF 1964, as amended;

WHEREAS, the Secretary of Transportation is authorized to make grants for mass transportation projects;

WHEREAS, a total of \$225,000 has been allocated at the 100 percent federal funding level to conduct a feasibility study for a private sector initiative in the provision of public transportation services;

WHEREAS, it is required by the U. S. Department of transportation in accord with the provisions of Title VI of the Civil Rights Act of 1964, that in connection with the filing of an application for assistance under the Urban Mass Transportation Act of 1964, as amended, the applicant give an assurance that it will comply with Title VI of the Civil Rights Act of 1964 and other pertinent directives and the U. S. Department of Transportation requirements thereunder; and

WHEREAS, it is the goal of the Applicant that Minority Business Enterprise (disadvantaged Business Enterprise and Woman Business Enterprise) be utilized to the fullest extent possible in connection with this project, and that definitive procedures shall be established and administered to ensure that minority businesses shall have the maximum feasible opportunity to compete for contracts and purchase orders when procuring construction contracts, supplies, equipment contracts, or consultant and other services:

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS

1. That Walter Franchuk, Chairman, is authorized to execute and file an application on behalf of the County of Macomb, Michigan with the U. S. Department of Transportation to aid in the financing for a private sector initiative in the provision of transit services.
2. That the Chairman of the Macomb County Board of Commissioners is authorized to execute and file with such application and assurance or any other document required by U. S. Department of transportation effectuating the purposes of this grant.
3. That Bernard E. Giampetroni, County Planning Director, is authorized to furnish such additional information as the U. S. Department of Transportation effectuating the purposes of this grant.

4. That the Chairman of the Macomb County Board of Commissioners is authorized to set forth and execute Minority business enterprise (disadvantaged enterprise business and woman enterprise) policies and procedures in connection with the project's procurement needs.

5. That Walter Franchuk, Chairman, is authorized to execute a grant agreement on behalf of the County of Macomb, Michigan, with the U. S. Department of Transportation to provide for the financing of a feasibility study for a private sector initiative in the provision of transit service.

The motion carried.

August 28, 1986

RES. NO. 1950 - A RESOLUTION PROVIDING FOR THE SUBMISSION OF THE QUESTION OF ELECTING A CHARTER COMMISSION FOR THE PURPOSE OF FRAMING AND SUBMITTING TO THE ELECTORATE A COUNTY HOME RULE CHARTER AS REQUIRED BY PUBLIC ACT 293 OF 1966, AS AMENDED

WHEREAS, Public Act 293 of 1966, as amended, requires the Board of Commissioners, upon receipt of a petition of 5% of the registered electors of the County, to adopt a Resolution providing for the submission of the question of electing a Charter Commission for the purpose of framing and submitting to the electorate a County Home Rule Charter, under the Constitution and laws of Michigan, and

WHEREAS, a petition has been filed with the Macomb County Clerk, who has certified that said petition was signed by a sufficient number of registered electors as required by Public Act 293 of 1966, as amended.

NOW THEREFORE, Be It Resolved By the Macomb County Board of Commissioners as follows:

I

That the Macomb County Board of Commissioners, as required by law, hereby adopts this Resolution in order to put forward the question of electing a Charter Commission for the purpose of framing and submitting to the electorate a County Home Rule Charter, under the Constitution and laws of Michigan.

II

Be It Further Resolved that the question of electing a Charter Commission be submitted to the qualified electorate at the next regularly scheduled general election, November 4, 1986.

III

Be It Further Resolved that each Charter Commissioner shall be elected from districts established by the County Apportionment Commission as provided by law.

IV

Be It Further Resolved that each Charter Commissioner shall be elected from districts established by the County Apportionment Commission as provided by law.

V

Be It Further Resolved that, if the question of electing a Charter Commission receives sufficient affirmative votes, the primary election for candidates for the office of Charter Commissioner shall be held on April 28, 1987 and the date for the election of Charter Commissioner shall be September 15, 1987.

VI

Be It Further Resolved that the election of a Charter Commission shall be a partisan election and candidates shall be nominated by petition filed with the County

Clerk on or before 4:00 p.m. on March 3, 1987, 1987, which shall be signed by a number of qualified and registered electors residing within the candidate's district, equal to not less than 1% nor more than 4% of the number of votes cast in the candidate's district by such party for the office of Secretary of State at the last general election in which a Secretary of State was elected or by paying a filing fee of \$100.00 to the County Clerk on or before 4:00 p.m. on February 27, 1987, 1987.

VII

Be It Further Resolved that a copy of this Resolution be forthwith delivered to each member of the County Apportionment Commission and that they immediately proceed with the establishment of Charter Commission Districts as provided by statute.

AUGUST 28, 1986

RES. NO. 1952 - A RESOLUTION HONORING ST. CLETUS PARISH ON THE OCCASION
OF ITS 25TH ANNIVERSARY

COMMISSIONERS DONALD GURCZYNSKI AND DAWN GRUENBURG,
ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFER THE
FOLLOWING RESOLUTION:

WHEREAS, this great democracy was founded, in part, as a result of our forefathers searching for a land where they could worship in the manner and substance of their choosing, and,

WHEREAS, there exists a continuous need to minister to the spiritual and moral needs of our communities, and,

WHEREAS, ST. CLETUS PARISH of Warren, Michigan, for upwards of 25 years has provided a house of worship and ministry to tend to the spiritual and moral needs of people within the city of Warren and the surrounding areas, and,

WHEREAS, ST. CLETUS PARISH has grown in strength, commitment and grace under the able and dedicated leadership of its founding parish, Reverend Father Donald B. Kuntz, 1961 to 1984; and

WHEREAS, ST. CLETUS PARISH seeks to continue and enhance its service to God and His people through the present leadership of Reverend Father Fabian B. Slominski, and,

WHEREAS, it is fitting and proper that such outstanding and dedicated contribution to the moral development of the citizens and the community for a period of 25 years as well as the improvements made in the furtherance of social and moral enrichment of the community of Warren and surrounding areas, be recognized.

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by ST. CLETUS PARISH for 25 years, in the furtherance of the development of the social, moral and spiritual development of Warren and surrounding areas, for the enhancement of the quality of life for all of those who avail themselves of the many fine services and activities provided by ST. CLETUS PARISH.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ST. CLETUS PARISH in testimony of the high esteem the Board of Commissioners has for the said ST. CLETUS PARISH, and in recognition of its outstanding service and dedication to the community.

September 25, 1986

RES. NO. 1953 - A RESOLUTION COMMENDING MICHAEL D. KOEHS II UPON
ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY
SCOUTS OF AMERICA

BOARD CHAIRMAN WALTER FRANCHUK, ON BEHALF OF ALL
COMMISSIONERS, OFFERS THE FOLOWING RESOLUTION OF
COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, MICHAEL D. KOEHS II, is a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly attainable, that of "Eagle Scout", and is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, MICHAEL D. KOEHS II, for his Eagle Service Project organized a Christmas Gift Wrap Service at Lakeside Mall to benefit the Macomb Easter Seal Society, exceeding every other one-day total and raising over \$800 for crippled children.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends MICHAEL D. KOEHS II on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to MICHAEL D. KOEHS II, for achieving the rank of Eagle Scout.

SEPTEMBER 25, 1986

RES. NO. 1954 - APPROVAL OF THE MACOMB COUNTY WASTEWATER TREATMENT SYSTEM
(VILLAGE OF ARMADA) under provisions of ACT 342, Public Act
of 1939, as amended.

WHEREAS, by Resolution No. 850 duly adopted by the Board of Supervisors on February 14, 1966, there was authorized to be established within the County of Macomb a system or systems of water, sewer and/or sewage disposal improvements and services within or between cities, villages and townships, as permitted by ACT 342, Public Acts of Michigan 1939, as amended; and

WHEREAS, the duly elected and qualified Drain Commissioner, now Public Works Commissioner, of the County of Macomb was designated as the COUNTY AGENCY under the provisions of said Act to act for and on behalf of the County of Macomb, with all the rights, powers and duties as specified in said Act; and

WHEREAS, said Resolution provides, in part, as follows:

"4. Upon preliminary approval of the Board of Supervisors of the County of Macomb by resolution, of any of the public improvement projects of the type specified in said Act 342, Public Acts of Michigan, 1939, as now or hereafter amended, which resolution shall describe in general terms the public improvement project proposed, designate a name for identification purposes, and specify the units of government benefited thereby, the Drain Commissioner of the County of Macomb, as the duly designated county Agency, is authorized to enter into and execute the necessary contract or contracts with such units of government for the acquisition, construction, operation and financing of said public improvement project in accordance with the authorization therefore provided in said Act, and prepare and submit to the Board of Supervisors for their action thereon any ordinance or resolution deemed necessary to provide for the financing thereof by the issuance of bonds or notes of the types authorized by said Act and secured as provided in said Act."

WHEREAS, the Village of Armada, by resolution of the Village Council duly filed with the County Agency, requested the assistance of the County in constructing and financing wastewater improvements within said Village, as generally of new wastewater treatment and sludge disposal

facilities, together with pump stations, rights in land and all attachments and appurtenances related thereto (the "Project"), specifically described and located as set forth in maps and plans which are on file with the County Agency and

WHEREAS, the local share cost of the Project to be financed by the issuance of Act 342 bonds is estimated to be not to exceed \$1,600,000; and

WHEREAS, it appears that the Project is necessary for the public health and safety and is within the purposes specified in said Act 342 and Resolution No. 850 heretofore referred to:

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of the County of Macomb, State of Michigan, as follows:

1. That the Project to be located in the Village of Armada, County of Macomb, as described above is hereby approved as a County wastewater project to be acquired, constructed, operated and financed under the provisions of Act 342, Public Acts of 1939, as amended.

2. That the Project for identification purposes shall be designated "MACOMB COUNTY WASTEWATER TREATMENT SYSTEM (VILLAGE OF ARMADA)," the unit of government benefited thereby being the present Village of Armada and the area within its incorporated limits.

3. That the Public Works Commissioner of the County of Macomb, as the duly designated County Agency, is authorized to negotiate and enter into the necessary contract or contracts with the Village of Armada, under the authorization of said Act 342, for the acquisition, construction, operation and financing of the Project, to administer and coordinate grants and construction bidding for the Project and to prepare and submit to the Board of County Commissioners for its action thereon the resolution necessary under said Act 342 to provide for the issuance of bonds of the County in an amount not to exceed \$1,600,000 to finance the local share costs of the project.

4. Upon approval of the Project by the electors of the Village, the County Agency is hereby authorized to notify the Michigan Department of Treasury of the County's intent to issue the bonds described herein, to pay

SEPTEMBER 25, 1986

the related fee from funds to be received from the Village and to request an order providing an exception for the bonds from prior approval by the Department of Treasury.

5. That the Project is determined to be vital and necessary to protect and preserve the public health and safety.

SEPTEMBER 25, 1986

RES. NO. 1955 - A RESOLUTION TO PROCLAIM OCTOBER, 1986,
SUBSTANCE AWARENESS WEEK

COMMISSIONERS SHARON GIRE AND ANNE LILLA, ON BEHALF OF
THE ENTIRE BOARD, OFFER THE FOLLOWING RESOLUITION:

WHEREAS Substance Abuse is a serious problem affecting the
citizens of Macomb county; and

WHEREAS many organizations in Wayne, Oakland and Macomb Counties
are working together to promote the theme "Drug Free - That's Me" during
the month of October, 1986; and

WHEREAS Macomb County citizens have demonstrated their commitment
to substance abuse prevention by voluntarily participating in citizens
action groups to prevent drug abuse. Among the currently active groups are
the "People Do Care" group in Armada, the "Richmond Community Awareness"
group in Richmond, the "Save Our Shores Students (SOS-2) group in St. Clair
Shores and the "Substance Abuse Awareness Council" in Warren; and

WHEREAS, Macomb County Schools have participated in a number of
prevention efforts, including the Michigan School Health Curriculum; the
Macomb Intermediate School District Substance Abuse Training for Educators;
the Project Graduation Campaign; Students Against Driving Drunk (SADD) and
other student groups; employee and student assistance programs; and other
community and curriculum based substance abuse prevention activities; and

WHEREAS the Macomb County Medical Community has demonstrated its
concern through the Macomb County MOP UP Committee. The Macomb County
Dental, Medical, Osteopathic, Pharmacist and Podiatry Societies and
Associations have worked together in that group for more than four years to
help prevent prescription drug abuse and diversion; and

WHEREAS a Macomb County Five-Year Prevention Plan has been
developed through the Macomb County Community Mental Health Office of
Substance Abuse to set goals for prevention activities through 1990.
Included in that plan is a commitment to public education activities such
as Substance Abuse Awareness Month (SAAM); and

WHEREAS there will be a kickoff rally for Substance Abuse
Awareness Month at the Detroit Zoo on September 30, 1986. A baby Llama
named SAAM will be the official mascot for Substance Abuse Awareness Month:

and

THEREFORE, BE IT RESOLVED that the Macomb County Board of Commissioners proclaims October 1986, as Substance Abuse Awareness Month in Macomb County and encourages our citizens to participate in the activities scheduled for the month: and

That the Macomb County Board of Commissioners expresses its congratulations and thanks to the individuals, organizations, agencies and communities that have involved themselves in activities to prevent substance abuse problems.

RES. NO. 1956 - A RESOLUTION COMMENDING THE "FIREBIRDS", UPON BEING NAMED NATIONAL CHAMPIONS FOR THE SECOND CONSECUTIVE YEAR OF PRECISION MARCHING COMPETITION

COMMISSIONER DONALD G. TARNOWSKI, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUITION

WHEREAS, the 'FIREBIRDS', Senior Ladies Color Guard Auxiliary of the Veterans of Foreign Wars Post 6782, East Detroit, Michigan, have, for the second consecutive year, won the national championship in precision marching competition, and,

WHEREAS, the "FIREBIRDS" can be proud of this national recognition even more so since the group was formed only three years ago, and through hard work, practice and determination have turned their precision marching into an art, and,

WHEREAS, the "FIREBIRDS" are known throughout the County of Macomb for their patriotic and enthusiastic performances in parades and opening ceremonies.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL THE CITIZENS OF MACOMB COUNTY AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition of the accomplishments and multitude of contributions made by the "FIREBIRDS" and further expresses "CONGRATULATIONS" to the said "FIREBIRDS" upon being named national champions in precision marching.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the "FIREBIRDS" in testimony of the high esteem the Board of Commissioners has for them.

RES. NO. 1957 - A RESOLUTION COMMENDING THE HONORABLE GEORGE R. DENEWETH,
CIRCUIT COURT JUDGE, RECIPIENT OF THE MACOMB DISTRICT
BOY SCOUTS OF AMERICA DISTINGUISHED CITIZEN OF THE YEAR
AWARD

CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE BOARD OF
COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, the Macomb District Boy Scouts of America presents a Distinguished Citizen of the year Award annually to a person in the community who has demonstrated by his or her acts and deeds that he or she is an outstanding community leader, and,

WHEREAS, public service with sincerity, dedication and honesty in the furtherance of good representative government and justice, on behalf of all the people, is truly a mark of distinction, and,

WHEREAS, the Honorable George R. Deneweth, Chief Circuit Court Judge, has served the County of Macomb since July 21, 1961 when he was first appointed to the Bench and having been reelected every fourth year since his first election in 1962, has dedicated upwards of 25 years to insure equal and timely justice for all people, and,

WHEREAS, the Honorable George R. Deneweth has received numerous tributes, awards and honors throughout his illustrious career including one which has been bestowed upon him by his colleagues on the Circuit Bench since 1971, that of Chief Judge, and,

WHEREAS, it is timely, fitting and proper that public recognition be given to this outstanding individual for his innumerable and varied contributions to this community and distinguished public service.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to the Honorable George R. Deneweth for being the beneficiary and recipient of the 1986 Distinguished Citizen of the Year Award from the Boy Scouts of America, Macomb District, an award which he is so richly deserving of due to his many years of contributions to his community and his outstanding leadership abilities.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to the Honorable George R. Deneweth, an outstanding American and county citizen, in testimony of the high esteem the Board of Commissioners has for him.

RES. NO. 1959 - A RESOLUTION OF TRIBUTE TO REVEREND FATHER JOSEPH P. FEMMININEO IN RECOGNITION OF ALL THE GOOD HE HAS ACCOMPLISHED AND ON THE OCCASION OF HIS "ROAST"

COMMISSIONER SHARON L. GIRE, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, parishioners at St. Peter Catholic Church in Mt. Clemens recognize the good works, spiritual and moral guidance rendered by Reverend Father Joseph P. Femminineo, known to all as "Father Joe", and,

WHEREAS, Father Joe has ministered not only to his parishioners' spiritual needs but also to their bodily needs by establishing in every parish he has been assigned to, an emergency food pantry, and,

WHEREAS, anyone who rings the rectory bell in need of help is never turned away, and,

WHEREAS, Father Joe has earned the love and respect of his parishioners who have witnessed his kindness, caring and devotion to others as he set a good example for all to emulate, and,

WHEREAS, it is impossible to place too great a value on the work, devotion, and meritorious service contributed by Reverend Father Joseph P. Femminineo during his time at St. Peter Catholic Church, in Mt. Clemens.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its appreciation for the multitude of contributions made to the parish and community by Reverend Father Joseph P. Femminineo and extends its CONGRATULATIONS and BEST WISHES on the occasion of the Reverend Father Joseph P. Femminineo's "Roast" being conducted by the Daughters of Isabella, Circle 683.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Reverend Father Joseph P. Femminineo in testimony of the high esteem the Board of Commissioners has for him.

