



County of Antrim 911 Board

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Sheriff Daniel S. Bean
911 Board Chairman

William "Bill" Drollinger
Citizen At Large
Vice Chairman

Leslie Meyers
Emergency Management
Secretary

County Commissioner

Lt Mark Harris
Michigan State Police

Burt Thompson
Road Commission Engineer

Michael Bertram
Citizen At Large

Wendy Dawson
Citizen At Large

Pete Vandenberg
ACES Representative

Date: **March 1, 2019**
To: **911 Board Members**
From: **Chairman Daniel S. Bean, Sheriff**
Re: **Meeting Notice**

The 911 Board is scheduled to meet on
DRAFT

March 6 @ 1:00 p.m.

Antrim County Building,
203 E. Cayuga St., 2nd Floor Board of Commissioners Room
Bellaire, Michigan 49615

Agenda Items include:

- * Call to Order
- * Approval of Agenda
- * Public Comment
- * Meeting Minutes Approval November 2018
- * Financial Report
 - ◇ January/February 2019
- * New Business
 - ◇ County Numbering Ordinance
- * Old Business
 - ◇ Rescue Paging Update
 - ◇ PFN/Viper/Furniture Update
 - ◇ MCT Update
 - ◇ Adam West Update
 - ◇ MPSCS Paging Update
- * Communications
- * Operations Update
- * Next Meeting: May 8, 2019 1:00 p.m.

**Antrim County 911 Board
Meeting Minutes
1/9/2019**

Present: Dan Bean, Leslie Meyers, Brenda Ricksgers, Mike Bertram, Bill Drollinger, Pete Vandenberg, Burt Thompson, Wendy Dawson

Absent: Sheriff Bean, Lt. Harris

Others Present: Mike Gank, Corey Lecureux

Call to Order:

Vice Chairman Drollinger called the meeting to order at 1:00 pm.

Approval of Agenda:

Motion by Thompson, supported by Dawson to approve the agenda as presented. Motion Carried Unanimously.

Public Comment: None

Approval of Minutes:

Motion by Meyers, supported by Dawson to approve the minutes of the Regular November 2018 meeting as presented. Motion Carried Unanimously.

Financial Reports:

Gank presented Accounts 259, 261 and 262 for Sept and October. He noted that training funds are spent, overtime is about \$10,000 dollars over (but wages are down) and that due to the surcharge changes, an additional \$60,000 in revenues was received.

Motion by Meyers, supported by Vandenberg to approve the November and December Financials for all three accounts as presented. Motion Carried Unanimously.

New Business:

- **Policy update for 2019** – It was mutually decided that the subcommittee would address each policy and make recommendation back to the board. A standing date of the 1st Wednesday of the opposite months of the 911 Board Meeting would be the Subcommittee meeting.

Old Business:

- **PFN/Viper/Furniture Update**
As the server crashed and failed about 4 weeks ago, this project is not yet complete. If all goes as now planed, the project will begin January 22. They will be able to complete 4 connections per week and there are 16 total. When complete, furniture can happen.
- **MCT Update**
There are two fire agencies that have verbally agreed to the terms but have yet to sign the master document. The two left are Banks Township and Elmira/Warner. The MCT Police/EMS project just missed being complete in 2018. 911 will be requesting the carryover of funds at the first Board of Commissioners meeting in February.
- **Adam West Update**

The RFP is in the Administration Office for the next steps.

- **Rescue Paging Update**

911 created a policy that meets the needs and requests of Mancelona and Bellaire Fire. The policy was discussed.

Motion by Vandenberg, supported by Bertram to adopt the policy presented with the addition of the Section II adding the wording “unless exempted by Section III.” Motion carried unanimously.

- **MPSCS Update:** Discussion of four plans ranging from full MPSCS to fixing VHF. Discussion centered on the increasing costs to maintain VHF in simulcast form. The 9-1-1 board felt it was too early to make any decision on purchasing equipment. All equipment purchase to be held until the requested pager test be done before any serious proposal be made. Vandenberg requested a fifth plan be added to the choices, which would be dismantling the simulcast into multi tower paging.

Bertram left the meeting at 2:00 PM

Communications and Operations:

Report included in the packet. 911 outage on November 5. Viper should correct these issues. There have also been some CAD issues and are working with the vendor to correct them.

The Department is down two employees with one in training.

Meeting Adjourned at 2:20 pm

Next meeting – March 6, 2019 at 1:00 pm.

Respectfully Submitted,

Leslie Meyers, 911 Secretary

Mancelona Fire District

Edward Sayre, Fire Chief

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Mancelona, MI 49659
Antrim

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10/25/2018
Northwest Regional Medical Authority
C/O Munson Medical Center
1105 6th Street
Traverse City MI 49684
Attn: Dr Robert L Smith, MD NWRMCA Medical Director

Dear Laura:

First and foremost we have responded to every dispatch call that we have been dispatched. We have been in compliance because we have responded to every call.

