



# BOARD OF COMMISSIONERS

1 S. Main St., 9th Floor  
Mount Clemens, Michigan 48043  
586-469-5125 FAX 586-469-5993  
macombcountymi.gov/boardofcommissioners

## TECHNOLOGY AND COMMUNICATIONS COMMITTEE

MONDAY, MAY 10, 2010

### AGENDA

1. Call to Order
2. Pledge of Allegiance
3. Adoption of Agenda
4. Approval of Minutes dated April 19, 2010 (previously distributed)
5. Public Participation (five minutes maximum per speaker, or longer at the discretion of the Chairperson related only to issues contained on the agenda)
6. Miscellaneous Department Requests: (mailed)
  - a) MCCSA (1 request)
  - b) Information Technology (1 request)
7. Receive and File Interlocal Governmental Agreement with Wayne County (referral to the Full Board) (mailed)
8. Report from Lobbyist (mailed)
9. New Business
10. Public Participation (five minutes maximum per speaker or longer at the discretion of the Chairperson)
11. Adjournment

**MEMBERS:** Accavitti-Chair, Boyle-Vice Chair, DiMaria, Szczepanski, Duzyj, Bruley, D. Flynn, Moceri, Sprys and Gielegem (ex-officio)

## MACOMB COUNTY BOARD OF COMMISSIONERS

Andrey Duzyj - District 1  
Marvin E. Sauger - District 2  
Phillip A. DiMaria - District 3  
Toni Moceri - District 4  
Susan L. Doherty - District 5

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David Flynn - District 8  
Robert Mijac - District 9  
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James L. Carabelli - District 12  
Don Brown - District 13  
Brian Brdak - District 14  
Keith Renger - District 15  
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District 19  
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Kathy Tocco  
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Ed Bruley - District 17  
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Irene M. Kepler - District 21  
Frank Accavitti Jr. - District 22

William A. Crouchman - District 23  
Michael A. Boyle - District 24  
Kathy D. Vosburg - District 25  
Jeffery S. Sprys - District 26

RESOLUTION NO. \_\_\_\_\_

FULL BOARD MEETING DATE:  
AGENDA ITEM:

6a

MACOMB COUNTY, MICHIGAN

RESOLUTION TO: Approve the purchase of two (2) Dell Latitude E6500, Intel Core 2 Duo P8700 Laptop computers for the MCCSA Weatherization Program at a cost not to exceed \$2,158.14 funding is available in the Department of Energy (DOE) Weatherization Assistance Program – American Recovery and Reinvestment Act (AARA) Funds.

INTRODUCED BY: Commissioner Frank Accavitti, Chairperson-Technology and Communication Committee

COMMITTEE/MEETING DATE

TAC May 10, 2010

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RESOLUTION NO. \_\_\_\_\_

FULL BOARD MEETING DATE: \_\_\_\_\_ **6b**  
AGENDA ITEM: \_\_\_\_\_

MACOMB COUNTY, MICHIGAN

RESOLUTION TO: Approve the purchase of one (1) Memory upgrade, two (2) Network Interface Cards, and two (2) Network TAP Modules for improvement of the County web filter, at a cost not to exceed \$18,109.02, funding available in IT Capital.

INTRODUCED BY: Commissioner Frank Accavitti, Jr., Chair, Technology and Communications Committee

COMMITTEE/MEETING DATE

TAC Committee may 10, 2010

\_\_\_\_\_  
\_\_\_\_\_

**REQUESTED BY:** Information Technology Department

**REQUEST:** Approve the purchase of additional hardware as listed below to update the County's web filter hardware.

**RECOMMENDATION AND COST:**

One (1)	Memory Upgrade	\$ 10,311.20	Ea.
Two (2)	Network Interface Cards	\$ 499.91	Ea.
Two (2)	Network TAP Modules	\$ 3399.00	Ea.

**TRAINING COST:** None

**INSTALLATION COST:** None

**LEASE AND/OR MAINTENANCE COST:**

**JUSTIFICATION:**

The additional hardware will update existing web filtering, monitoring, and reporting for the County network to ensure secure usage of the Internet.