RES. NO. 1961 - A RESOLUTION DESIGNATING THE MACOMB COUNTY SESQUICENTENNIAL ADVISORY COMMITTEE AS THE OFFICIAL PLANNING AND COORDINATING AGENCY OF SESQUICENTENNIAL ACTIVITIES FOR MACOMB COUNTY

COMMISSIONER GIRE, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, 1987 marks the State of Michigan's 150th Anniversary,
and,

WHEREAS, this event will be celebrated statewide through a variety of activities being planned to mark our great state's Sesquicentennial Advisory Committee as the official group for planning and coordinating of Sesquicentennial activities for Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

That By These Presents, the Macomb County Board of Commissioners hereby recognizes the Macomb County Sesquicentennial Advisory Committee as the official group for planning and coordinating of Sesquicentennial activities for Macomb County.

Be It Further Resolved that a suitable copy of this Resolution be sent to the State Sesquicentennial Office.

RES. NO. 1962 - A RESOLUTION HONORING GILBERT AND MELINA GLEI
ON THE OCCASION OF THEIR 50TH WEDDING ANNIVERSARY

COMMISSIONERS SHARON L. GIRE AND ANTHONY V. MARROCCO,
ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFER
THE FOLLOWING RESOLUTION:

WHEREAS, September 26 1986, marks the 50th Wedding Anniversary
for GILBERT and MELINA GLEI, and,

WHEREAS, they are able to look back with fond and loving memories
to their wedding day on September 26, 1936, in Saint Bernard's Church,
Detroit, Michigan, when they pledged eternal love and devotion to each
other, and,

WHEREAS, over the past 50 years GILBERT and MELINA GLEI'S strong
belief in the family unit and commitment to one another have blessed them
with two loving children, Gretchen and John, and seven beautiful
grandchildren, Gary, Renee, Julie, Eric, John, Paul and Sandra, and,

WHEREAS, GILBERT and MELINA GLEI'S love and respect for one
another have grown stronger as the years passed, enabling them to now look
back at both good times and trying times and share in the joy of
celebrating their 50th Wedding Anniversary.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF
COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL CITIZENS OF MACOMB COUNTY
AS FOLLOWS:

I

That by These Presents, the Macomb County Board of Commissioners
does hereby extend its best wishes and congratulations to GILBERT and
MELINA GLEI on the occasion of their 50th Wedding Anniversary.

II

Be It Further Resolved that a suitable copy of this Resolution be
given to GILBERT and MELINA GLEI in testimony of the high esteem the Board
of Commissioners has for the said GILBERT and MELINA GLEI in commemoration
of their 50th Wedding Anniversary.

RES. NO. 1963 - A RESOLUTION COMMENDING KYLE WILLIAM BAGNALL UPON ACHIEVING THE STATUS OF "EAGLE SCOUT" IN THE BOY SCOUTS OF AMERICA

COMMISSIONER KEN SIMMONS, ON BEHALF OF ALL COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION OF COMMENDATION

WHEREAS, the Boy Scouts of America, was founded in the United States in 1910, with the announced objective and goal of encouraging boys to participate in a program which fosters and develops physical as well as mental well-being through programs centered around outdoor and educational activities, as well as civic affairs, which is aimed at developing good citizenship and healthy and useful living, and,

WHEREAS, the Boy Scouts of America, has steadfastly taught its young boy scouts, that service and assistance to others, rather than one's self, is one of the highest attainable goals in life and scouting, and,

WHEREAS, KYLE WILLIAM BAGNALL, is a boy scout who has faithfully and devotedly adhered to the teachings and principles of the Boy Scouts of America, and participated to such an extent that he has earned and achieved the highest rank possibly attainable, that of "Eagle Scout", and is worthy of public acknowledgement and commendation by this body, and,

WHEREAS, KYLE WILLIAM BAGNALL, for his Eagle Service Project reconstructed the Trillium Nature Trail, located North of the City of Memphis, by clearing the area of trees, weeds and trash; redirecting the trail, building a footbridge over a small creek, marking the trail and erecting a new welcome sign. All of his efforts resulting in the reopening of the trail for all to enjoy.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and commends KYLE WILLIAM BAGNALL on achieving the status of "Eagle Scout" a goal which is sought by all who join the Boy Scouts of America but which is seldom attainable, and when so attained, is truly worthy of public recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to Kyle William Bagnall, for achieving the rank of Eagle Scout.

RES. NO. 1964 - AUTHORIZING CONTRACT WITH THE TOWNSHIP OF LENOX, UNDER
ACT 342, FOR WATER SUPPLY SYSTEM DESIGNATED MACOMB
COUNTY WATER SUPPLY SYSTEM NO. 9 (LENOX)

WHEREAS, by Resolution No. 850 duly adopted by the Board of Supervisors on February 14, 1966, there was authorized to be established within the County of Macomb a system or systems of water, sewer and/or sewage disposal improvements and services within or between cities, villages and townships, as permitted by Act 342, Public Acts of Michigan, 1939, as amended; and,

WHEREAS, the duly elected and qualified Drain Commissioner, now Public Works Commissioner, of the County of Macomb was designated as the COUNTY AGENCY under the provisions of said Act to act for and on behalf of the County of Macomb, with all the rights, powers and duties as specified in said Act; and

WHEREAS, said Resolution provides, in part, as follows:

"4. upon preliminary approval of the Board of Supervisors of the County of Macomb, by resolution, of any of the public improvement projects of the type specified in said Act 342, Public Acts of Michigan, 1939, as now or hereafter amended, which resolution shall describe in general terms the public improvement project proposed, designate a name for identification purposes, and specify the units of government benefited thereby, the Drain Commissioner of the County of Macomb, as the duly designated County Agency is authorized to enter into and execute the necessary contract or contracts with such units of government for the acquisition, construction, operation and financing of said Act, and prepare and submit to the Board of Supervisors for their action thereon any ordinance or resolution deemed necessary to provide for the financing thereof by the issuance of bonds or notes of the types authorized by said Act and secured as provided in said Act."

and

WHEREAS, the Township of Lenox, by resolution of its Township Board, dated September 15, 1986, duly filed with the County Agency, has requested the assistance of the County in acquiring, constructing, financing, operating and maintaining a water supply system within the township as authorized by Act 342, which system shall consist generally of a water main and meters, commencing at 26 Mile Road at the westerly limit of the Township and thence proceeding easterly along 26 Mile Road to the I-94 Freeway, and

WHEREAS, it appears that said water supply system is necessary for the public health and safety and is within the purposes specified in Act 342 and Resolution No. 850 heretofore referred to.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of the County of Macomb, State of Michigan, as follows:

1. That the water supply system project to be located in the Township of Lenox, county of Macomb, as generally described in the Preamble hereto, is hereby approved as a Macomb county project, to be acquired, constructed, operated, maintained and financed under the provisions of Act 342, Public Acts of 1939, as amended.

2. That said project for identification purposes shall be designated the Macomb County Water Supply System No. 9 (Lenox), the unit of government benefited thereby being the Township of Lenox.

3. That the Public Works Commissioner of the County of Macomb, as the duly designated County Agency, is authorized to negotiate and enter into the necessary contracts with the Township of Lenox, under the authorization of Act 342, for the acquisition, construction, operation, maintenance and financing of the water supply system generally described in the Preamble and if bonding is necessary, to prepare and submit to the Board of County Commissioners for its action thereon the resolution necessary under Act 342 to provide for the issuance of bonds.

4. That said water supply system as described generally in the Preamble is determined to be vital and necessary to protect and preserve the public health and safety.

RES. NO. 1965 - AUTHORIZING AMENDATORY AGREEMENT NO. 4 TO THE WASTEWATER
DISPOSAL AGREEMENT BETWEEN THE CITY OF DETROIT, ADDING
THE TOWNSHIP OF LENOX AND VILLAGE OF NEW HAVEN

WHEREAS, It is necessary to amend the Wastewater Disposal Agreement between the City of Detroit, by its Board of Water commissioners, and the County of Macomb, in order to add the Township of Lenox and Village of New Haven to the Macomb County Wastewater Disposal District (DISTRICT); and

WHEREAS, Amendatory Agreement NO. 4, including Exhibit B and Exhibit C attached hereto and made a part hereof, provides for the extension of the DISTRICT to include said communities, along with related matters involving the addition and deletion of connection points and designation of responsibility for constructing wastewater facilities to service the new areas;

NOW, THEREFORE, BE IT RESOLVED by the MACOMB COUNTY BOARD OF COMMISSIONERS as follows:

A. Amendatory Agreement No. 4, as attached hereto and made a part hereof, between the City of Detroit, by its Board of Water Commissioners, and the County of Macomb, is hereby approved and the Macomb County Public Works Commissioners, and the County of Macomb, is hereby approved and the Macomb County Public Works Commissioner is authorized and directed to sign the Amendment on behalf of the county of Macomb as its County Agency.

B. Except as provided herein, the existing contracts between the parties shall remain in full force and effect, those being the Master Agreement dated March 6, 1967; Amendment No. 1 dated July 2, 1973; Amendment No. 2 dated April 8, 1974 and Amendment No. 3 dated February 26, 1986.

October 23, 1986

RES. NO. 1966 - AUTHORIZING MACOMB COUNTY PUBLIC WORKS COMMISSIONER TO ENTER AND EXECUTE ANY ADDITIONAL AGREEMENTS REQUIRED WITH THE STATE REGARDING SUBSEQUENT STATE GRANTS FOR ENGINEERING AND/OR CONSTRUCTION COSTS RELATED TO THE EXTENSION OF SEWER AND WATER SERVICES FOR THE PRISON PROJECT.

WHEREAS, the State of Michigan has authorized the construction of a regional correctional facility in Lenox Township; and

WHEREAS, said project requires the extension of sewer and water lines to service the proposed facility; and

WHEREAS, the State has agreed to assist in the financing of the local cost of extending the sewer and water lines to the prison site;

NOW, THEREFORE, be it resolved as follows:

A. THE MACOMB COUNTY BOARD OF COMMISSIONERS hereby approves, ratifies and confirms the Agreement dated October 7, 1986, executed by Robert Naftaly, Director of Management and Budget for the State of Michigan and THOMAS S. WELSH, MACOMB COUNTY PUBLIC WORKS COMMISSIONER, on behalf of the County of Macomb, which Agreement provides for the State to contribute a maximum of \$500,000 toward the cost of engineering services required to prepare plans and specifications for the extension of sanitary sewer facilities from 21 Mile Road near I94 in Chesterfield Township to the prison site on 26 Mile Road near I-94 in Lenox Township.

B. The MACOMB COUNTY BOARD OF COMMISSIONERS authorizes and directs the MACOMB COUNTY PUBLIC WORKS COMMISSIONER to enter into and execute on behalf of the COUNTY OF MACOMB any additional agreements required with the State regarding subsequent State grants for engineering and/or construction costs related to the extension of sewer and water services for the prison project.

October 23, 1986

RES. NO. 1967 - A RESOLUTION HONORING JOHN H. RONDO, PRINCIPAL OF
CHIPPEWA VALLEY HIGH SCHOOL, ON THE OCCASION OF HIS
RETIREMENT

WHEREAS, JOHN H. RONDO has been an outstanding teacher and school administrator and a source of inspiration and guidance to all students who have had the good fortune to come under his tutelage, and,

WHEREAS, the said JOHN H. RONDO has served the Chippewa Valley Schools with great dedication for the past fourteen years setting an example of service and devotion to the school and community, which is unparalleled in distinction and effectiveness, and,

WHEREAS, through JOHN H. RONDO'S foresight and planning, Chippewa Valley High School students have the benefit of the largest computer program in the State, vocational training programs, and a unique campus setting, and,

WHEREAS, it is fitting and proper that JOHN H. RONDO'S accomplishments and contributions to the youth of Macomb County be publicly acknowledged and recognized.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding accomplishments of JOHN H. RONDO, a credit to the teaching profession which he exemplifies so well, and wishes to express congratulations to the said JOHN H. RONDO upon his retirement from the Chippewa Valley Schools.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to JOHN H. RONDO in testimony of the high esteem the Board of Commissioners has for the said JOHN H. RONDO.

RES. NO. 1969 - A RESOLUTION PERMITTING LOCAL TAX COLLECTING UNITS TO
ISSUE TAX ANTICIPATION NOTES ON BEHALF OF THE COUNTY

WHEREAS the various Macomb County cities and townships serve as collecting units for the current County taxes from December 1st to March 1st each year; and

WHEREAS said collecting units may, pursuant to Chapter 4 of Act 202 of the Public Acts of 1943 as amended, issue Tax Anticipation Notes on behalf of the County to cover the County's current tax collection each year; and

WHEREAS the issuance of said notes on behalf of the County by the various local collecting units would result in the County Treasurer receiving 80 to 95 percent of the County's tax monies on or before the 20th of December each year;

NOW THEREFORE BE IT RESOLVED that the County Treasurer and Chairman of the Board of Commissioners are hereby authorized to enter into agreements with the various County tax collecting units to permit the issuance of Tax Anticipation Notes for the collection of current County taxes, provided each agreement is approved by the Department of Corporation Counsel for the County.

RES. NO. 1970 - A RESOLUTION COMMENDING WILLIAM F. YOUNG, ON HIS RETIREMENT
AS SUPERINTENDENT OF CENTER LINE PUBLIC SCHOOLS

COMMISSIONERS SAM J. PETITTO, ELIZABETH SLINDE AND
MARK STEENBERGHI ON BEHALF OF THE BOARD OF COMMISSIONERS,
OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, dedication to the intellectual and physical development of the youth of America coupled with the donation of one's time, energy and expertise to aid the development and growth of the community, should be publicly acknowledged and recognized, and,

WHEREAS, WILLIAM F. YOUNG, Superintendent of Center Line Public Schools since July 1, 1973 has served the parents and children of said district with great distinction and dignity, and,

WHEREAS, WILLIAM F. YOUNG, during his illustrious career has served as an educator at senior high school and university levels, a physical education instructor counselor and held numerous administrative positions with equal dedication, zeal and accomplishment which has earned him the respect of parents, students, teachers and fellow administrators, and,

WHEREAS, it has been the good fortune of the parents, students, teachers and citizens of not only the Center Line School District, but also the County of Macomb, to have had the leadership and guidance of the said WILLIAM F. YOUNG in the furtherance of the development of the youth of this county, and,

WHEREAS, upon the retirement of WILLIAM F. YOUNG, it is fitting and proper that public recognition be given to this outstanding individual for his innumerable contributions, accomplishments, and a lifetime of good examples for our youth to emulate.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By these Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses its recognition of the outstanding service rendered by WILLIAM F. YOUNG and the manifold

contributions made to students, parents, and citizens of this great County as an educator and administrator in the Center Line School District during which time he has accomplished and compiled a record of achievements worthy and deserving of this recognition.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to WILLIAM F. YOUNG in testimony of the high esteem the Board of Commissioners has for the said WILLIAM F. YOUNG, an outstanding citizen, public servant and educator, on this, the occasion of his retirement.

RES. NO. 1971 - A RESOLUTION FOR ADEQUATE AND EQUITABLE FUNDING FOR
LOCAL PUBLIC HEALTH ENTITIES

WHEREAS, the Macomb County Board of Commissioners supports its local public health facilities and programs for Macomb County residents.

WHEREAS, the Macomb County acknowledges the need for a consolidated and comprehensive approach to advocate for local public health funds.

WHEREAS, the Macomb County Board of Commissioners recognizes the failure of cost sharing to be fully funded as stipulated in P.A. 368 and the lack of adequate allocations of special project funds to local public health entities.

THEREFORE, BE IT RESOLVED, that copies of this Resolution be sent to the Michigan Association of Counties for presentation to the Macomb County's legislative delegation and the Governor of the State of Michigan.

RES. NO. 1972 - A RESOLUTION HONORING AL AND LOUISE LIPPARD, ON THE
OCCASION OF THEIR 50TH WEDDING ANNIVERSARY

COMMISSIONERS DAWN GRUENBURG AND MARK A. STEENBERGH
ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS
THE FOLLOWING RESOLUTION

WHEREAS, AL AND LOUISE LIPPARD, can look back with fond and loving memories to their wedding day 50 years ago at which time they pledged their love and devotion, and

WHEREAS, AL AND LOUISE LIPPARD, have worked hand in hand to make Macomb County a better place to live, actively supporting programs and projects for children and seniors alike, and,

WHEREAS, the said AL AND LOUISE LIPPARD have been sterling examples of commitment to their community, always striving to make a contribution of their time and efforts to contribute to the growth and development of the community, and,

WHEREAS, AL AND LOUISE LIPPARD hve also exemplified Christian living and have achieved a milestone in their personal lives.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL THE CITIZENS OF MACOMB COUNTY AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners does hereby extend its best wishes and congratulations to AL AND LOUISE LIPPARD on the occasionf their 50th Wedding Anniversary.

II

Be It Further Resolved that a suitable copy of this Resolution be given to AL AND LOUISE LIPPARD in testimony of the high esteem the Board of Commissioners has for them in comemoration of their 50th Wedding Anniversary.

November 26, 1986

RES. NO. 1974 - A RESOLUTION REGARDING MACOMB COUNTY'S POLICY ON BIDDING PROCEDURES

COMMISSIONERS GEORGE F. KILLEEN, ON BEHALF OF THE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION

WHEREAS, the County of Macomb has adopted a procedure of soliciting sealed competitive bids from vendors, contractors and service providers when necessary, and

WHEREAS, the present system of seeking competitive bids could be improved and additional tax dollars saved by the adoption of a policy that does not appropriate a specific dollar amount for the project, product or services for which a bid is sought until after the bids are received, thus eliminating the possibility that bidders would submit their bid based on the amount of the appropriations made and not on the actual cost of the goods or services to be provided;

NOW, THEREFORE, Be It Resolved By The Macomb County Board of Commissioners as follows:

I

That all County officials and employees who seek approval of projects or purchase of goods or services requiring public bids shall not request a specific dollar appropriation but must first ask for approval of the concept of said project and/or purchase of goods and/or services and request authority to seek bids therefore.

Be It Further Resolved that after the receipt of bids, the Board of Commissioners, through the appropriate committee process, will consider the granting of appropriations for the project and/or purchase.

Be It Further Resolved that all County elected officials, boards, commissions and Departments are hereby directed to conform with the intent of this policy.

RES. NO. 1975 - A RESOLUTION PROVIDING FOR THE ISSUANCE OF BONDS TO DEFRAY PART OF THE COST OF CONSTRUCTION OF WASTEWATER IMPROVEMENTS FOR THE VILLAGE OF ARMADA AS A PART OF MACOMB COUNTY WASTEWATER TREATMENT SYSTEM (VILLAGE OF ARMADA) ESTABLISHING SUCH SYSTEM; AUTHORIZING THE CONSTRUCTION OF SUCH IMPROVEMENTS; AND PROVIDING FOR OTHER MATTERS RELATIVE TO SAID CONSTRUCTION AND SAID BONDS.

PREAMBLE

WHEREAS, the County of Macomb, Michigan, by resolution of its then Board of Supervisors duly adopted on February 24, 1966, adopted the provisions of Act 342, Public Acts of Michigan, 1939, as amended, and pursuant to said resolution the Public Works Commissioner of the County of Macomb as the duly designated agency of the County has constructed extensive systems of wastewater improvements and related equipment and appurtenances in connection therewith;

AND WHEREAS, to preserve and protect the public health, safety and welfare of the present and future residents of the Village of Armada, which in turn will be for the benefit of the general health, safety and welfare of the entire County of Macomb, it is necessary to meet an imperative and urgent need for wastewater facilities and appurtenances in said Village to make available to citizens and residents thereof additional improved wastewater disposal services, which said improvements are generally described in the contract hereinafter set forth:

AND WHEREAS, in order to finance the local cost of said improvements, it is deemed advisable to proceed under the authorization contained in Sections 5a, 5b and 5c of Act 342, Public Acts of Michigan, 1939, as amended, and the resolution heretofore referred to:

AND WHEREAS, it is necessary to establish the improvements as a separate system under the provision of the aforesaid Act 342;

AND WHEREAS, pursuant to said statutory authorization, the County of Macomb, by its Public Works Commissioner as the duly designed County agency, and the Village of Armada have executed a contract providing for the construction and financing of such improvements as a part of the Macomb County Wastewater Treatment System (Village of Armada) and for other details in connection with such financing and construction, said contract being as attached hereto in full and made a part of this resolution;

AND WHEREAS, all things necessary to the authorization and issuance of bonds pursuant to the provisions of law particularly Sections 5a, 5b and 5c of Act 342, Public Acts of Michigan, 1939, as amended, have been done, and the County of Macomb is now

empowered and desires to authorize the issuance of such bonds;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF MACOMB
THIS 26TH DAY OF NOVEMBER, 1986, AS FOLLOWS:

Section 1. Definitions. Wherever used in this resolution or in the bonds to be
issued hereunder, except where otherwise indicated by the context;

(a) The term "County" shall be construed to mean the
County of Macomb, Michigan.

(b) The term "Local Unit" shall be construed to mean
the Village of Armada, County of Macomb, Michigan.

(c) The term "County Agency" shall be construed to mean
the Public Works Commissioner of the County.

(d) The term "Project" shall be construed to mean the
wastewater improvements to be acquired and constructed, as
referred to in the preamble to this resolution and the contract
attached hereto.

(e) The term "Contract" shall be construed to mean the
contract, heretofore made and executed between the County, by its
duly designated County Agency, and the Local Unit, as set forth
in the preamble hereto.

(f) The term "Contractual Payments" shall be construed
to mean the installment payments as required to be made by the
Local Unit to the County pursuant to the provisions of Section 9
of the Contract and pledged for the payment of principal and
interest on the bonds to be issued.

Section 2. Establishment of System. This board does hereby
approve the establishment of the MACOMB COUNTY WASTEWATER TREATMENT SYSTEM
(VILLAGE OF ARMADA) for the treatment and disposal of wastewater in the
area hereinafter described, said System to consist generally of new
wastewater treatment and sludge disposal facilities, together with pump
stations and all necessary appurtenances, attachments, works,
instrumentalities, rights in land and properties used or useful in

connection with the treatment and disposal of wastewater in the municipality and area hereafter described:

Municipality:	Village of Armada
Area to be served by System	Wastewater service area of Village of Armada

Section 3. Construction of Project. The project to be located within the Local Unit, as generally described in the Contract and in the maps and plans filed with the County Agency, is hereby approved as a County project to be acquired constructed, operated and financed under the provisions of Act 342, Public Acts of Michigan, 1939, as amended, said Project to be known as MACOMB COUNTY WASTEWATER TREATMENT SYSTEM (VILLAGE OF ARMADA)

Section 4. Approval of Plans and Estimates: Determination of Necessity. The plans, specifications and estimates of cost for the Project prepared by McNamara, Porter & Seeley, consulting engineers, are hereby accepted and approved, and it is hereby determined to be necessary, for the public health of the County, to acquire, construct and complete said Project, as provided in said plans and specifications, under the supervision and direction of the County Agency.

Area to be served by System Wastewater service area of Village of Armada

Section 5. Approval of Contract. The Contract between the County, by its duly designated County Agency, and the Local Unit, as attached hereto, is hereby approved, ratified and confirmed.

Section 6. Estimated Cost and Estimated Period of Usefulness. The total cost of acquiring and constructing said Project, including the payment of incidental expenses specified in Section 7 hereof, which total estimated cost is \$4,200,000 is hereby approved and confirmed, and the estimated period of usefulness of the Project is determined to be not less than forty (40) years.

Section 7. Issuance of bonds For the purpose of paying the local share cost of construction of the Project including payment of engineering, legal and financing expenses, there be borrowed the sum of One Million Six Hundred Thousand Dollars (\$1,600,000) and that in evidence thereof there be issued the bonds of the County as hereinafter set forth. The balance of the cost of the Project shall be paid from grant proceeds.

Section 8. Bond Terms Said bonds shall be designed MACOMB COUNTY WASTEWATER TREATMENT SYSTEM (VILLAGE OF ARMADA) BONDS (LIMITED TAX GENERAL OBLIGATION), the principal of and interest thereon to be payable primarily out of the Contractual Payments required to be paid by the Local Unit pursuant to the Contract. Said bonds shall consist of bonds registered as to principal and interest of the denomination of \$5,000 or multiples of \$5,000 up to the amount of a single maturity, numbered consecutively in order of authentication from 1 upwards, callable prior to maturity as hereinafter provided, dated as of February 1, 1987, and shall be payable annually on November 1 of each year as follows:

\$25,000	1988, 1989 and 1990;
59,000	1991, 1992 and 1993
75,000	1994 to 1998, inclusive;
100,000	1999 to 2003, inclusive;
125,000	2004 to 2007, inclusive;

The bonds shall bear interest at a rate or rates determined on sale thereof, not exceeding a rate or net interest cost of eighteen percent (18%) per annum, with a discount of not to exceed three percent (3%), payable on November 1, 1987, and semi-annually thereafter, by check drawn on the transfer agent mailed to the registered owner at the registered address, as shown on the registration books of the county maintained by the transfer agent. Interest shall be payable to the registered owner of record as of the 15th day of the month prior to the payment date for each interest payment. The date of determination of registered owner for purposes of payment of interest as provided in this paragraph may be changed by the County to conform to market practice in the future. The principal of the bonds shall be payable at a bank or trust company to be designated by the County Agency as registrar/transfer/paying agent for this issue.

Section 9. Execution and Delivery of Bonds. The Chairman of the Board of Commissioners and the County Clerk are hereby authorized and directed to execute said bonds by means of their facsimile signatures when issued and sold for and on behalf of the County and to imprint a facsimile of the seal of the County thereon. No bond of this series shall be valid until authenticated by an authorized officer of the transfer agent. The bonds shall be delivered to the transfer agent for authentication and shall then be delivered to the purchaser in accordance with instructions from the Treasurer of the County upon payment of the purchase price for the bonds in accordance with the bid therefor when accepted. Executed blank bonds for registration and issuance to transferees shall simultaneously, and from time to time thereafter as necessary, be delivered to the transfer agent for safekeeping.

Any bond may be transferred upon the books required to be kept pursuant to this section by the person in whose name it is registered, in person or by his duly authorized attorney, upon surrender of the bond for cancellation, accompanied by delivery of a duly executed written instrument of transfer in a form approved by the transfer agent. Whenever any bond or bonds shall be surrendered for transfer, the transfer agent shall authenticate and deliver a new bond or bonds, for like aggregate principal amount. The transfer agent shall require the payment by the bondholder requesting the transfer of any tax or other governmental charge required to be paid with respect to the transfer.

Section 10. Primary Security for Bonds. The bonds and the interest thereon shall be payable primarily from the Contractual Payments received by the County pursuant to the Contract, for the payment of which the Local Unit in the Contract has pledged its full faith and credit pursuant to the provisions of Act 342, Public Acts of Michigan, 1939, as amended, (Sections 5a and 5c). The Local Unit has covenanted and agreed to levy taxes to the extent necessary to provide funds to meet the Contractual Payments as they become due under the provisions of the Contract, and by virtue of the approval of the Contract by the electors of the Local Unit at a Special Election held in the Local Unit on November 4, 1986, taxes levied shall be without limitation as to rate or amount and in addition to any other taxes which the Local Unit may be authorized to levy but not more than the rate or amount sufficient therefor, as provided in Section 6, Article IX of the Constitution of the State of Michigan, the bonds herein authorized being issued in anticipation of the Contractual Payments to be made by the Local Unit under the Contract, such Contractual Payments being "contract obligations in anticipation of which bonds are issued" within the purview of said Section of the Constitution.

All of such Contractual Payments are hereby pledged solely and only for the payment of the principal of and interest on the bonds.

Section 11. Debt Retirement Fund It shall be the duty of the County Agency, after the adoption of this resolution and the sale of the bonds herein authorized, to open a special depository account to be designated DEBT RETIREMENT FUND - MACOMB COUNTY WASTEWATER TREATMENT SYSTEM (VILLAGE OF ARMADA) BONDS (hereinafter sometimes referred to as the "Debt Retirement Fund"), into which account it shall be the duty of the County Agency to deposit, as received, the Contractual Payments required to be made by the Local Unit pursuant to the Contract, any payments made by the County pursuant to the provisions of Section 12 of this resolution, and advance payments made by the Local Unit, or any additional moneys paid by the Local Unit to be used for purchasing bonds for retirement prior to maturity. The moneys from time to time on hand in said Debt Retirement Fund shall be used solely and only for the payment of the interest of and principal on the

bonds herein authorized.

Section 12. Secondary Security for Bonds. Pursuant to authorization provided in Act 342, Public Acts of Michigan 1939, as amended (Section 5c), the full faith and credit of the County is hereby pledged for the prompt payment of the principal of and interest on all of said bonds as the same shall become due. If for any reason there are not sufficient funds on hand from the Contractual Payments pledged to pay the principal of and interest on said bonds when due, as specified herein and in the Contract, upon written notification by the County Agency to the County Treasurer of the County of the amount of such deficiency, the County Treasurer shall promptly, out of County Funds, deposit into the Debt Retirement Fund the amount of such deficiency, and if necessary for such payment, the county shall be obligated to levy ad valorem taxes on all taxable property in the County, subject to statutory and constitutional limitations. If it becomes necessary for the County to so advance such moneys, it shall have such right or rights of reimbursement and any and all remedies therefor as provided by Act 342, Public Acts of Michigan, 1939, as amended, or any other law. The County recognizes and covenants that its full faith and credit pledge herein is a first budget obligation.

Section 13. Bond Form. The bonds shall be in substantially the following form:

November 26, 1986

UNITED STATES OF AMERICA

STATE OF MICHIGAN

MACOMB COUNTY WASTEWATER TREATMENT SYSTEM
(VILLAGE OF ARMADA) BONDS

(LIMITED TAX GENERAL OBLIGATION)

Interest Rate	Date of Maturity	Date of Original Issue	Cusip
		February 1, 1987	

Registered Owner

Principal Amount

Dollars

The County of Macomb, State of Michigan (the "County") for value received, hereby promises to pay to the Registered Owner specified above, or registered assigns, the Principal Amount specified above, in lawful money of the United States of America on the Date of Maturity specified above, unless prepaid prior thereto as hereinafter provided, with interest thereon from the Date of Original Issue or such later date to which interest has been paid, until paid, at the Interest Rate per annum specified above, first payable on November 1, 1987 and semiannually thereafter. Principal of this bond is payable at the principal office of _____, _____, Michigan, or such other transfer agent as the County may hereafter designate by notice mailed to the Registered Owner hereof not less than sixty (60) days prior to any interest payment date (the "transfer Agent"). Interest on this bond is payable to the registered owner of record as of the fifteenth (15th) day of the month preceding the payment date as shown on the registration books of the County maintained by the Transfer Agent, by check or draft mailed to the Registered Owner at the registered address.

The bonds of this issue are payable primarily from the proceeds of contractual payment to be paid by the Village of Armada, located in the County of Macomb, Michigan, to the Public Works Commissioner of the County of Macomb, Michigan, for acting for and on behalf of said County, pursuant to a certain contract dated _____, 1986 between said governmental units, whereby said Public Works Commissioner, on behalf of the County, is to construct wastewater system improvements in said County to service said Village, said improvements having been designated as Macomb County Wastewater Treatment System (village of Armada). By the provisions of said contract and pursuant to the authorization provided by law, the Village has pledged its full faith and credit for the payment of its contractual payments. The County has irrevocably pledged to the payment of this issue of bonds the total contractual payments, which said total payments are established in the amount required to pay the principal of and interest on the bonds of this issue when due. As additional security for the payment of the bonds of this issue, the County, pursuant to the provisions of Act 342, Public Acts of Michigan, 1939, as amended, has pledged its full faith and credit for the prompt payment of the principal of and interest thereon. By virtue of the approval of the contract by the electors of the Village at a special election held in the village on November 4, 1986, the full faith and credit pledge of the village is an unlimited tax general obligation of the Village, and the Village is required by the Michigan Constitution and statutes to levy annually such ad valorem taxes as may be necessary to pay its debt service obligations under the contract without limitation as to rate or amount and in addition to any other taxes which the Village may be authorized to levy. The full faith and credit pledge of the County is a limited tax general obligation, and the County is required to pay its debt service obligations on the bonds as a first budget obligation from its general funds, including the collection of any ad valorem taxes which it is authorized to levy. However, the ability of the County to levy such taxes is subject to statutory and constitutional limitations.

This bond is one of a total authorized issue of bonds of even original issue date aggregating the principal sum of \$1,600,000 issued pursuant to a resolution duly adopted by the Board of Commissioners of the County on _____, 1986, and under and in full compliance with the Constitution and statutes of the State of Michigan, including specifically Act 342, Public Acts of Michigan, 1939, as amended, for the purpose of paying part of the cost of constructing wastewater improvements in said County to service said Village. For a complete statement of the funds from which and the conditions under which this bond is payable, and the general covenants and provisions pursuant to which this bond is issued, reference is made to the above described resolution.

Bonds of this issue maturing in the years 1988 to 1994, inclusive, shall not be

subject to redemption prior to maturity. bonds or portions of bonds in multiples of \$5,000 of this issue maturing in the years 1995 to 2007, inclusive, shall be subject to redemption prior to maturity, at the option of the County, in such order as the County shall determine, on any interest payment date on or after November 1, 1994, as par and accrued interest to the date fixed for redemption, plus a premium expressed as a percentage of par, as follows:

3% of the par value of each bond or portion thereof called for redemption on or after November 1, 1994, but prior to November 1, 1998;

2% of the par value of each bond or portion thereof called for redemption on or after November 1, 1998, but prior to November 1, 2002; and

1% of the par value of each bond or portion thereof called for redemption on or after November 1, 2002; but prior to November 1, 2005.

No premium shall be paid on bonds or portions thereof called for redemption on or after November 1, 2005.

In case less than the full amount of an outstanding bond is called for redemption, the Transfer Agent, upon presentation of the bond called for redemption, shall register, authenticate and deliver to the registered owner of record a new bond in the principal amount of the portion of the original bond not called for redemption.