# **RECYCLABLE PAPER**

RESOLUTION NO. \_\_\_\_\_

FULL BOARD MEETING DATE: \_\_\_\_\_  
AGENDA ITEM: \_\_\_\_\_

MACOMB COUNTY, MICHIGAN

RESOLUTION TO: Receive and file Interlocal Governmental Agreement with Wayne County for shared data center and technology services, **referral to the Full Board.**

INTRODUCED BY: Commissioner Frank Accavitti, Jr., Chair, Technology and Communications Committee

COMMITTEE/MEETING DATE

TAC May 10, 2010 \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**INTERGOVERNMENTAL AGREEMENT**  
**BETWEEN**  
**CHARTER COUNTY OF WAYNE**  
**AND**  
**MACOMB COUNTY**



## **TABLE OF CONTENTS**

**THIS INTERGOVERNMENTAL AGREEMENT** ("IGA") is between the Charter County of Wayne, Michigan, a body corporate and a Michigan charter county, (the "Wayne County") and Macomb County, a body corporate and a Michigan county, (the "Macomb County"). Collectively Wayne County and Macomb County shall be referred to as the Parties.

### **RECITALS**

WHEREAS, Macomb County and Wayne County have agreed that a collaborative effort regarding the purchase of information technology services is in the best interests of Macomb County and Wayne County in order to achieve a cost savings benefit for both parties; and

WHEREAS, in furtherance of the aforementioned intentions, Wayne County has entered into that certain "Lease and License Agreement" with Secure-24, Inc., for services and lease space at 44675 Helm Court, Plymouth Michigan 48170 (Hereinafter referred to as the "Data Center"); and

WHEREAS, pursuant to the Lease and License Agreement Wayne County has the ability to market, sublease and assign certain rights to the Macomb County at the Building; and

WHEREAS, Macomb County and Wayne County have determined that imminent utilization by Macomb County of the Building shall be the first step that will be taken by the Parties to demonstrate the intended success of this collaborative effort; and

WHEREAS, the Parties acknowledge that this IGA shall serve as a framework for the sharing of information and collaborative efforts the Parties shall attempt to make in the reduction of information technology costs.

NOW, THEREFORE, in consideration of the premises and mutual undertakings of the parties hereto, it is agreed as follows:

1. **DEFINED TERMS**

**Wayne County.** The Charter County of Wayne in the State of Michigan.

**Contract Modification.** Any written alteration in this IGA accomplished by mutual action of the Parties.

Data Center- 44675 Helm Court, Plymouth Michigan 48170

**Macomb County.** The County of Macomb in the State of Michigan.

**Wayne County Code.** The complete codification of the general and permanent ordinances of the County of Wayne, Michigan, copies of which can be found at the Purchasing Office, 500 Griswold 15<sup>th</sup> Floor, Detroit, MI 48226.

**Services.** This term shall also refer to those services that the Parties may collaboratively determine that they would like to purchase from a third party vendor. The Services, are more fully described in Exhibits A and B of this IGA. Services shall also refer to those services that Macomb County may purchase through Secure-24. It is acknowledged within this definition that Wayne County has already secured such Services from Secure-24 and shall utilize its current contract relationship with Secure-24 for the benefit of Macomb County.

**Delivery of Services.** Shall refer to those agreements executed between the County, the Vendors and Macomb which defines the array of Services agreed to by both Parties and the manner and expectations in which such Services will be delivered. Such agreements is fully described in Exhibit C

**Vendors.** Shall mean Secure 24, Inc. and any and all other Vendors that the parties may agree to utilize in furtherance of this IGA.

2. **PURPOSE**

**2.01** To allow the Parties to work in a collaborative effort to obtain Services.

**3. SCOPE OF THE PROJECT**

**3.01** The Parties will obtain will provide the Services described in Exhibits A, B, C of this IGA.

**3.02** The Parties have agreed that as they determine which Services they would like to obtain over the Term, a new or modified Delivery of Services will be executed.

**4. TERM OF CONTRACT**

**4.01** This IGA shall not take effect until execution and subsequent approval has been obtained by the County's Chief Executive Officer and Macomb County's designated signatory

**4.02** This IGA shall become effective on the last date it is executed by both parties and shall terminate on \_\_\_\_\_, unless terminated before such time under the terms and conditions indicated in this IGA.

**5. MUTUAL COVENANTS**

**5.01** The Parties agree to work in a cooperative arrangement to implement the Services and delivery of such Services as indicated in Exhibits A, B and C.

**5.02** The Parties agree that within 30 days after the effective date of this IGA the Wayne County, through its Vendor, Secure-24, will assist Macomb County in accessing the Services at the Data Center.