Notice of redemption shall be given to the registered owners of bonds or portions thereof called for redemption by mailing of such notice not less than thirty (30) days prior to the date fixed for redemption to the registered address of the registered owner of record. Bonds so called for redemption shall not bear interest after the date fixed for redemption provided funds are on hand with the Transfer Agent to redeem said bonds.

This bond is transferrable only upon the books of the County kept for that purpose at the office of the Transfer Agent by the Registered Owner hereof in person, or by his attorney duly authorized in writing, upon the surrender of this bond together with a written instrument of transfer satisfactory to the Transfer Agent duly executed by the Registered Owner or his attorney duly authorized in writing, and thereupon a new registered bond or bonds in the same aggregate principal amount and of the same maturity shall be issued to the transferee in exchange therefor as provided in the resolutions authorizing the bonds, and upon the payment of the charges, if any, therein prescribe.

It is hereby certified and recited that all acts, conditions and things required by law precedent to and in the issuance of this bond, and the series of which this is one, having been done and performed in regular and due time and form as required by law.

This bond is not valid or obligatory for any purpose until the Transfer Agent's Certificate of Authentication on this bond has been executed by the Transfer Agent.

IN WITNESS WHEREOF, the County of Macomb, State of Michigan, by its Board of Commissioners, has caused this bond to be signed in the name of said County by the facsimile signature to the Chairman of the Board of Commissioners and to be countersigned by the facsimile signature of the County Clerk and a facsimile of the corporate seal of the County to be imprinted hereon, all as of the Date of Original Issue.

COUNTY OF MACOMB

By _____
Chairman, Board of Commissioners

(Seal)

Countersigned:

County Clerk

November 26, 1986

(FORM OF TRANSFER AGENT'S
CERTIFICATE OF AUTHENTICATION)

Certificate of Authentication

This bond is one of the bonds described in the withirmentioned resolution.

Transfer Agent

By _____
Authorized Signature

Date of Registration: _____

Section 14. Additional Bonds. Nothing contained in this resolution or the Contract shall be construed to prevent the County from issuing additional bonds in accordance with the provisions of the statutes of the State of Michigan for the purpose of financing wastewater facilities authorized by law, but such bonds shall in no way have any lien or be payable out of the Contractual Payments pledged to the payment of the bonds of this authorized issue, unless additional bonds are issued to complete the Project, as authorized by the provisions of this contract.

Section 15. Contract with Bondholders. The provisions of this resolution, together with the Contract attached hereto, shall constitute a contract between the County and the holder or holders of the bonds from time to time, and after the issuance of such bonds, no change, variation or alteration of the provisions of this resolution and the Contract may be made which would lessen the security for the bonds. The provisions of this resolution and the Contract shall be enforceable by appropriate proceedings taken by such holder under the law.

Section 16. Covenants of County. The County covenants and agrees with the successive holders of the bonds that so long as any of the bonds remain outstanding unpaid as to either principal or interest as follows:

(a) The County and the County Agency will puncutally perform all of its obligations and duties under this resolution and the Contract herein set forth, and will collect, segregate and apply the Contractual Payments and other moneys paid by the Local Unit or by the County, in the manner required under this resolution and the Contract.

(b) The County will promptly and punctually perform all of its legal obligations and duties relative to the prompt payment of the principal of and interest on the bonds by virtue of the pledge of its full faith and credit for the payment thereof under the terms of this resolution.

(c) the County and the County Agency will apply and use the proceeds of sale of the bonds in the manner required by the provisions of this resolution and the Contract.

(d) The County and the County Agency will maintain and keep proper books of record and account relative to the application of funds for the construction of the Project and the Contractual Payments and other moneys received from the Local Unit or advanced by the County. Not later than three (3) months after the end of each year, the county shall cause to be prepared a statement, in reasonable detail, sworn to by its chief accounting officer, showing the application of the proceeds of sale of the bonds, the cash receipts from the Local Unit or County during such year and the application thereof, and such other information as may be necessary to enable any taxpayer or any holder or owner of the bonds, or anyone acting in their behalf, to be fully informed as to all matters pertaining to the construction of the Project and application of funds therefor, or for the payment of the bonds during such year. A certified copy of said statement shall be filed with the County Clerk of the County and the Clerk of the Local unit, and a copy shall also be sent to the manager or managers of the account purchasing the bonds.

Section 17. Proceeds of Bond Sale; Investment. The proceeds of sale of the bonds herein authorized, except a sum equal to the accrued interest and premium, if any, received upon delivery of

the bonds, which sum shall be deposited into the Debt Retirement Fund, shall be used by the County solely and only to pay costs of construction of the Project, including all engineering, legal, financing and other expenses incident thereto. Pending utilization of said funds for said purposes, said moneys, as nearly as may be practicable, shall be invested, reinvested and deposited as permitted by Michigan law, which investments and deposits shall mature, or which shall be subject to redemption by the holder thereof at the option of the holder, not later than the respective dates, as estimated by the County Agency, when such moneys will be required to pay costs of construction of the Project. Said investments and deposits shall be selected by the County Agency. Interest realized from such investments or deposits shall be considered as additional moneys for construction. Any surplus construction moneys remaining after completion of the Project shall be used in accordance with the provisions therefor specified in the Contract.

Section 18. Duties of County Agency re Sale of Bonds. the county Agency is hereby designated, for and on behalf of the County, to (a) prepare and submit application to the Michigan Department of Treasury for its approval of the issuance of said bonds and the form of notice of sale, as required by law, or alternatively for an order of exception from prior approval; (b) to prepare form of notice of sale, fix a date of sale, conduct the sale, and accept the best bid received at such sale; (c) to publish notice of sale in the Bond Buyer of New York, New York, at least seven (7) full days prior to the date fixed for sale; and (d) to do all other acts and take all other actions and other necessary procedures required to effectuate a sale and delivery of the bonds, including, if appropriate, purchasing credit enhancements and/or reducing the amount of bonds sold and/or delivered if the County Agency determines that the full amount thereof is not necessary to complete the Project. Any such reduction shall be governed by the provisions of Section 9 of the Contract, except that the County Agency shall not be required to secure an amendment to this resolution if any reduction produces a bond issue whose terms remain within the terms authorized by this resolution as outside parameters, or if such reduction or alteration is insignificant or insubstantial.

Section 19. Conflicting Provisions Repealed. All resolutions or orders or parts thereof in conflict with the provisions of this resolution are to the extent of such conflict hereby repealed.

Section 20. Effective Date of Resolution This resolution shall become effective immediately upon its passage.

RES. NO. 1976 - A RESOLUTION COMMENDING ALBERT WHITE, DIRECTOR OF SPECIAL EDUCATION, ROSEVILLE COMMUNITY SCHOOLS, ON THE OCCASION OF HIS RETIREMENT

COMMISSIONER ELIZABETH M. SLINDE AND COMMISSIONER HAROLD E. GROVE, ON BEHALF OF THE ENTIRE BOARD OF COMMISSIONERS, OFFERS THE FOLLOWING RESOLUTION:

WHEREAS, ALBERT WHITE has been an outstanding teacher, and administrator and a source of inspiration and guidance to all students who have had the good fortune to come under his tutelage, and,

WHEREAS, the said ALBERT WHITE has served the Roseville Community Schools with great dedication, setting an example of service and devotion to the school and community, and,

WHEREAS, ALBERT WHITE, during his illustrious career fulfilled the duties and responsibilities of his varied positions with equal dedication zeal and accomplishment which earned him not only the "Macomb County Special Education Director of the Year Award" in 1979 but also the respect and admiration of parents, students, teachers and fellow administrators, and,

WHEREAS, it has been the good fortune of the parents, students, teachers and citizens of the Roseville Community Schools as well as the County of Macomb, to have had the leadership and guidance of the said ALBERT WHITE, and

WHEREAS, upon the retirement of Albert White, it is fitting and proper that public recognition be given to this outstanding individual for his innumerable contributions, accomplishments and a lifetime of good examples for our youth to emulate.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and recognizes the outstanding contributions and accomplishments of ALBERT WHITE and wishes to express congratulations to the said ALBERT WHITE upon his retirement from the Roseville Schools.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ALBERT WHITE in testimony of the high esteem the Board of Commissioners has for him.

December 23, 1986

RES. NO. 1977 - COMMENDING ROY B. "CHIEF" CHURCH UPON BEING
NAMED THE 1986 CITIZEN OF THE YEAR BY THE
STERLING HEIGHTS AREA CHAMBER OF COMMERCE

COMMISSIONER DAVID JAYE, ON BEHALF OF THE
ENTIRE BOARD OF COMMISSIONERS OFFERS THE
FOLLOWING RESOLUTION:

WHEREAS, public service with sincerity, honesty and devotion and the genuine and sincere involvement in activities and projects concerned with the improvement and betterment of the quality of life of humankind, is an aspiration and dream sought by many, but seldom achieved or fulfilled, and,

WHEREAS, ROY B. "CHIEF" CHURCH, has for over twenty (20) years been involved in community activities and projects involving civic organizations, charitable, business and educational endeavors, and,

WHEREAS, ROY B. "CHIEF" CHURCH has served as one of the original charter members and officers of the local chamber of commerce, first active president of the New Utica Corporation, as well as founding member and first chairman of the Foundation for Educational Excellence, and has given much time and effort to aid his fellow citizens, and,

WHEREAS, it has been the good fortune of the citizens of this County to have the services of ROY B. "CHIEF" CHURCH and thus it is fitting and proper that this outstanding public servant be recognized for his manifold contributions to the citizens of Macomb County.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its congratulations to ROY B "CHIEF" CHURCH on his being named the 1986 Sterling Heights area Chamber of Commerce Citizen of the Year, an honor that he richly deserves for his untiring efforts in helping humankind.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ROY B. "CHIEF" CHURCH, in testimony of the high esteem the Board of Commissioners has for the said ROY B. "CHIEF" CHURCH, an outstanding citizen.

December 23, 1986

RES. NO. 1978 - CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER WILLARD D. BACK FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, WILLARD D. BACK, has served the citizens of the County of Macomb and most particularly the residents of District 23 with devotion, distinction and integrity as a member of the Board of Commissioners for upwards of the past eighteen (18) years, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have the benefit of WILLARD D. BACK'S wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said WILLARD D. BACK, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to WILLARD D. BACK, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said WILLARD D. BACK, a citizen worthy and deserving of this recognition.

December 23, 1986

RES. NO. 1979 - CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER ELDRED E. CHAMPINE FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and

WHEREAS, ELDRED E. CHAMPINE, has served the citizens of the County of Macomb and most particularly the residents of District 15 with devotion, distinction and integrity as a member of the Board of Commissioners for upwards of the past eight (8) months, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have the benefit of ELDRED E. CHAMPINE'S wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said ELDRED E. CHAMPINE, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ELDRED E. CHAMPINE, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said ELDRED E. CHAMPINE, a citizen worthy and deserving of this recognition.

RES. NO. 1980 - CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER SHARON L. GIRE FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, SHARON L. GIRE, has served the citizens of the County of Macomb and most particularly the residents of District 16 with devotion, distinction and integrity as a member of the Board of Commissioners for upward of the past two (2) years and eight(8) months, during which time she has compiled a record of achievements and distinguished herself as a spokesperson for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great county, and a privilege of the members of the Board of Commissioners to have the benefit of SHARON L. GIRE'S wise and judicial counsel and advice during her tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for her contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said SHARON L. GIRE, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to SHARON L. GIRE, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said SHARON L. GIRE, a citizen worthy and deserving if this recognition.

December 23, 1986

RES. NO. 1981 - CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER DONALD GURCZYNSKI FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and integrity as a member of the Board of Commissioners for upward of the past eight (8) years, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have the benefit of DONALD GURCZYNSKI'S wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said DONALD GURCZYNSKI, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DONALD GURCZYNSKI, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said DONALD GURCZYNSKI, a citizen worthy and deserving of this recognition.

December 23, 1986

RES. NO. 1982 - CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION COMMENDING COMMISSIONER DAVE JAYE FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, DAVE JAYE, has served the citizens of the County of Macomb and most particularly the residents of District 12 with devotion, distinction and integrity as a member of the Board of Commissioners for upward of the past two (2) years during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great county, and a privilege of the members of the Board of Commissioners to have the benefit of DAVE JAYE'S wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said DAVE JAYE, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to DAVE JAYE, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said DAVE JAYE, a citizen worthy and deserving of this recognition.

December 23, 1986

RES. NO. 1983 - CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE
MEMBERSHIP OF THE BOARD OF COMMISSIONERS OFFERS THE
FOLLOWING RESOLUTION COMMENDING COMMISSIONER
GILBERT PARKER FOR OUTSTANDING PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, GILBERT PARKER, has served the citizens of the County of Macomb and most particularly the residents of District 11 with devotion, distinction and integrity as a member of the Board of Commissioners for upward of the past two (2) years, during which time he has compiled a record of achievements and distinguished himself as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have the benefit of GILBERT PARKER'S wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said GILBERT PARKER, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to GILBERT PARKER, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said GILBERT PARKER, a citizen worthy and deserving of this recognition.

December 23, 1986

RES. NO. 1984 - CHAIRMAN WALTER FRANCHUK, ON BEHALF OF THE ENTIRE
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION
COMMENDING COMMISSIONER KEN SIMMONS FOR OUTSTANDING
PUBLIC SERVICE

WHEREAS, public service with sincerity, honesty and devotion to the cause of improving local government on behalf of the people is truly a mark of distinction and quality, often earned but too infrequently recognized, and,

WHEREAS, KEN SIMMONS, has served the citizens of the County of Macomb and most particularly the residents of District 13 with devotion, distinction and integrity as a member of the Board of Commissioners for upward of the past four (4) years, as a spokesman for and on behalf of all people, and,

WHEREAS, it has been the good fortune of the citizens of this great County, and a privilege of the members of the Board of Commissioners to have the benefit of KEN SIMMONS', wise and judicial counsel and advice during his tenure with the Board of Commissioners, and service upon its committees and various county boards and commissions, and,

WHEREAS, it is fitting and proper that this outstanding public servant be recognized for his contributions to good government.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents the Macomb County Board of Commissioners, hereby publicly acknowledges and expresses its recognition and appreciation of the multitude of contributions made by the said KEN SIMMONS, in serving the people of this great County and State with sincerity, honesty and devotion as a member of the Board of Commissioners of the County of Macomb.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to KEN SIMMONS, an outstanding public servant, in testimony of the high esteem the Board of Commissioners has for the said KEN SIMMONS, a citizen worthy and deserving of this recognition.

December 23, 1986

RES. NO. 1985 - RESOLUTION 1 1987 BORROWING RESOLUTION
(1986 DELINQUENT TAXES)

WHEREAS, ad valorem real property taxes are imposed by taxing units within the County on July 1 and/or December 1 in each year; and

WHEREAS, a certain portion of these taxes remain unpaid and uncollected on March 1 of the following year at which time they are returned delinquent to the County's Treasurer (the "Treasurer") who is to collect the delinquent taxes, plus interest and property tax administration fees, on behalf of the various taxing units; and

WHEREAS, the statutes of the State of Michigan authorize the County to establish a fund, in part or in total from borrowed proceeds, to pay local taxing units their respective shares of delinquent real property taxes in anticipation of collection of those taxes by the Treasurer; and

WHEREAS, the Board of Commissioners of the county has adopted a resolution establishing the County's Delinquent Tax Revolving Fund (the "Revolving Fund"), pursuant to Section 87b of Act No. 206, Michigan Public Acts of 1893, as amended ("Act 206"), which fund has been designated as the 100% Tax Payment Fund by the Treasurer; and

WHEREAS, the purpose of the 100% Tax Payment Fund is to provide a source of moneys from which the Treasurer may pay any or all delinquent real property taxes which are due the County, any school district, intermediate school district, community college district, city, township, special assessment or drainage district, or any other political unit for which delinquent tax payments are due on settlement day with the Treasurer or any city or township treasurer, and the Treasurer has been directed to make such payments by the Board of Commissioners of this County; and

WHEREAS, in order to make such payments with respect to 1986 delinquent taxes, it is determined that it is necessary that the County issue its "1987 General Obligation Limited Tax Notes," in one or more series, in accordance with Sections 87c, 87d, 87e, 87f, 87g and 89 of Act 206 and on the terms and conditions set forth below; and

WHEREAS, the total amount of 1986 real property taxes together with property tax administration fees returnable to the Treasurer pursuant to subsection (6) of Section 44 of Act 206 which will become delinquent and be returned to the Treasurer for collection on March 1, 1987 (the "Delinquent Taxes") has not yet been determined but will be determined at a later date;

THEREFORE, IT IS RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY AS FOLLOWS:

I
GENERAL OBLIGATION LIMITED
TAX NOTES, SERIES 1987

101. Issuance of Notes. The County shall issue its 1987 General Obligation Limited Tax Notes in one or more series (the "Notes"), in accordance with this Resolution and Sections 87c, 87d, 87e, 87f, 87g and 89 of Act 206, payable from the Delinquent Taxes, from delinquent taxes from prior years which are unpaid as of December 1, 1986, and from other sources specified below.

102. Aggregate Amount of Notes. The Notes shall be issued in an aggregate amount not to exceed the sum of (a) the estimated amount of the Delinquent Taxes, plus (b) an amount determined by the Treasurer to be a reasonably required reserve fund to assure the marketability of the Notes but not in excess of 10% of the amount of the Notes. The exact principal amount of the Notes shall be designated by the Treasurer by written order after the amount of the delinquent Taxes, or the amount of Delinquent Taxes to be funded by the issuance of the Notes, has been (i) estimated by the Treasurer on the basis of delinquencies experienced during the past three fiscal years, if the Notes are issued before the Treasurer has received certification from the taxing units of the amount of the delinquent Taxes, or (ii) determined, if the Notes are issued on or after such time.

103. Proceeds. If the Notes are issued and sold before the Treasurer has received certification from the taxing units of the amount of the Delinquent Taxes and if such certification is not reasonably anticipated to occur to allow distribution of the proceeds of the Notes within 20 days after the date of issue, the proceeds of the Notes shall be deposited in the Delinquent Tax Project Account and thereafter used to fund the whole or a part of the 1987 100% Tax Payment Account, the 1987 Note Reserve Account and the 1987 Note Payment Account, subject to and in

accordance with Article VI.

II
FIXED MATURITY NOTES

201. At the option of the Treasurer, exercisable by written order of the Treasurer, Notes may be issued in accordance with this Article II. All reference to "Notes" in Article II refers only to Notes issued pursuant to Article II, unless otherwise specified.

202. Date. The Notes shall be dated December 1, 1986, or such later date prior to the date of actual issuance of the Notes, as the Treasurer may specify by written order.

203. Maturity and Amounts. The first maturity of the Notes shall be not later than one year after the later of (i) the date of issuance or (ii) the establishment of the Note Payment Account, as such maturity date shall be determined by the Treasurer. The second maturity of the Notes shall be on the first anniversary of the first maturity. The third maturity of the Notes shall be on the second anniversary of the first maturity. For Notes of the first maturity, the principal amount shall be not less than 25% nor more than 60% of the amount of estimated Delinquent Taxes; for Notes of the second maturity, the principal amount shall be not less than 15% nor more than 50% of the amount of estimated Delinquent Taxes; and for Notes of the third maturity, the principal amount shall be the balance of the total principal amount of Notes to be issued hereunder. The exact amount of each maturity shall be determined by the Treasurer when the amount of estimated Delinquent Taxes is determined by the Treasurer, or when a reliable high-low estimate of the Delinquent Taxes is available to the Treasurer, so that the Treasurer may certify that the maturity limits set forth above will be satisfied. In determining the exact amount of each maturity the Treasurer shall consider, among other pertinent factors, the anticipated collection of the Delinquent Taxes, arbitrage restrictions, rebate requirements, and the impact the maturities selected may have on the marketability, rating and/or qualification for credit support or liquidity support for, or insurance of, the Notes.

204. Interest and Date of Record. The Notes shall bear interest payable semi-annually, with the first interest payment to be payable (i) on the date of the first maturity of the Notes or (ii) if the first maturity of the Notes is after January 31, 1987, six months before the first

maturity of the Notes. Interest shall not exceed the maximum rate permitted by law on the date the Notes are offered for sale. If the Notes are sold with a variable rate feature as provided in Article IV below the Notes may bear interest weekly, monthly, quarterly or on any put date, or any combination of the foregoing, as provided by written order of the Treasurer. Interest shall be mailed by first class mail to the registered owner of each Note as of the applicable date of record, provided, however, that the Treasurer may agree with the Registrar (as defined below) on a different method of payment.

The date of record shall be not fewer than 14 nor more than 17 days before the date of payment, as designated by the Treasurer prior to the sale of the Notes.

205. Note Form. The Notes shall be issued in fully registered form both as to principal and interest in substantially the form attached as Appendix A, and shall be registrable upon the books of a note registrar (the "Registrar") to be named by the Treasurer. The Registrar so named may be any bank or trust company or other entity (including the County) offering the necessary services pertaining to the registration and transfer of negotiable securities. The Notes may be authenticated by the Registrar if so ordered by the Treasurer.

206. Denominations and Numbers. The Notes shall be issued in one or more denomination or denominations of \$5,000 each or any integral multiple \$5,000 not in excess of any maturity, as determined by the Treasurer, and shall be numbered from one upwards, regardless of maturity, in such order as the Registrar shall determine.

207. Transfer or Exchange of Notes. Notes shall be transferable on the note register maintained with respect thereto upon surrender thereof together with an assignment executed by the registered owner of his or her duly authorized attorney-in-fact in form satisfactory to the Registrar. Upon receipt of a properly assigned Note the Registrar shall authenticate and deliver a new Note or Notes in equal aggregate principal amount and like interest rate and maturity to the designated transferee or transferees.

Notes may likewise be exchanged for one or more other Notes with the same interest rate and maturity in authorized denominations aggregating

the same principal amount as the Note or Notes being exchanged, upon surrender thereof to the Registrar with written instructions signed by the registered owner or his or her attorney-in-fact in form satisfactory to the Registrar. Upon receipt of a Note with proper written instructions the Registrar shall authenticate and deliver a new Note or Notes to the registered owner thereof.

Any service charge made by the Registrar for any such registration, transfer or exchange shall be paid for by the county as an expense of borrowing, unless otherwise agreed by the Treasurer and the Registrar. The Registrar may, however, require payment by a noteholder of a sum sufficient to cover any tax or other governmental charge payable in connection with any such registration, transfer or exchange.

208. Book Entry Depository Trust. At the option of the Treasurer and notwithstanding any contrary provision of Section 212, the Notes may be deposited, in whole or in part, with a depository trustee designated by the Treasurer who shall transfer ownership of interests in the Notes by book entry and who shall issue depository trust receipts or acknowledgements to owners of interests in the Notes. Such book entry depository trust arrangement, and the form of depository trust receipts or acknowledgements, shall be as determined by the Treasurer after consultation with the depository trustee. The Treasurer is authorized to enter into any depository trust agreement on behalf of the County upon such terms and conditions as the Treasurer shall deem appropriate and not otherwise prohibited by the terms of this Resolution. The depository trustee may be the same as the Registrar otherwise named by the Treasurer, and the Notes may be transferred in part by depository trust and in part by transfer of physical certificates as the Treasurer may determine.

209. Redemption (a) Notes maturing on either of the first two maturity dates shall not be subject to redemption prior to maturity.

(b) If on the date of issuance of the Notes the County and all subordinate entities of the County reasonably anticipate issuing, in the aggregate, over \$5,000,000 in governmental tax-exempt obligations ("Governmental Bonds") during the calendar year in which the Notes are issued, then a portion of the Notes maturing on the third maturity date shall be redeemed in whole or in part as provided below. Redemption under this Subsection (b) shall occur on the first and second maturity dates of

the Notes to the extent, if any, necessary to constitute and/or maintain the Note Payment Account, established under Section 604, as a bona fide debt service fund for purposes of Section 148 (f) (4) (B) of the Internal Revenue Code of 1986. Redemption under this Subsection (b) shall apply to only those Notes selected by lot, the principal and accrued interest on which shall not exceed in the aggregate, the amount, as certified by the Treasurer, which is projected to be in the Note Payment Account on the applicable maturity date absent redemption under this Subsection (b). Notes so called for redemption shall be redeemed at par, plus accrued interest to the redemption date.

(c) In addition, Notes maturing on the third maturity date may be redeemed in whole or in part on any date or dates on or after the second maturity date, in the discretion of the Treasurer. Notes called for redemption under this Subsection (c) shall be redeemed at par, plus accrued interest to the redemption date, plus a premium not to exceed 1% of the par value thereof, as determined by the Treasurer in the exercise of his discretion. Redemption pursuant to this Subsection (c) may be made by lot or pro rata, as shall be determined by the Treasurer.

(d) With respect to partial redemptions, any portion of the Note outstanding in a denomination larger than the minimum authorized denomination may be redeemed, provided such portion as well as the amount not being redeemed constitute authorized denominations. In the event less than the entire principal amount of a Note is called for redemption the Registrar shall, upon surrender of the Note by the registered owner thereof, authenticate and deliver to the registered owner a new Note in the principal amount of the principal portion not redeemed.

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(3) Notice of redemption shall be by first class mail at least 30 days prior to the date fixed for redemption, which notice shall fix the date of record with respect to the redemption if different than otherwise provided in this Resolution. Any defect in any notice shall not affect the validity of the redemption proceedings. Notes so called for redemption shall not bear interest after the date fixed for redemption provided funds are on hand with a paying agent to redeem the same.

210. Discount At the option of the Treasurer, the Notes may be offered for sale at a discount not to exceed 2%.

211. Public or Private Sale. The Treasurer may, at the Treasurer's option, conduct a public sale of the Notes after which sale the Treasurer shall either award the Notes to the lowest bidder or reject all bids. The conditions of sale shall be as specified in the Notice of Sale, and the Treasurer shall be empowered to make any change in the Notice of Sale, as may, in the Treasurer's discretion, be necessary or appropriate. Alternatively, the Treasurer may, at the Treasurer's option, negotiate a private sale of the Notes as provided in Act 206.

212. Execution and Delivery. The Treasurer is authorized and directed to execute the Notes on behalf of the County by manual or facsimile signature, provided that if the facsimile signature is used the notes shall be authenticated by the Registrar. The Notes shall be sealed with the County seal or, if permitted by law, imprinted with a facsimile of such seal. The Treasurer is authorized and directed to then deliver the Notes to the purchaser thereof upon receipt of the purchase price, which delivery shall be made in the discretion of the Treasurer at one time or in parts at various times. All of the Notes with the earliest maturities shall be delivered prior to any Notes with later maturities. The Notes shall be delivered at the expense of the county in such city or cities as may be designated by the Treasurer in the Notice of Sale or otherwise.

213. Renewal, Refunding or Advance Refunding Notes. If at any time it appears to be in the best interests of the County, the Treasurer, by written order, may authorize the issuance of renewal, refunding or advance refunding Notes. Such Notes need not be approved by prior order of the Department of treasury unless so required by such Department as provided by law.

III
SHORT TERM RENEWABLE NOTES

301. At the option of the Treasurer, exercisable by written order of the Treasurer, Notes may be issued in accordance with this Article III. All references to "Notes" in Article III refer only to Notes issued pursuant to Article III, unless otherwise specified.

302. Date and Maturity. the Notes shall be dated as of their date of issuance and shall mature on such date or dates not exceeding one year from the date of their issuance as may be specified by written order of the Treasurer.

303. Interest. The Notes shall bear interest payable at maturity at such rate or rates as may be determined by the Treasurer not exceeding the maximum rate of interest permitted by law on the date the Notes are issued.

304. Note Form. The Notes shall, at the discretion of the Treasurer, either be payable to bearer at the paying agent or paying agents designated by the Treasurer or be issued in registered form consistent with Section 205. If issued in registered form, the Notes may be constituted as book-entry securities consistent with Section 208, notwithstanding any contrary provision of Section 308. Depending upon the form in which the Notes are issued, the form of Note authorized by this Resolution and the form of Notice of Sale authorized by Resolution 2 shall be changed accordingly.

305. Denomination and Numbers. The Notes shall be issued in one or more denomination or denominations. Each denomination shall be in the amount of \$5,000 or any integral multiple \$5,000, as determined by the Treasurer. The Notes shall be numbered from one upwards, in such order as the Treasurer determines.

306. Redemption. The Notes shall not be subject to redemption prior to maturity.

307. Sale of Notes. The Treasurer is authorized to sell the Notes at a private sale, and is authorized to designate a marketing agent, placement agent or dealer to assist in the placement of the Notes. If required by the purchaser of the Notes, the Treasurer shall prepare or cause to be prepared and disseminated a placement memorandum or offering memorandum containing such information as the Treasurer deems relevant in connection with such sale.

308. Execution and Delivery. The Treasurer is authorized and directed to execute the Notes on behalf of the County by manual or facsimile signature, provided that if the facsimile signature is used the Notes shall be authenticated by an authenticating agent named by the Treasurer. The Notes shall be sealed with the County seal or, if permitted by law, imprinted with a facsimile of such seal. The Treasurer is authorized and directed to then deliver the Notes to the purchaser thereof

upon receipt of the purchase price, which delivery shall be made in the discretion of the Treasurer at one time or in part at various times. The Notes shall be delivered at the expense of the County in such city or cities as may be designated or agreed to by the Treasurer.

309. Renewal Notes. The Treasurer may by written order authorize the issuance of renewal Notes. Renewal Notes shall be sold and the proceeds applied to the payment of the principal of the Notes to be renewed. The maturities of the renewal Notes shall be set by written order of the Treasurer, but shall in no event be after three years from the later of the date of issuance of the Notes or the date of establishment of the Note Payment Account.

In the order authorizing renewal Notes, the Treasurer shall specify whether the Notes shall be issued in accordance with this Article III, in which event the provisions of Article III shall govern the issuance of the Notes, or whether the Notes shall be issued in accordance with Article II, in which event the provisions of Article II shall govern the issuance of the Notes, provided that, if Notes are to be issued in accordance with Article II, the order must provide for and shall govern with respect to:

- (a) the aggregate amount of the Notes;
- (b) the date of the Notes;
- (c) the denomination of the Notes;
- (d) interest payment dates, provided that interest shall be payable annually, semi-annually or at maturity; and
- (e) Whether some or all of the Notes shall be subject to redemption and, if so, when.

310. Mandatory Repayment of Notes. Notwithstanding Section 309, the Treasurer shall repay from the 1987 Note Payment Account and the 1987 Note Reserve Account (as defined below) principal of and interest on Notes or renewal Notes at such times and in such amounts as shall be sufficient to assure continued maintenance of (i) the tax-exempt status of the interest on the Notes and (ii) an exemption from the rebate requirements set forth in Section 148 of the Internal Revenue Code of 1986.

IV
VARIABLE INTEREST RATE

401. Variable Rate Option. (a) At the option of the Treasurer, exercisable by written order, the Notes, whether issued pursuant to Article II or Article III, may be issued with a variable interest rate, provided that the rate shall not exceed the maximum rate of interest permitted by

law.

(b) The order of the Treasurer shall provide how often the variable interest rate shall be subject to recalculation, the formula or procedure for determining the variable interest rate, converted to or from a variable rate of interest. Such formula or procedure shall be as determined by the Treasurer but shall be based upon any one or more of the following indices:

(i) Publicly reported prices or yields of obligations of the United States of America;

(ii) An index of municipal obligations periodically reported by a nationally recognized source;

(iii) the prime lending rate from time to time set by any bank or trust company in the United States with unimpaired capital and surplus exceeding \$40,000,000;

(iv) Any other rate or index that may be designated by order of the Treasurer provided such rate or index is set or reported by a source which is independent of and not controlled by the Treasurer or the County.

The procedure for determining the variable rate may involve one or more of the above indices as alternatives or may involve the setting of the rate by a municipal bond specialist provided such rate shall be within a stated percentage range of one or more of the indices set forth above.

(c) If so ordered by the Treasurer, all or any specified percentage of the Notes issued pursuant to this Article IV shall mature on a single date which shall be not later than three years after the date of issuance, which maturity date shall be determined by the Treasurer.

(d) If ordered by the Treasurer, all or any specified portion of the Notes issued pursuant to this Article IV shall be subject to redemption on any date or dates at par, plus accrued interest to the redemption date, in a manner consistent with Subsections (d) and (e) of Section 209.

402. Form of Note and Notice If the Treasurer elects to issue the Notes on a variable interest rate basis the form of Notes attached as

Appendix A or Appendix B shall be altered accordingly, and if the Notes are offered for public sale the form of Notice of Sale approved in Resolution 2 shall also be altered accordingly.

V
MULTIPLE SERIES OPTIONAL

501. Issuance of Multiple Series. At the option of the Treasurer, exercisable by written order of the Treasurer, the Obligation Limited Tax Notes, Series 1987-I, General Obligation Limited Tax Notes, Series 1987-II, and so on with subsequent series being designated with succeeding Roman numerals. Each series shall bear its own rate of interest, which may be fixed or variable in accordance with Article IV. Various series need not be issued at the same time and may be issued from time to time in the discretion of the Treasurer exercisable by written order. In determining the dates of issuance of the respective series the Treasurer shall consider, among other pertinent factors, arbitrage restrictions and rebate requirements pertaining to any Notes, the impact that the integration or nonintegration of various series into a single issue would have on such restrictions and requirements, and the impact the dates selected may have on the marketability, rating and/or qualification for credit support or liquidity support for, or insurance of, the Notes. The Notes of each such series shall be issued according to this Resolution in all respects (and the term "Notes" shall be deemed to include each series of Notes throughout this Resolution), provided that:

(a) The Notes of all series shall not exceed in aggregate amount the maximum aggregate amount permitted under Section 102;

(b) Each series shall be issued pursuant to Article II or Article III, and different series may be issued pursuant to different Articles.

(c) Each series shall be issued pursuant to Section 502 or Section 503, and different series may be issued pursuant to different Sections;

(d) A series may be issued under Article II for one, two, or three of the annual maturities set forth in Article II with the balance of the annual maturities being issued under Article II or under Article III in one or more other series, provided that the minimum annual maturities set forth in Section 203 shall be reduced and applied pro rata to all Notes so issued; and

(e) The Notes of all series issued pursuant to Article II above shall not, in aggregate, mature in amounts or on dates exceeding the maximum authorized maturities set forth in Section 203.

502. Notes Secured Pari Passu. If the Notes are sold in multiple series pursuant to this Article V, each series of Notes may, by written order of the Treasurer, be secured pari passu with the other by the security described in and the amounts pledged by Article VI below, subject to the following provisions.