**5.03** The Parties agree to enter into any and all necessary agreements they may mutually determine is necessary to obtain the Services indicated identified by both Parties. Such Services may include, but shall not be limited to, any agreement with the Vendors.

**5.04** The Parties agree that each Party shall be individually responsible to pay for such Services, based on the executed Delivery of Service, in any agreement executed by both parties.

**6. TERMINATION**

**6.01** The Parties agree that either Party may terminate this IGA with thirty days written notice to the individual indicated in Section \*\*\*. Such termination will be evidenced by a writing signed by County's CEO and [AUTHORIZED REPRESENTATIVE OF THE MUNICIPALITY].

**6.02** If there is a material breach of this IGA by either Party prior to completion, the party not in breach shall have the right to terminate this IGA and shall be entitled to any and all remedies allowed by law or this IGA.

**6.03** Termination for a material breach of this IGA shall only occur by certified letter from the either Party's designated representative, by the method and manner indicated in Section 19 of this IGA.

**6.04** Termination By Wayne County Commission. The MUNICIPALITY acknowledges the right of the Wayne County Commission by a two-thirds vote, under circumstances in which the County's Chief Executive Officer is required by the Michigan Standards of Conduct and Ethics Act, MCLA §15.341 et seq., to recuse himself or herself from acting on a contract, to terminate this agreement for (a) an egregious breach of the terms and conditions hereof or (b) a violation of the ethics and anti-kickback provisions of Article 12 of Chapter 120 of the Wayne County Code.

## **7. NOTICE OF SOLICITATION FOR SERVICES AND DATA CENTER**

**7.01** In furtherance of this IGA the Parties agree to mutually share any and all information, including but not limited to any solicitation that may occur by either Party or a Vendor for Services or use of the current Data Center. The Parties may schedule conferences at mutually convenient times with key administrative personnel to gather the information.

## **8. ADMINISTRATION**

**8.01** Each Party must inform the other Party as soon as the following types of conditions become known:

- A. Probable delays or adverse conditions which do or may materially prevent the meeting of the objectives of this IGA, including changes, transfer, or assignments in ownership of the properties; and
- B. Favorable developments or events which enable meeting time schedules or goals sooner than anticipated.
- C. Any changes or modifications in appropriations and funding for the projects covered by this IGA.

**9. RECORDS - ACCESS**

**9.01** Each Party must maintain complete books, ledgers, journals, accounts, or records in the manner proscribed in each Party's charter. Each Party must keep the records according to generally accepted accounting practices and must maintain all records for a minimum of 7 years after termination of this IGA.

**10. RELATIONSHIP OF PARTIES**

**10.01** The Parties are independent governmental entities. No liability or benefits, such as workers' compensation, pension rights, or insurance rights, arising out of, or related to a contract for hire or employer/employee relationship accrues to either Party or either Party's agent, subcontractor or employee as a result of this IGA. No relationship, other than that of independent contractor will be implied between the Parties, or either Party's agent, employee, or subcontractor.

**11. INSURANCE**

**11.01** The Parties acknowledge that both parties are governmental entities. Each Party shall either be self insured or at its own expense and discretion, secure any necessary insurance policies regarding the nature of this IGA.

**12. HOLD HARMLESS**

**12.01** The Parties agree and understand that each Party shall hold the other Party harmless against, and from any and all liabilities, obligations, damages, penalties, claims, costs, charges and expenses (including, without limitation, fees and expenses of attorneys, expert witnesses and other consultants) which may be imposed upon, incurred by or asserted against the other party when it is determined that any of the following occurring during the term of this IGA:

- A. Any negligent or tortious act, error, or omission held in a court of competent jurisdiction to be attributable, in whole to the one Party, or any of its personnel, employees, consultants, agents, assigns or any entities associated, affiliated, (directly or indirectly) or subsidiary to the Party now existing, or to be created, their agents and employees for whose acts any of them might be liable.
- B. Any failure by the Party, or any of its employees to perform its obligations under this IGA.
- C. Any personal injury incurred by any invitees, trespassers, licensees, agents or consultants of the Party.

**12.02** Neither Party shall be liable for any personal injury incurred by the employee(s), agents or consultants of the Party while working with the Party on this IGA or the procurement of any Services, unless it is found in a court of competent jurisdiction to be directly attributable to the gross negligence of the other Party, or any employee of the said Party acting within the scope of their employment. .