(a) Separate sub-accounts shall be established in the 1987 Note Reserve Account for each series of Notes, into which shall be deposited the amount borrowed for the Note Reserve Account for each such series, and each sub-account shall secure only the particular series for which the sub-account was created.

(b) Separate sub-accounts shall be established in the 1987 Note Payment Account for each series of Notes, all amounts deposited in the 1987 Note Payment Account shall be allocated to the sub-accounts, and each sub-account shall be allocated a percentage of all deposits to the 1987 Note Payment Account.

(c) (i) Subject to Paragraph (ii) below, the percentage of deposits to the 1987 Note Payment Account allocated to each sub-account shall be equal to the percentage that Notes issued in the corresponding series bears to all Notes issued under this Resolution, and, if the various series are issued at different times, sums deposited in the 1987 Note Payment Account prior to the issuance of one or more series shall upon the issuance of each such series be subject to re-allocation among the various sub-accounts established under Subsection (b) above, to achieve the required balance among such sub-accounts, provided that if Notes are issued in any series for one or two annual maturities under Article II, but not all three, the Treasurer shall upon issuing such Notes, order the appropriate adjustment to allocation among the sub-accounts to reflect the particular cash flow requirements of such series.

(ii) Alternatively, the Treasurer may, by written order, rank the sub-accounts established under Subsection (b) above in order of priority, and specify that each such sub-account shall receive deposits only after

all sub-accounts having a higher priority have received deposits sufficient to discharge all (or any specified percentage of) Notes whose series corresponds to any of the sub-accounts having priority.

(d) The amounts in each sub-account established pursuant to this Section 502 shall secure only the Notes issued in the series for which such sub-account was established, until such Notes and interest on such Notes are paid in full, after which the amounts in such sub-account shall be added pro rata to the amounts in the other sub-accounts to secure all Notes and interest on such Notes for which such other sub-accounts were created, until paid in full.

503. Series Independently Secured. If the Notes are sold in multiple series pursuant to this Article V, each series of Notes may, by written order of the Treasurer, be sold as separate issues by virtue of their being independently secured. Series which are independently secured shall not be subject to Section 502, but shall be structured as set forth in this Section 503.

(a) Each series of Notes shall pertain to one or more taxing units within the County, as designated by the Treasurer pursuant to written order, and no two series of Notes shall pertain to the same taxing unit.

(b) Separate Sub-accounts shall be established in the 1987 100% Tax Payment Account. Each sub-account shall receive the proceeds of one and only one series of Notes, and amounts shall be disbursed from the account to only those taxing units designated as being in that series.

(c) In the event Notes are issued for deposit into the Project Account established under Section 601, separate sub-accounts shall be established in the Project Account established pursuant to Section 601. Each sub-account shall receive the proceeds of one and only one series of Notes, and amounts shall be disbursed from the sub-account only to accounts, sub-accounts and/or taxing units designated as being in the series corresponding to the sub-account from which disbursement is being made.

(d) A separate Sub-account shall be established in the 1987 Note Reserve Account for each series of Notes, into which shall be deposited the amount determined by the Treasurer under Section 102 or Section 603 with

respect to the series. Each sub-account shall secure one and only one series.

(c) A separate Sub-account shall be established in the 1987 Note Payment Account for each series of Notes. Each sub-account shall be allocated only those amounts described in Section 604 which pertain to the taxing units included in the series corresponding to the sub-account. Chargebacks received from a taxing unit pursuant to Section 805 shall be deposited in the Sub-account corresponding to the series in which the taxing unit is included. Amounts held in each sub-account shall secure the debt represented by only those Notes included in the series corresponding to the sub-account, and disbursements from each sub-account may be applied toward the payment of only those Notes included in the series corresponding to the sub-account.

(f) The amounts in each sub-account established pursuant to this Section 503 shall secure only the Notes issued in the series for which such sub-account was established, until such Notes and interest on such Notes are paid in full, after which any amounts remaining in such sub-account shall accrue to the County and shall no longer be pledged toward payment of the Notes.

504. Note Form and Notice of Sale. If the Notes are sold in multiple series pursuant to this Article V, the Treasurer shall make such changes in the form of the Notes approved by this Resolution and the form of Notice of Sale approved by Resolution 2, as may, in the Treasurer's discretion, be necessary to reflect the issuance of the Notes in more than one series.

VI

601. Delinquent Tax Project Account. If the Notes are issued and sold before the Treasurer has received certification from the taxing units of the amount of the Delinquent Taxes and if such certification is not reasonably anticipated to occur to allow distribution of the proceeds of the Notes within 20 days after the date of issue, a 1987 Delinquent Tax Project Account (the "Project Account") shall be established as a separate and distinct fund of the County within its general fund. The Project Account shall be held in trust by an escrow agent, until the moneys therein are disbursed in accordance with this Article VI. The escrow agent shall be a commercial bank, shall be located in Michigan, shall have authority to exercise trust powers, and shall have a net worth in excess of \$25,000,000.

the form and content of the agreement between the County and the escrow agent shall be approved by the Treasurer. Subject to the following sentence, moneys deposited in the Project Account shall be expended only (i) for the purpose of funding the 1987 100% Tax Payment Account established under Section 602 and (ii) to the extent permitted by Act 206, for the purpose of paying the expenses of the offering of the Notes. In the event (i) the County and all subordinate entities of the County reasonably anticipate issuing in the aggregate not more than \$5,000,000 in Governmental Bonds during the calendar year in which the Notes are issued or (ii) the Treasurer by written order specifically so directs, additional funding of the Project Account may be undertaken, and any surplus proceeds remaining in the Project Account after the Treasurer has completed the funding of the Tax Payment Account may be transferred first to the 1987 Note Reserve Account created under Section 603 and then to the 1987 Note Payment Account created under Section 604.

Moneys in the Project Account may be disbursed by the escrow agent to the 1987 100% Tax Payment Account at any time and from time to time, upon receipt of a written requisition form signed by the Treasurer which certifies that the amount of moneys requisitioned represent amounts owing to one or more local units of government within the County, including the County, on account of Delinquent Taxes which have been returned to the County for collection pursuant to Act 206. The Treasurer shall file with the escrow agent a completion certificate when all Delinquent Taxes which have been returned for collection to the County have been paid by the County from the 1987 100% Tax Payment Account.

602. 1987 100% Tax Payment Account. There is hereby established within the Revolving Fund the 1987 100% Tax Payment Account (the "Tax Payment Account"). The Treasurer shall designate a portion of the proceeds of the original issuance of the Notes, not to exceed the estimated amount of Delinquent Taxes, for deposit in the Tax Payment Account, which shall be designated as Account No. ___ of the County. If, however, the proceeds of the Notes are initially deposited in the Project Account pursuant to Section 601, the Treasurer is instead authorized and directed to transfer moneys included in the Project Fund to the Tax Payment Account in accordance with the procedures set forth in Section 601. The County shall apply the moneys in the Tax Payment Account to the payment of the Delinquent Taxes in accordance with Act 206.

603. 1987 Note Reserve Account. In the event funding is provided as described in this Section 603, the Treasurer may establish a 1987 Note Reserve Account. After depositing all of the moneys to fund the Tax Payment Account pursuant to Section 602, either from the Project Account or directly from the proceeds of Notes, any proceeds remaining from the initial issuance of the Notes (excluding accrued interest and premium, if any). In addition, the Treasurer may transfer to the Note Reserve Account an amount not to exceed \$_____, from the general funds of the County. Except as provided below, all moneys in the 1987 Note Reserve Account shall be used solely for payment of principal of, premium, if any, and interest on the Notes to the extent that moneys required for such payment are not available in the 1987 Note Payment Account. Moneys in the 1987 Note Reserve Account shall be withdrawn first for payment of principal of, premium, if any, and interest on the Notes before other County general funds are used to make the payments. All income or interest earned by, or increment to, the 1987 Note Reserve Account, due to its investment or reinvestment, shall be deposited in such fund, provided, however, that any amounts in the 1987 Note Reserve Account in excess of 10% of the face amount of the Notes initially issued under this Resolution shall be transferred on receipt to the 1987 Note Payment Account and used to pay the principal of premium, if any, and interest on the Notes next due. When the 1987 Note Reserve Account is sufficient to retire the Notes and accrued interest thereon, it may be used to purchase the Notes on the market, or, if the Notes are not available, to retire the Notes when due. If in accordance with Section 102 no funds are borrowed for deposit, and no other funds are designated for deposit, into the 1987 Note Reserve Account, the Treasurer shall make such changes in the form of Notes approved by this Resolution and the form of Notice of Sale approved by Resolution 2, as may, in the Treasurer's discretion, be necessary to reflect the issuance of Notes which are not secured by a reserve account.

604. 1987 Note Payment Account. (a) The 1987 Note Payment Account shall be established within the Revolving Fund, and shall be designated as Account No. ____ of the County. The Treasurer is directed to deposit into the 1987 Note Payment Account, promptly on receipt, all payments received on account of the Delinquent Taxes which are described in Paragraphs (i), (iii) and (iv) below. Furthermore, the Treasurer may, by written order, deposit into the Note Payment Account all or any portion of the payments received on account of the Delinquent Taxes which are

described in Paragraph (ii).

(i) All Delinquent Taxes collected on and after March 1, 1987, and all interest on such taxes.

(ii) All property tax administration fees on the Delinquent Taxes once the expenses of this borrowing have been paid.

(iii) Any amounts which are received by the Treasurer from the taxing units within the County because of the uncollectability of the Delinquent Taxes.

(iv) All amounts remaining in the Project Account after the transfers to the Tax Payment Account and 1987 Note Reserve Account have been made as required by Sections 602 and 603.

(If, after payment of borrowing expenses, less than all of the remaining property tax administration fees pertaining to the Delinquent Taxes are included in the 1987 Note Payment Account the form of Note authorized in this Resolutin and the form of Notice of Sale authorized in Resolution 2 shall be changed accordingly.)

(b) Moneys in the 1987 Note Payment Account shall be used by the County to pay principal of, premium (if any) and interest on the Notes as the same become due and payable.

(c) Prior to the issuance of the Notes the Treasurer may by written order provide that at such time as sufficient funds shall have been deposited into the Note Payment Account to pay all remianing amounts owed under the Notes the pledge on any additional moneys otherwise payable to the Note Payment Account shall be discharged and such moneys shall not be deposited into the Note Paymeant Account or otherwise pledged toward payment of the Notes.

(d) Prior to the issuance of the Notes the Treasurer may be written order provide that in the event Notes are issued pursuant to Article III, Delinquent Taxes which are deposited or otherwise included in the Note Reserve Account or sub-account for a particular series of Notes or which otherwise secure the obligations evidenced by such series shall not include any amounts received by the County prior to the latest maturity

date of any series of Notes previously issued under Article II and/or Article III.

605. Limited Tax General Obligation and Pledge. (a) The Notes shall be the general obligation of the County, backed by its full faith and credit (which includes the limited tax obligation of the County, within applicable constitutional and statutory limits), and its general funds. The County budget shall provide that if the pledged moneys are not collected in sufficient amounts to meet the payments of the principal and interest due on the Notes, the County, before paying any other budgeted amounts, shall promptly advance from its general funds sufficient moneys to pay such principal and interest.

(b) In addition, the moneys listed below are pledged to the repayment of the Notes and shall be used solely for repayment of the Notes until the principal of, premium (if any) and interest on the Notes are paid in full:

- (i) All Amounts held in the Project Account;
- (ii) All amounts held in the 1987 Note Payment Account;
- (iii) All amounts held in the 1987 Note Reserve Account; and
- (iv) All amounts earned from the investment of moneys held in the 1987 Note Payment Account or the 1987 Note Reserve Account.

(c) If the Notes shall be issued in various series pursuant to Section 503, this pledge shall in the case of any particular series extend only to moneys in accounts pertaining to the particular series.

(d) If the amounts so pledged are not sufficient to pay the principal and interest when due, the County shall pay the same from its general funds or other available sources, and may later reimburse itself from the Delinquent Taxes collected.

606. Secutity for Renewal, Refunding or Advance Refunding Notes. Renewal, refunding or advance refunding Notes shall be secured by the same security securing the Notes being renewed, refunded or advance refunded. The moneys pledged in Section 605 for the repayment of the Notes are also pledged for repayment of the principal of, and premium, if any, and interest on any renewal, refunding or advance refunding Notes issued pursuant to this Resolution, and any such renewal, refunding or advance refunding Notes shall be the general obligation of the County, backed by its full faith and credit, which shall include the limited tax obligation

of the County, within applicable constitutional and statutory limits.

607. Use of Funds After Full Payment or Provision for Payment.

After all principal of, premium, if any, and interest on the Notes has been paid in full or provision therefor by investments of pledged amounts in direct obligations of the United States of America in amounts and with maturities sufficient to pay all such principal, premium, if any, and interest when due, any further collection of Delinquent Taxes and all moneys in any fund or account of the Revolving Fund, and any interest or income on any such amounts, may, subject to Section 503, be used (i) to pay any or all delinquent taxes for a year other than 1986 which are due and payable to the County, any school district, community college district, city, township, special assessment or drainage district, or any other political unit for which delinquent tax payments are due on settlement day with the Treasurer or any city or township treasurer or (ii) for any other proper purpose within the Revolving Fund.

VII
SUPPLEMENTAL AGREEMENTS AND DOCUMENTS

701. Supplemental Agreements and Documents. The Treasurer, on behalf of the County, is authorized to enter into any or all of the following as may, in the Treasurer's discretion, be necessary, desirable or beneficial in connection with the issuance of Notes under this Resolution, upon such terms and conditions as the Treasurer may determine appropriate:

(a) A letter of credit, line of credit, repurchase agreement, or similar instrument, providing backup liquidity and/or credit support for the Notes;

(b) A reimbursement agreement, revolving credit agreement, revolving credit note, or similar instrument, setting forth repayments of and security for amounts drawn under the letter of credit, line of credit, repurchase agreement or similar instrument;

(c) A marketing, remarketing, placement agent or dealer and prescribing the duties of the marketing, remarketing or placement agent or dealer with respect to the sale of the Notes; and

(d) A put agreement or provision allowing the purchaser of the Notes to require the County to repurchase the Notes upon demand at such times as may be provided in such put agreement or provision.

702. Revolving Credit Notes. If the Treasurer enters into a revolving credit agreement (the "Agreement") pursuant to Section 701 above, such Agreement may call for the issuance of one or more revolving credit notes (the "Revolving Credit Notes") for the purpose of renewing all or part of maturing Notes or Notes that have been put pursuant to a put agreement or provision. Such Revolving Credit Notes shall be issued pursuant to Article II or III, as appropriate, and in accordance with the following provisions:

(a) They may be issued in bearer form or registered form.

(b) They may be dated as of the date of issuance or as of a date certain specified in the Agreement, provided that no principal of any Revolving Credit Note shall be considered outstanding unless and until a loan or advance is made under such Revolving Credit Note pursuant to the Agreement.

(c) They may be subject to redemption at such times, upon such terms and upon the giving of such notice as may be provided in the Agreement.

(d) Interest on the Revolving Credit Notes may be payable on maturity, on prior redemption, monthly, quarterly, or as otherwise provided in the Agreement.

(e) The Revolving Credit Notes may mature on one or more date or dates not later than three years after the date of the issuance of the Notes, as provided in the Agreement.

(f) The Treasurer may, at the time of the original issuance of Notes, execute and deliver one Revolving Credit Note in a maximum principal amount not exceeding the lending commitment under the Agreement from time to time in force (and may substitute one such Note in a lesser principal amount for another in the event the lending commitment is reduced), provided that a schedule shall be attached to such Note on which loans and repayments or principal and interest are evidenced and further provided that the making of a loan and the evidencing of such loan on the schedule of any such Note shall constitute the issuance of a renewal Note for purposes of this Resolution.

VIII
MISCELLANEOUS PROVISIONS

801. Expenses. The expenses of borrowing in connection with the Notes shall be paid from the property tax administration fees collected on the Delinquent Taxes and from any earnings on the proceeds of the offering, to the extent such fees or earnings are not pledged to the repayment of the Notes or any other notes issued pursuant to Act 206.

802. Application to Department of Treasury; Exception. The Treasurer is authorized to make application to the Department of Treasury on behalf of the County for an order permitting the County to make this borrowing and issue the Notes. If the Treasurer deems it appropriate, the Treasurer is alternatively authorized to apply to the Department of Treasury for an exception to prior approval.

803. Bond Counsel. The Notes (and any renewal, refunding or advance refunding Notes) shall be delivered with the unqualified opinion of bond counsel chosen by the Treasurer, which selection may, at the option of the Treasurer, be for one or more years.

804. Complete Records. the Treasurer shall keep full and complete records of all deposits to and withdrawals from each of the funds and accounts in the Revolving Fund and any account or sub-account created pursuant to this Resolution and of all other transactions relating to such funds, accounts and sub-accounts, including investments of money in, and gain derived from, such funds and accounts.

805. Chargebacks. Delinquent Taxes not paid or recovered at or prior to the latest tax sale transacted two or more months before the final maturity of the Notes shall be charged back to the local units in such fashion as the Treasurer may determine, and, subject to Section 503, the proceeds of such chargebacks shall be deposited into the 1987 Note Payment Account no later than two months prior to the final maturity of the Notes.