**12.03** This hold harmless provision applies without regards to whether the claim, damage, liability or expense is based on breach of contract, a breach of any representations made by the said Party, negligence, strict liability, or other tort. This hold harmless provision survives delivery and acceptance of services.

**12.04** This hold harmless provision must not be construed as a waiver of any governmental immunity by either Party or their agencies, or employees, as provided by statute or modified by court decisions.

### **13. LIABILITY**

**13.01** Neither Party shall be responsible for, payment of any debt service, lien, or encumbrance, including, but not limited to, mortgage, promissory note, land contract, or other obligation, incurred prior to the signing of this IGA or as a result of any collaborative effort identified in this IGA.

**13.02** This IGA is not intended to create beneficial rights in any third party. This IGA is entered into for the sole benefit of the parties to the IGA.

### **14. ASSIGNMENT**

**14.01** Neither Party may assign this IGA, or any part, without the other party's prior written approval.

### **15. COMPLIANCE WITH LAWS**

**15.01** Each Party must comply with and must require its employees to comply with all applicable laws and regulations.

### **16. AMENDMENTS**

**16.01** The Parties agree and acknowledge that the purchase of Services done in a collaborative effort will be acknowledged and attached as Exhibit to this IGA. In furtherance of



this understanding, the Parties agree that the execution of an agreement for Services shall not be treated as a material amendment to this IGA. The Parties agree for each collaborative purchase of Services, each Party shall execute the notice form attached to this IGA as acknowledgement of such purchase.

16.02 No amendment to this IGA is effective unless it references this IGA, is written, is signed and acknowledged by duly authorized representatives of both parties and approved by a resolution adopted by each Party's designated representative..

## **17. NONDISCRIMINATION PRACTICES**

**17.01** Neither party shall engage in any discriminatory practices and both parties agree to abide by all applicable laws, rules and regulations protecting individual rights, including but not limited to the following:

1. Titles VI and VII of the Civil Rights Act (42 U.S.C. §§2000d et. seq.) and the United States Department of Justice Regulations (28 C.F.R. Part 42) issued pursuant to those Titles.
2. The Age Discrimination Act of 1985 (42 U.S.C. §6101-07).
3. Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. §794).
4. The Americans with Disabilities Act of 1990 (42 U.S.C. §12101 et. seq.) and its associated regulations.
5. The Michigan Civil Rights Act (P.A. 1976 No. 453) and the Michigan Handicappers Civil Rights Act (P.A. 1976 No. 220).
6. The Equal Contracting Opportunity Ordinance of the County of Wayne, No. 93-738.

## **18. NOTICES**

**18.01** All notices, consents, approvals, requests and other communications ("Notices") required or permitted under this IGA must be given in writing and mailed by first-class mail and addressed as follows:

**If to the Macomb County:**

Department of Information Technology  
10 N Main St  
Mt Clemens, MI 48043

**If to Wayne County:**

Department of Technology  
500 Griswold, 15 Floor  
Detroit, Michigan 48226

**18.02** All notices are deemed given on the day of mailing. Either party to this IGA may change its address for the receipt of notices at any time by giving notice to the other as provided. Any notice given by a party must be signed by an authorized representative of such party.

**18.03** Termination notices, change of address notices, and other notices of a legal nature, are an exception and must be sent by registered or certified mail, postage prepaid, return receipt requested.

**19. WAIVER OF ANY BREACH**

**19.01** No failure by a party to insist upon the strict performance of any term of this IGA or to exercise any term after a breach constitutes a waiver of any breach of term. No waiver of any breach affects or alters this IGA, but every term of this IGA remains effective with respect to any other when existing or subsequent breach.

**20. SEVERABILITY OF PROVISIONS**

**20.01** If any provision of this IGA or the application to any person or circumstance is, to any extent, judicially determined to be invalid or unenforceable, the remainder of the IGA, or the

application of the provision to persons or circumstances other than those as to which it is invalid or unenforceable, is not affected and is enforceable.

**21. MERGER CLAUSE**

**21.01** This document, including exhibits and appendices, contains the entire agreement between the parties and all prior negotiations and agreements are merged in this document. Neither party has made any representations except those expressly set forth. No rights or remedies are, or will be acquired by either party by implication or otherwise unless set forth.

**22. JURISDICTION AND LAW**

**22.01** This IGA, and all actions arising from it, must be governed by, subject to, and construed according to the law of the State of Michigan. Each party consents to the personal jurisdiction of any competent court outside of Wayne County, Michigan, for any action arising out of this IGA. Service of process at the address and in the manner, specified in this IGA will be sufficient to put each party on notice. Each party will not commence any action against the other because of any matter arising out of this IGA, in any courts other than those in the County of Wayne, State of Michigan unless original jurisdiction is in the United States District Court for the Eastern District of Michigan, Southern Division, the Court of Claims, the Michigan Supreme Court or the Michigan Court of Appeals.

**23. MISCELLANEOUS**

**23.01** This IGA must not be construed as a waiver of any governmental immunity by Party, its agencies, or employees, has as provided by statute or modified by court decisions.

**23.02** All the provisions of this IGA are "covenants" and "conditions" as though the words specifically expressing or imparting covenants and conditions are used in each provision.

**23.03** Unless the context otherwise requires, the words, "herein", "hereof" and "hereunder", and other words of similar import, refer to this IGA as a whole and not to any particular article, section, or other subdivision.

**23.04** The headings of the articles in this IGA are for convenience only and must not be used to construe or interpret the scope or intent of this IGA or in any way affect the IGA.

**23.05** As used, the singular includes the plural, the plural includes the singular, and the use of any gender is applicable to all genders.

**24. AUTHORIZATION AND CAPABILITY**

**24.01** Each Party warrants that the person signing this IGA is authorized to do so on behalf its principal and is empowered to bind its principal to this IGA.

**24.02** This IGA is effective only upon review and approval by the Wayne County Chief Executive Officer, and the Macomb County Chief Operating Officer.

**25. SIGNATURE**

**25.01** The Parties, by their authorized officers and representatives have executed this IGA as of the date indicated below.

**EXECUTION**

WITNESSES

\_\_\_\_\_  
  
\_\_\_\_\_  
  
\_\_\_\_\_

CHARTER COUNTY OF WAYNE

By: \_\_\_\_\_

CHIEF EXECUTIVE OFFICER

County Commission approved and  
Execution Authorized  
by Resolution

No \_\_\_\_\_

Date \_\_\_\_\_

STATE OF MICHIGAN    )  
                                  )  
COUNTY OF WAYNE     )

This document was acknowledged before me on \_\_\_\_\_ by  
\_\_\_\_\_, on behalf of the Charter County of Wayne.

\_\_\_\_\_  
Notary Public, Wayne County, MI  
My Commission

Expires: \_\_\_\_\_

WITNESSES

MACOMB COUNTY

\_\_\_\_\_  
  
\_\_\_\_\_

By: \_\_\_\_\_

STATE OF MICHIGAN    )  
                                  )  
COUNTY OF WAYNE    )

This document was acknowledged before me on \_\_\_\_\_ by  
\_\_\_\_\_.

\_\_\_\_\_  
Notary Public,  
My Commission Expires:\_\_\_\_\_

#245889

# **EXHIBIT A**

# EXHIBIT A

	3 year term	
	Monthly Charge	One Time Charge
<b>Data Center Services</b> First Class Data Center Services (Physical Security, Redundant Power, Access Control, etc.) 10 Secure Cabinets, 39 x 208V 20A Circuits, 7x 208V 30A Circuits, 20x PDUs, 10x 24 Port Ethernet Patch Panels, 25Mbps CIR Internet connectivity (Diverse Carrier - 3 Providers), Fiber pair cross connect	\$11,523.20	\$36,487.50
<b>Caged Space (Optional)</b> Caged space build-out for 10 Cabinets		(\$7,000)**
<b>Total:</b>	<b>\$11,523.20</b>	<b>\$36,487.50</b>

\*\* Cost not included in One Time setup total

The following services shall be made available to Macomb County at additional cost through Wayne County and its vendor partnerships:

- Additional co-location Data Center space
- Application Hosting
- Storage/Backups/Archival
- Server Management
- Database Management
- Network Security Management
- Application Management
- End User Support
- WAN Management
- Ticketing and Workflow Systems
- Enterprise Content Management Hosting
- VDI Hosting
- Hosted Communications
- Hardware/Software Acquisition
- Internet Connectivity