806. Investments. The Treasurer is authorized to invest all moneys in the Project Account, in the Revolving Fund or in any account or sub-account therein which is established pursuant to this Resolution in any one or more of the investments authorized as lawful investments for counties under Act No. 20, Public Acts of 1943, as amended. The Treasurer is further authorized to enter into a contract on behalf of the County

under the Surplus Funds Investment Pool Act, Act No. 367, Michigan Public Acts of 1982, as amended, and to invest in any investment pool created thereby moneys held in the Project Account, in the Revolving Fund, or in any account or sub-account therein which is established pursuant to this Resolution.

807. Bearer Notes. Notwithstanding any contrary provision of Section 205, if any series of Notes may be issued in bearer form without interest on such Notes losing the federal income tax exemption, such Notes may, by order of the Treasurer, be issued in bearer form. In such event the Notes shall be payable at a paying agent designated by the Treasurer, which paying agent may be the County itself. The Treasurer is authorized and directed to execute the Notes on behalf of the County by manual or facsimile signature, provided that if the facsimile signature is used the Notes shall be authenticated by the paying agent. The Notes shall be sealed with the County seal or with a facsimile of such seal.

808. Mutilated, Lost, Stolen or Destroyed Notes. In the event any Note is mutilated, lost, stolen or destroyed, the Treasurer may, on behalf of the County, execute and deliver, a new Note having a number not then outstanding, of like date, maturity and denomination as that mutilated, lost, stolen or destroyed. In the case of a mutilated Note, a replacement Note shall not be delivered unless and until such mutilated Note is surrendered to the Treasurer or the Registrar. In the case of a lost, stolen or destroyed Note, a replacement Note shall not be delivered unless and until the Treasurer and the Registrar shall have received such proof of ownership and loss and indemnity as they determine to be sufficient, which shall consist at least of (i) a lost instrument bond for principal and interest remaining unpaid on the lost, stolen or destroyed Note; (ii) an affidavit of the registered owner (or his or her attorney-in-fact) setting forth ownership of the Note lost, stolen or destroyed and the circumstances under which it was lost, stolen or destroyed; (iii) the agreement of the owner of the Note to fully indemnify the County and the Registrar against loss due to the lost, stolen or destroyed Note and the Issuance of any replacement Note in connection with it; and (iv) the agreement of the owner of the Note to pay all expenses of the County and the Registrar in connection with the replacement, including the transfer and exchange costs which otherwise would be paid by the County. (For purposes of this Section, "Registrar" shall be construed to include the paying agent appointed with respect to any Notes issued in

bearer form.)

809. Arbitrage Covenant. Notwithstanding any contrary provision of this Resolution or any other resolution previously adopted, the County covenants (within the meaning of Sections 1.103-14 and 1.103-15 of the Income Tax Regulations promulgated by the United States Department of Treasury) with the purchaser of the Notes (i) that the County will make no use of the proceeds of the Notes and will undertake no other intentional act with respect to the Notes which, if such use or act had been reasonably expected on the date of issuance of the Notes or if such use or act were intentionally made or undertaken after the date of issuance of the Notes, would cause the Notes to be "arbitrage bonds," as defined in Section 148 of the Internal Revenue Code of 1986 and in the Regulations promulgated under Sections 103 and 148 of the Internal Revenue Code of 1986 and (ii) that the County will undertake all actions as shall be necessary to maintain the Notes as obligations the interest on which qualifies for the tax exemption provided by Section 103 (a) of the Internal Revenue Code of 1986, including, without limitation, filing all required informational returns with the Secretary of Treasury, keeping accurate account of all moneys earned in any fund, account or sub-account authorized by this Resolution, and making timely payment to the United States of America of any portion of such earnings as may be required under Section 148 (f) of the Internal Revenue Code of 1986. The Treasurer is authorized and directed to enter into such agreements and certifications as the Treasurer shall deem necessary to comply with the foregoing covenant.

810. Qualification of Notes. The Notes are designated as qualified tax-exempt obligations for purposes of Section 265 (b) of the Internal Revenue Code of 1986 ("Section 265"). The foregoing designation is made pursuant to the County's determination, hereby made and declared, that the reasonably anticipated amount of tax-exempt obligations, other than private activity bonds, which will be issued by the County and all subordinate entities of the County during the calendar year in which the Notes are issued will not, for purposes of Section 265, total more than \$10,000,000. Prior to the issuance of the Notes the Treasurer shall independently re-evaluate the County's determination under this Section 810. In the event the Treasurer shall confirm the County's determination, the Treasurer shall so certify in writing to the Board of Commissioners and shall take all actions necessary or appropriate for and on behalf of the County pursuant to the authority conferred by Act 206 and this Resolution

to constitute the Notes as obligations qualifying under Paragraph (3) (A) of Section 265. Alternatively, if the Treasurer shall fail to confirm the reasonableness of the County's determination as to any of the Notes the Treasurer shall so certify in writing to the Board of Commissioners, and such Notes shall no longer be designated as qualified tax-exempt obligations, unless and until the Board of Commissioners shall by further resolution reaffirm the designation made hereby. The Treasurer is authorized and directed to make such changes to the form of the Notes set forth in Appendix A or Appendix B and to the form of Notice of Sale approved by Resolution 2, as may, in the Treasurer's discretion, be necessary to reflect any withdrawal of the designation made hereunder.

APPENDIX A

UNITED STATES OF AMERICA
STATE OF MICHIGAN
COUNTY OF MACOMB

GENERAL OBLIGATION LIMITED TAX NOTE, SERIES 1987

Rate Maturity Date Date of Original Issue

The County of Macomb, Michigan (the "County"), acknowledges itself indebted, and, for value received, promises to pay on the date specified above to _____ or its registered assigns shown as the owner of record of this note on the books of _____ as note registrar (the "Note Registrar") on the applicable date of record the principal sum of _____ Dollars (\$ _____), upon presentation and surrender of this note at _____, together with interest thereon at the rate per annum specified above payable on _____, 1987, and semiannually thereafter on the _____ day of _____ and _____ in each year to the registered owner of record by first class mail. The date of record shall be _____ with respect to payments made on _____, and _____ with respect to payments made on _____.

This note is one of a series of notes of like date and tenor, except as to maturity _____, numbered from 1 upwards, aggregating the principal sum of _____ Dollars (\$ _____), issued under and pursuant to and in full conformity with the Constitution and Statutes of the State of Michigan and especially Act No. 206, Michigan Public Acts of 1893, as amended, and a certain 1987 Borrowing Resolution (1986 Delinquent Taxes) adopted by the County. The proceeds of this series of notes will be used to make payments to all taxing units in the County for the 1986 real property taxes returned to the County Treasurer as delinquent on or before _____, 1987, and for the purpose of establishing a 1987 Note Reserve Account.

For the payment of the principal of and interest on these notes, the following amounts are pledged: (1) all of the collections of the 1986 real property taxes due and payable to taxing units in the County, including the County, which were returned delinquent on _____, 1987, together with all interest on such taxes; (2) all of the property tax administration fees on such delinquent taxes, once the expenses of borrowing have been paid; and (3) any amounts which are received by the County from

the taxing units within the County because of the uncollectability of such delinquent taxes. In the event the foregoing amounts are insufficient for any reason to meet the prompt payment of the principal of and interest on these notes when due, the moneys in the 1987 Note Reserve Account shall be used to make such payment.

In addition, this note is a general obligation of the County backed by its full faith and credit which shall include the limited tax obligation of the County, within applicable constitutional and statutory limits, and its general funds. The County, however, does not have the power to levy any tax for the payment of these notes in excess of its constitutional or statutory limits.

A portion of the Notes maturing on the third maturity date will be redeemed in whole or in part on the first and second maturity dates of the Notes to the extent, if any, necessary to constitute and/or maintain the 1987 Note Payment Account as a bona fide debt service fund for purposes of Section 148(f)(4)(B) of the Internal Revenue Code of 1986. Redemption under this paragraph shall apply to only those Notes selected by lot, the principal and accrued interest on which shall not exceed, in the aggregate, the amount, as certified by the Treasurer, projected to be in the Note Payment Account on the applicable maturity date absent redemption under this paragraph. Notes so called for redemption shall be redeemed at par, plus accrued interest to the redemption date.

In addition, Notes maturing on the third maturity date may be redeemed in whole or in part on any date or dates on or after the second maturity date, in the discretion of the Treasurer. Notes called for redemption under this paragraph shall be redeemed at par, plus accrued interest to the redemption date, plus a premium not to exceed 1% of the par value thereof, as determined by the Treasurer in the exercise of his discretion. Such discretionary redemption shall be made [by lot/pro rata].

With respect to partial redemptions, any portion of a note outstanding in a denomination larger than the minimum authorized denomination may be redeemed provided such portion as well as the amount not being redeemed constitute authorized denominations. In the event that less than the entire principal amount of a note is called for redemption, upon surrender of the note to the Note Registrar, the Note Registrar shall authenticate and deliver to the registered owner of the note a new note in the principal amount of the principal portion not redeemed.

Notice of redemption shall be sent to the registered holder of each note being redeemed by first class mail at least 30 days

prior to the date fixed for redemption. Any defect in any notice shall not affect the validity of the redemption proceedings. Notes so called for redemption shall not bear interest after the date fixed for redemption provided funds are on hand with a paying agent to redeem the same.

This note is transferable on the note registration books of the Note Registrar upon surrender of this note together with an assignment executed by the registered owner or his or her duly authorized attorney-in-fact in form satisfactory to the Note Registrar. Upon such transfer, one or more fully registered notes with denominations of \$5,000 each or any integral multiple of \$5,000, in the same aggregate principal amount and the same maturity and interest rate, will be issued to the designated transferee or transferees.

This Note has been designated as a qualified tax-exempt obligation for purposes of Paragraph 265(b)(3) of the Internal Revenue Code of 1986.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, occur and be performed precedent to and in connection with the issuance of the notes of this series, exist, existed, have occurred and have been performed in due time, form and manner as required by the Constitution and Statutes of the State of Michigan.

IN WITNESS WHEREOF, the County of Macomb, Michigan has caused this note to be executed in its name with the facsimile signature of its Treasurer, has caused a facsimile of its corporate seal to be affixed to it, and has caused this note to be certified by the Note Registrar, as the County's authenticating agent, all as of the Date of Original Issue set forth above.

COUNTY OF MACOMB

DATE OF AUTHENTICATION:

By: [facsimile]
Adam E. Nowakowski, Treasurer

NOTE REGISTRAR'S CERTIFICATE

The undersigned certifies that this note is one of the notes of the issue designated therein issued pursuant to the Resolution described therein.

as Note Registrar

By _____

Authorized Signature

APPENDIX B

UNITED STATES OF AMERICA
STATE OF MICHIGAN
COUNTY OF MACOMB

GENERAL OBLIGATION LIMITED TAX NOTE, SERIES 1987

<u>Date of Issuance</u>	<u>Maturity Date</u>	<u>Rate</u> %
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The County of Macomb, Michigan (the "County"), acknowledges itself indebted, and for value received, promises to pay on the date specified above to BEARER the principal sum of _____ Dollars (\$ _____), together with interest on the same from the Date of Issuance set forth above at the Rate per annum specified above payable on maturity. Both principal of and interest on this note are payable upon presentation and surrender of this note at _____ (the "Paying Agent").

This note is one of a series of notes of like tenor, except as to date, amount, maturity and interest rate, numbered from 1 upwards, initially issued in an aggregate amount of _____ Dollars (\$ _____), all or part of which amount may from time to time be renewed at maturity by issuance of new notes of this series, issued under and pursuant to and in full conformity with the Constitution and Statutes of the State of Michigan and especially Act No. 206 of the Michigan Public Acts of 1893, as amended, and a certain 1987 Borrowing Resolution (1986 Delinquent Taxes) adopted by the County. The proceeds of this note and other notes of this series will be used to make payments to all taxing units in the County for the 1986 real property taxes returned to the County Treasurer as delinquent on or before _____, 1987, for the purpose of establishing a 1987 Note Reserve Account, and/or for the purpose of providing funds to pay principal of other notes of this series on maturity in order to renew the obligations represented by such notes.

For the payment of the principal of and interest on this note, the following amounts are pledged (except to the extent previously used to pay principal of and interest on other notes of this series): (1) all of the collections of the 1986 real property taxes due and payable to taxing units in the County, including the County which were outstanding and uncollected on March 1, 1987, together with all interest on such taxes; (2) all

of the property tax administration fees on such delinquent taxes, once the expenses of borrowing have been paid; and (3) any amounts which are received by the County from the taxing units within the County because of the uncollectability of such delinquent taxes. In the event the foregoing amounts are insufficient for any reason to meet the prompt payment of the principal of and interest on this note when due, the moneys in the 1987 Note Reserve Account shall be used to make such payment.

In addition, this note is a general obligation of the County backed by its full faith and credit which shall include the limited tax obligation of the County, within applicable constitutional and statutory limits, and its general funds. The County, however, does not have the power to levy any tax for the payment of this note in excess of its constitutional or statutory limits.

This Note has been designated as a qualified tax-exempt obligation for purposes of Paragraph 265(b)(3) of the Internal Revenue Code of 1986.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, occur and be performed precedent to and in connection with the issuance of this note exist, existed, have occurred and have been performed in due time, form and manner as required by the Constitution and Statutes of the State of Michigan.

IN WITNESS WHEREOF, the County of Macomb, Michigan, has caused this note to be executed in its name with a facsimile signature of its Treasurer and has caused a facsimile of its corporate seal to be affixed to it, all as of the Date of Issuance set forth above.

COUNTY OF MACOMB

By: _____

Adam E. Nowakowski, Treasurer

The following resolution was offered by _____ and seconded by _____.

RESOLUTION 2
RESOLUTION APPROVING NOTICE OF SALE

IT IS RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF MACOMB AS FOLLOWS:

If a public sale is held, sealed proposals for the purchase of the Notes approved in the 1987 Borrowing Resolution (1986 Delinquent Taxes) shall be received up to such time as shall later be determined by the Treasurer, and notice shall be published in accordance with law once in at least one of the Bond Buyer, the Michigan Investor, or the Detroit Legal News, each of which is a publication printed in the English language and circulated in this State, which carries as a part of its regular service notices of sale of municipal bonds. The notice (the "Notice of Sale") shall be in substantially the form as that attached to this Resolution as Exhibit A.

EXHIBIT A
OFFICIAL NOTICE OF SALE

\$ _____
COUNTY OF MACOMB
STATE OF MICHIGAN

GENERAL OBLIGATION LIMITED TAX NOTES, SERIES 1987

SEALED BIDS: Sealed bids for the purchase of General Obligation Limited Tax Notes, Series 1987, of the County of Macomb (the "County"), Michigan, of the par value of \$ _____ will be received by the undersigned at the office of the County Treasurer, Macomb County Building, Mt. Clemens, Michigan 48043, until _____ Michigan Time, on _____, 198_, at which time they will be publicly opened and read.

Sealed bids will also be received on the same date and until the same time by an agent of the undersigned at the office of the Municipal Advisory Council of Michigan, 1158 First National Building, Detroit, Michigan 48226, where they will be publicly opened simultaneously. Bids opened at Detroit, Michigan, will be read first, followed by the alternate location. Bidders may choose either location to present bids and good faith checks, but not both locations.

AWARD: The notes will be awarded to the successful bidder at a proceeding conducted by the County Treasurer approximately thirty minutes after all bids have been opened on that date.

NOTE DETAILS: The notes will be fully registered notes of the denomination of \$5,000 each or any integral multiple of \$5,000, as designated by the purchaser; will bear interest from their date payable on _____, and semiannually thereafter; will be dated _____, 198_; will be numbered from 1 upward; and will mature serially on _____ in years and amounts as follows:

<u>YEAR</u>	<u>AMOUNT</u>
19__	\$ _____
19__	\$ _____
19__	\$ _____

PRIOR REDEMPTION: A portion of the Notes maturing on the third maturity date will be redeemed in whole or in part on the first and second maturity dates of the Notes to the extent, if any, necessary to constitute and/or maintain the 1987 Note Payment Account as a bona fide debt service fund for purposes of

Section 148(f)(4)(B) of the Internal Revenue Code of 1986. Redemption under this paragraph shall apply to only those Notes selected by lot, the principal and accrued interest on which shall not exceed, in the aggregate, the amount, as certified by the Treasurer, projected to be in the Note Payment Account on the applicable maturity date absent redemption under this paragraph. Notes so called for redemption shall be redeemed at par, plus accrued interest to the redemption date.

In addition, Notes maturing on the third maturity date may be redeemed in whole or in part on any date or dates on or after the second maturity date, in the discretion of the Treasurer. Notes so called for redemption shall be redeemed at par, plus accrued interest to the redemption date, plus a premium not to exceed 1% of the par value thereof, as determined by the Treasurer in the exercise of his discretion. Such discretionary redemption shall be made [by lot/pro rata].

With respect to partial redemptions, any portion of a note outstanding in a denomination larger than the minimum authorized denomination may be redeemed provided such portion as well as the amount not being redeemed constitute authorized denominations. In the event that less than the entire principal amount of a note is called for redemption, upon surrender of the note to the Note Registrar, the Note Registrar shall authenticate and deliver to the registered owner of the note a new note in the principal amount of the principal portion not redeemed.