# **RECYCLABLE PAPER**

RESOLUTION NO. \_\_\_\_\_ FULL BOARD MEETING DATE: \_\_\_\_\_

AGENDA ITEM: \_\_\_\_\_

**MACOMB COUNTY, MICHIGAN**

RESOLUTION TO receive and file the report from the Lobbyist

INTRODUCED BY: Commissioner Frank Accavitti, Jr., Chair, Technology and Communications Committee

**COMMITTEE/MEETING DATE**

Technology and Communications 5-10-10

\_\_\_\_\_  
\_\_\_\_\_



Governmental Consultant Services, Inc.  
120 N. Washington Square, Lansing, Michigan 48933  
Phone: 517-484-6216 Fax: 517-484-0140

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## MEMORANDUM

TO: Commissioner Frank Accavitti  
FROM: Erik Hingst  
DATE: April 30, 2010  
RE: Technology and Communications Committee Monthly Report

### **State Budget:**

The Senate and House continue to hold hearings on the budget bills passed by their counterparts. With the next state Revenue Estimating Conference scheduled to take place May 21<sup>st</sup>, we do not anticipate bills to be passed by the second legislative chamber and sent to conference committees until after the revenue conference is held.

Recall that the House passed version of the General Government budget (House Bill 5880) increased revenue sharing payments to counties by \$59.4 million and also increased statutory payments to Cities, Villages and Townships by approximately 1%. As we mentioned, the likelihood the increase to Cities, Villages and Townships will be approved by the Senate is indeed zero. Senator John Pappageorge (R-Troy), Chair of the Senate Appropriations Subcommittee on General Government, is still working with us on limiting a reduction to 5% for Cities, Villages and Townships. We have been working directly with Chairman Pappageorge and the subcommittee members to retain the county portion of revenue sharing as a separate line item AND hold the payments to counties harmless.

The House still has yet to approve a budget bill for Transportation. As reported by the House Appropriations Committee, the Transportation budget fails to fully fund the state match required to draw down full federal funding from Washington, D.C. There is a "Transportation Lobby Day" scheduled at the state Capitol for Tuesday, May 4<sup>th</sup> at 10:30 a.m. The purpose of the day is to bring construction, engineering, concrete, design, and architectural firms, including labor, to stress to the legislature that they follow the recommendations proposed by the Transportation Task Force (TF2) last year and fund transportation infrastructure for "Planes, Trains and Automobiles." We will be sure to monitor this situation closely, as the infrastructure funding needs to the county are indeed growing exponentially. Please keep in mind that the likelihood of an actual gas tax or aviation fuel tax increase being passed before the November 2<sup>nd</sup> General Election is also near zero!

We are also working with Mr. John Kinch to see that the Department of Community Health Budget (which disproportionately placed the burden of the Fiscal Year 2009-10 budget reductions on the back of the Tri-County area due to the manner in which the department implemented the reduction) reflects a balance across the state for any further reductions recommended in Fiscal Year 2010-11. As passed by the Senate, the Department of Community Health Budget would further reduce non-Medicare

payments by \$40 million. We are working with Representative Gary McDowell (D-Rudyard), Chair of the House Appropriations Subcommittee on Community Health, to see that ANY reductions approved by the legislature are implemented by the department with a balanced approach.

**Macomb Business Incubator:**

In addition to our effort with Representative Jon Switalski to retain the \$150,000 increase for the Macomb County Incubator for Fiscal Year 2010-11 secured by the House passed version of the General Government budget, we are also working as tirelessly as possible to see that the current year funding is transmitted to the county in a timely manner. Recall, the Michigan Economic Development Corporation (M.E.D.C.) informed us that the "formula for distribution" they were utilizing was not allowed based on a legal interpretation they received. We fully understand the need to address the current year funding IMMEDIATELY and hope to report positive news in this regard in person on May 10<sup>th</sup>.

**Macomb Trail:**

We continue our efforts with Mr. Crumm and Commissioner Bruley on the trail. We are also pleased to report that Representatives Sarah Roberts (D-St. Clair Shores), Jennifer Haase (D-Richmond) and Pete Lund (R-Shelby Township) are also now fully engaged in our effort to file and secure an acquisition application on August 1<sup>st</sup>. We will continue working closely with Commissioner Bruley and Mr. Crumm on the project.

As always, please do not hesitate to contact me directly if you have questions or concerns.