Notice of redemption shall be sent by first class mail to the registered holder of each note being redeemed at least 30 days prior to the date fixed for redemption. Any defect in any notice shall not affect the validity of the redemption proceedings. Notes so called for redemption shall not bear interest after the date fixed for redemption provided funds are on hand with a paying agent to redeem the same.

INTEREST RATE AND BIDDING DETAILS. The notes will bear interest from their date at a rate or rates specified by the successful bidder, not exceeding _____% per annum, expressed in multiples of 1/8 or 1/20 of 1%, or any combination thereof. Interest on the notes of any maturity shall be at one rate only, and the difference between the highest and lowest rate of interest bid shall not exceed 4%. A discount of not to exceed _____% may be bid on the notes.

NOTE REGISTRAR AND DATE OF RECORD. _____ has been selected as Note Registrar for the notes. The Note Registrar will keep records of the registered holders of the

notes, serve as transfer agent for the notes, authenticate the original and any re-issued notes and will pay principal and interest to the registered holders of the notes as shown on the records on the applicable date of record. The date of record shall be _____ with respect to payments made on _____, and _____ with respect to payments made on _____.

PURPOSE: The notes are issued for the purpose of establishing the 1987 100% Tax Payment Account of the County for the 1986 tax year and for the purpose of establishing a \$ _____ 1987 Note Reserve Account.

PRIMARY SECURITY: The notes are primarily secured by: (1) all of the collections of the 1986 real property taxes due and payable to taxing units in the County, including the County, which were returned delinquent on March 1, 1987, together with all interest thereon; (2) all of the property tax administration fees on such delinquent taxes, once the expenses of borrowing have been paid; and (3) any amounts which are received by the County from the taxing units within the County because of the uncollectability of such delinquent taxes.

NOTE RESERVE ACCOUNT: In the event the primary security is insufficient to meet the prompt payment of the principal of, premium, if any, and interest on these notes when due, for any reason, the moneys in the 1987 Note Reserve Account shall be used to make such payment. All moneys in the 1987 Note Reserve Account shall be used solely for payment of principal of and interest on the notes or for the purchase of notes for which the fund was established. Moneys in the 1987 Note Reserve Account shall be withdrawn first for payment of principal of and interest on the notes before other County general funds are used to make the payments. When the 1987 Note Reserve Account is sufficient to retire the notes and accrued interest thereon, it may be used for purchase of such notes on the market, or, if notes are not available, to retire notes when due.

GENERAL OBLIGATION WITHOUT UNLIMITED POWER TO TAX. In addition, this note issue is a general obligation of the County, backed by its full faith and credit, which shall include the limited tax obligation of the County, within applicable constitutional and statutory limits, and its general funds. THE COUNTY DOES NOT HAVE THE POWER TO LEVY ANY TAXES FOR THE PAYMENT OF THE NOTES IN EXCESS OF ITS CONSTITUTIONAL AND STATUTORY LIMITS.

QUALIFIED STATUS: It is anticipated that upon their issuance the notes will constitute qualified tax exempt obligations for purposes of Paragraph 265(b)(3) of the Internal Revenue Code of 1986.

[The next two paragraphs are optional and will be inserted in the Notice of Sale if the note issue qualifies for insurance or is submitted to a rating agency for a rating.]

NOTE INSURANCE:

_____ has issued a commitment for municipal bond insurance covering the notes. All bids shall be conditioned upon the issuance effective as of the date on which the notes are issued, of a policy of insurance by _____ guaranteeing the payment of principal and interest on the notes. Each note will bear a legend referring to the insurance. The purchaser, holder or owner is not authorized to make any statement regarding the insurance beyond those set out here and in the note legend.

RATING: The County has applied for a rating of the Notes from _____. No application was made to any other rating agency for the purpose of obtaining an additional rating of the Notes. The rating has not yet been assigned, as of the date of this Notice of Sale, although the County expects that the rating will be available in advance of the sale date.

AWARD OF THE NOTES: For the purpose of awarding the notes, the interest cost of each bid will be computed by determining, at the rate specified therein, the total dollar amount of all interest on the notes from _____, 1987, to their maturity and deducting therefrom any premium or adding thereto any discount. The notes will be awarded to the bidder whose bid on the above computation produces the lowest interest to the County. No proposal for less than ___% of par, nor less than all the notes, will be considered. Each bidder, for the convenience of the County, shall state in his bid the net interest cost to the County, computed in the manner above specified.

GOOD FAITH: A certified check, cashier's check or bank money order in the amount of 2% of the par value of the notes drawn upon an incorporated bank or trust company and payable to the order of the County Treasurer must accompany each bid as a guarantee of good faith on the part of the bidder, to be forfeited as liquidated damages if such bid is accepted and the bidder fails to take up and pay for the notes. No interest will be allowed on good faith deposits. The good faith check of the winning bidder will be promptly cashed, and the amount received therefor will be credited against the purchase price as of the date of delivery. Checks of unsuccessful bidders will be promptly returned to each bidder's representative or returned by registered mail. In the event the notes cannot be issued or delivered for any reason, the County will pay back to the successful bidder the principal amount of the good faith check without interest.

LEGAL OPINION: Bids shall be conditioned upon the unqualified approving opinion of Dykema, Gossett, Spencer, Goodnow & Trigg, attorneys of Detroit, Michigan, approving the legality of the notes, a copy of which will be printed on each

note, and the original of the opinion will be delivered without expense to the purchaser of the notes at the delivery of the notes.

DELIVERY OF NOTES: The County will furnish notes ready for execution at its expense at Detroit, Michigan, or any mutually agreeable place. The usual documents, including a certificate that no litigation is pending, affecting the issuance of the notes, will be delivered at the time of delivery of the notes. If the notes are not tendered for delivery by twelve o'clock noon, Michigan Time, on the 45th day following the date of sale, or the first business day thereafter, if said 45th day is not a business day, the successful bidder may on that day, or any time thereafter until delivery of the notes, withdraw his proposal by serving notice of cancellation on the undersigned, in writing, in which event the County shall promptly return the good faith deposit. Payment for the notes shall be made in Federal Reserve funds. Accrued interest to the date of delivery of the notes shall be paid by the purchaser at the time of delivery.

CUSIP NUMBERS: CUSIP numbers have been applied for and will be printed on the notes at the expense of the County. The printing of incorrect CUSIP numbers or the failure to print the CUSIP numbers on the notes shall not constitute cause for the purchaser to refuse delivery of the notes.

ADDITIONAL INFORMATION: Further information may be obtained from the Macomb County Treasurer at the address specified above or from John R. Axe or Monica S. Hirn, at Municipal Financial Consultants, Inc., 35th Floor, 400 Renaissance Center, Detroit, Michigan 48243, telephone number (313) 568-5414.

THE RIGHT IS RESERVED TO REJECT ANY OR ALL BIDS.

ENVELOPES: Envelopes containing the bids should be plainly marked "Proposal for Macomb County General Obligation Limited Tax Notes, Series 1987."

Adam E. Nowakowski, Treasurer

The following preambles and resolution were offered by HUBERT VANDERPUTTEN and seconded by BUCCELLATO :

RESOLUTION 3

RESOLUTION IN ANTICIPATION OF AMENDMENTS TO ACT 206

WHEREAS, Act No. 206, Michigan Public Acts of 1893, as amended ("Act 206"), requires that taxes which will be unpaid and uncollected on March 1, 1987 and which will thereafter be returned to the County's Treasurer (the "Treasurer") for collection (the "Delinquent Taxes") be pledged toward the payment of the Notes approved in Resolution 1 (the "Notes"); and

WHEREAS, subsequent to the date hereof, but prior to the issuance of the Notes, Act 206 may be amended to permit the County to issue the Notes after having pledged less than all of the Delinquent Taxes toward the payment of the Notes;

THEREFORE, IT IS RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF MACOMB AS FOLLOWS:

Notwithstanding any contrary provision of Section 103, 601, 604 or 605 of Resolution 1, but specifically subject to Sections 608 and 809 of Resolution 1, in the event Act 206 is amended to permit any portion of the Delinquent Taxes not to be pledged toward the payment of the Notes the Treasurer may order that (i) a portion of the Delinquent Taxes received by the County, not in excess of amounts permitted under Act 206, as so amended, be deposited into the general fund of the County or into any other fund or account of the County which is not pledged toward the payment of the Notes, and (ii) at least 20 days prior to each payment date of the Notes, moneys be transferred from the general fund or other account to the Note Payment Account or any unpledged debt retirement fund, or any sub-account therein, in an amount sufficient to discharge the obligations accruing on the Notes on such payment date. In the event any portion of the Delinquent Taxes are not pledged to the payment of the Notes pursuant to this Resolution 3, the Form of Note authorized in Resolution 1 and the Form of Notice of Sale authorized in Resolution 2 shall be changed accordingly.

Discussion followed. A vote was thereupon taken on the foregoing resolutions and was as follows:

Commissioners Gruenburg, Steenbergh, Sabaugh, Gurczynski,
Petitto, Dilber, Buccellato, Kolakowski, Calka, Lilla,
AYES: Parker, Jaye, Simmons, Franchuk, Champine, Gire, Marrocco,
Maniaci, Killeen, Grove, Slinde, Tarnowski, Back, and
Vander Pütten.
NAYS: None
ABSTAIN: None

A sufficient majority having voted therefor, the resolutions appearing above were adopted.

STATE OF MICHIGAN

COUNTY OF MACOMB

I certify that the foregoing is a true and accurate copy of resolutions adopted by the Macomb County Board of Commissioners at a regular meeting held on the 23rd day of December, 1986, and that notice of such meeting was given as required by law.

Edna Miller, County Clerk

8275c

RES. NO. 1986 - A RESOLUTION PROVIDING FOR COMPLIANCE WITH THE MICHIGAN
CLEAN INDOOR AIR ACT, P.A. 198 OF 1986

WHEREAS, providing a safe and healthy environment for the public and employees is of paramount concern, and,

WHEREAS, compliance with the Michigan Clean Indoor Air Act of 1986 will further protect the public and employees' health,

NOW THEREFORE, Be It Resolved By The Macomb County Board of Commissioners as follows:

I

Smoking is prohibited, effective January 1, 1987, in every County Building, except those areas specifically excluded as a "public place" in the Clean Air Act of 1986 and in areas identified by "Smoking Permitted" signs.

II

Smoking will be absolutely prohibited in the following areas:

- Any area not specifically designated "smoking permitted."
- Any area in which a fire or other safety hazard exists.
- Any area where smoking is prohibited by the fire marshall or other law.
- confined areas of general access such as:
elevators, copy rooms, conference and meeting rooms, auditoriums, and libraries.
- Restrooms, unless specifically exempted and posted.

III

"Smoking Permitted" areas may be designated as follows:

A. Any department head or elected official who desires that a specific location be designated as a "Smoking Permitted Area" for the public or his/her employees shall request such designation in writing from the Chairperson of the Board of Commissioners.

B. The request shall then be reviewed by the appropriate representatives of the Health Department, facilities and Operations Department, Risk Management & safety Department and Office of Corporation Counsel to insure compliance with the Clean Air Act.

C. The Chairperson, upon receiving notice that the request has been reviewed by staff, shall notify the department head or elected official of the approval or disapproval of the request. In considering any request, the right of the nonsmoer to protect his/her health and comfort should prevail over an employee's or other member of the public's desire to smoke. Any request which is not approved may be referred to the Health and

Human Services Committee for further consideration upon the request of the appropriate department head or elected official.

IV

The success of this policy will depend upon the thoughtfulness, consideration and cooperation of smokers and nonsmokers. All employees share in the responsibility for adhering to and enforcing the policy.

Any employee or member of the public who shall be found in violation of the Clean Air Act of 1986 is subject to the civil penalties that may be imposed pursuant to Section 126.11 of said Act.

December 23, 1986

RES. NO. 1987 A RESOLUTION COMMENDING ANTHONY BELLANCA, THE 1987
ITALIAN AMERICAN CULTURAL SOCIETY'S MEDAL OF HONOR
(MEDGALIA d'ONORE) RECIPIENT

COMMISSONER SAM J. PETITTO, ON BEHALF OF THE ENTIRE
BOARD OF COMMISSIONERS OFFERS THE FOLLOWING RESOLUTION

WHEREAS, genuine and sincere involvement in activities and projects designed to strengthen, promote and support the Italian Armerican community is a noble and worthy pursuit, and,

WHEREAS, ANTHONY BELLANCA, has dedicated countless hours and herculean efforts to the Italian American community in Southeastern Michigan, working tirelessly to promote and preserve the culture and heritage of Italy, and,

WHEREAS, the said ANTHONY BELLANCA'S manifold contributions have earned him justifiable recognition and innumerable honors and awards including: Unity Award from the Congress of American Italians, 1973; Outstanding Service Award from the Italian Chambers of Commerce of North America, 1973, and Joe Glaser Award (Meritorious Service), from the Catholic Youth Organization, 1982, and

WHEREAS, it is fitting and proper that this outstanding citizen of Macomb County be recognized for his devoted service and upon being selected the 1987 Medal of Honor recipient by the Italian American Cultural Society.

NOW THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS SPEAKING FOR AND ON BEHALF OF ALL COUNTY CITIZENS AS FOLLOWS:

I

That By These Presents, the Macomb County Board of Commissioners hereby publicly acknowledges and expresses "Congratulations" to ANTHONY BELLANCA upon being the beneficiary and recipient of the 1987 Medal of Honor awarded by the Italian American Cultural Society.

II

Be It Further Resolved that a suitable copy of this Resolution be presented to ANTHONY BELLANCA in testimony of the high esteem the Board of Commissioners has for him, an outstanding County citizen.

RES. NO. 1988 - A RESOLUTION ESTABLISHING SALARIES AND COMPENSATION IN LIEU OF FEES OF CERTAIN ELECTED COUNTY OFFICIALS: PROVIDING FOR COUNTY SUPPLEMENTARY PAY BENEFITS FOR CIRCUIT COURT, PROBATE COURT AND CERTAIN DISTRICT COURT JUDGES; AND TO PROVIDE PAYMENT OUT OF THE GENERAL FUND.

WHEREAS, by virtue of existing laws, the Macomb County Board of Commissioners is authorized and empowered to fix annual salaries and other compensation in lieu of all statutory fees, of certain elected and non-elected County officers and officials, and to supplement state salaries of Circuit Court, Probate Court and certain District Court Judges, and to provide fringe benefits for all the foregoing,

NOW, THEREFORE, BE IT RESOLVED BY THE MACOMB COUNTY BOARD OF COMMISSIONERS AS FOLLOWS:

A. To the extent authorized by law, the following elected and non-elected County officers and officials are hereby granted a four (4%) percent increase in salaries for each of the calendar years 1987 and 1988.

Said officers and/or officials are as follows:

1. County Clerk/Register of Deeds
2. County Prosecuting Attorney
3. County Sheriff
4. County Treasurer
5. County Public Works Commissioner
6. County Road Commissioners
7. County Commissioners

B. That all of the foregoing County officials and/or officers be and hereby are awarded and entitled to receive all fringe benefits granted to all non-union County employees, as legally constituted and authorized by law, including cost of living allowance (C.O.L.A.) based on two thousand eighty (2,080) hours per annum, provided that none of the fringe benefits, including C.O.L.A., shall exceed total compensation as currently provided by law.

C. In addition to the increase in annual compensation hereinabove set forth, a member of the County Board of Commissioners shall continue to receive per diem compensation, payable bi-monthly, of \$35.00 for attending each meeting of the County Board of Commissioners, or for attending any business for and on behalf of the County Board of Commissioners, or for attending any business for and on behalf of the County Board of Commissioners at the Board's request, provided no member shall be paid for more than one per diem per day, provided further, that no member shall be paid in excess of \$3,000.00

for per diem compensation, PROVIDED, however, that such per diem compensation limitations as hereinabove set forth shall be without limitation as to a maximum amount of total per diem compensation payable per annum for the duly elected Chairman of the Macomb County Board of Commissioners.

D. WHEREAS, the statutes of the State of Michigan provide that the total annualized salary, including the cost of living allowances for a Circuit Court Judge shall not exceed ninety-two (92%) percent of the salary of a Justice of the Supreme Court; and the total annualized salary, including cost of living allowances for a Probate Judge and a District Court Judge shall not exceed eighty-eight (88%) percent of the salary of a Justice of the Supreme Court and, whereas, the Macomb County Board of Commissioners did determine to maintain Judges in conformity with said statutes;

Probate Judges, District Judges and Circuit Court Judges in line with one another and in conformity with Michigan Statutes for the years 1987 and 1988;

1. Circuit Court Judges shall receive a total annualized salary equal to ninety-two (92%) percent of the salary of a Justice of the Supreme Court, and,
2. Probate Court Judges and District Court Judges of the Forty-second (42nd) District shall receive a total annualized salary equal to eighty-eight (88%) percent of the salary of a Justice of the Supreme Court.

E. Be It Further Resolved that each of said Judges of the Circuit Court, Probate Court and District Court be and hereby are awarded and entitled to receive, with the exception of that benefit known as the cost of living allowance (C.O.L.A.) all fringe benefits granted to all non-union County employees, as legally constituted and authorized by law.

F. Be It Further Resolved that all fees collected by County elected officials or their deputies or department employees be turned over to the County Treasurer for deposit in the general fund of the County of Macomb.

G. Be It further Resolved that the foregoing salaries, compensation and other benefits are hereby approved for payment out of the general funds of the County of Macomb.