To rescind or suspend our license is inappropriate at this time.

We do not control the dispatch center.

If you would like to change the current practice, then we would assume that you should approach the 911 Board.

You have been aware of the proper process when you approached the Dispatch Director and asked them to dispatch us on all calls. The 911 board informed of this in July and currently is in process of reviewing this change in the protocol. As recognized you did approach the 911 Board and presented the statute as well as the Medical Control Authority Handbook. The 911 board received and determined that they needed more time to review this dramatic change in dispatch processes.

This change in protocol was also brought to the attention (by Darly Case former NWRMCA former administrator) to the 911 board three years past and the 911 Board chose not to act on this request. Perhaps there was no review as to the economic, health safety and welfare of the residents as stated in the statute, (333.20919 sec 5 by the medical control authority or department)

Furthermore we are not a dispatcher center, (911 center). We have no control or authority as to how and what the dispatch center chooses to dispatch.

Due to the fact that this notice was dated Sept 20th 2018 and not mailed until October 11 is the reason as to why we did not respond within 15 days as stated in the letter. It is difficult to respond to a letter that was mailed 3 weeks later.

In summary we respond to all DISPATCHED calls. At this time we feel this proposed suspension is inappropriate.

Sincerely

Ed Sayre Mancelona Fire District Chief

CC: Kathy Wahl Director, division of EMS & Trauma, Emily Bergquist MCA Coordinator, Al Pyton CEO Munson Medical Center, Dan Bean Antrim County E-911 Board Chairman Antrim County Sheriff.

911 Tech Committee

Meeting start February 7 @ 1330

Bill Drollinger, Burt Thompson, Pete Vandenberg, Mike Bertram (10 minutes late), Corey Lecureux, Michael Gank

9-1-1 ORINANCE

Meeting start discussed County numbering ordinance. Mike Gank had been approached by individuals owning vacant land but were unable to get an address. It was noted not being able to assign a number to vacant land was causing issues for responders. It was agreed that an amendment should be made to the present Antrim County Numbering Ordinance.

VACANT PARCELS MAY BE ASSIGNED A NUMBER BASED ON A CLEARLY DEFINED ACCESS POINT FROM A COUNTY OR PRIVATE ROAD. ACCESS POINTS MUST BE A DRIVEWAY OR PARKING AREA WITH SIGNAGE POSTED AS DEFEINED BY THE ORDINANCE.

10 YEAR PROJECTED BUDGET

Discussion about the operational reserve being set at 15% of the annual operational expenditure.

The physical building is in relatively good shape. Only minor improvements will be needed to maintain the building.

Major projects to include

- A new radio console
- MPSCS radios for voice communications and how those will purchased and maintained
- VHF paging and maintaining the existing radio system
- Improving the present VHF paging system

VHF COMMUNICATION AND PAGING

Discussion about the various issues with VHF paging, VHF voice communications, and MPSCS fire communications. Tasks to complete;

911 PLAN

Tabled Not discussed

PERIOD ENDING 02/28/2019

GL NUMBER	DESCRIPTION	2019 AMENDED BUDGET	YTD BALANCE 02/28/2019	ACTIVITY FOR MONTH 02/28/2019	AVAILABLE BALANCE	% BDGT USED
Fund 259000 - 911 - TRAINING						
Revenues						
Dept 000						
259000-000-400.000	REVENUE CONTROL	9,900.00	4,106.00	0.00	5,794.00	41.47
259000-000-400.700	REVENUE - EXPENDITURE CREDIT	0.00	0.00	0.00	0.00	0.00
259000-000-665.000	INTEREST EARNED INVEST & CDS	0.00	18.23	2.09	(18.23)	100.00
259000-000-698.001	UNREALIZED GAIN/LOSS	0.00	(5.10)	0.00	5.10	100.00
Total Dept 000		9,900.00	4,119.13	2.09	5,780.87	41.61
TOTAL REVENUES		9,900.00	4,119.13	2.09	5,780.87	41.61
Expenditures						
Dept 348 - E-911 OPERATIONS						
259000-348-705.001	WAGES - SERGEANTS	0.00	0.00	0.00	0.00	0.00
259000-348-705.003	WAGES - DISPATCHERS	2,900.00	0.00	0.00	2,900.00	0.00
259000-348-708.000	WAGES - PART TIME	0.00	0.00	0.00	0.00	0.00
259000-348-709.000	OVERTIME AND HOLIDAY	0.00	0.00	0.00	0.00	0.00
259000-348-715.000	FICA - COUNTY SHARE	0.00	0.00	0.00	0.00	0.00
259000-348-725.000	TRAINING	6,000.00	1,522.92	622.92	4,477.08	25.38
259000-348-802.000	CONTRACTUAL SERVICES	0.00	0.00	0.00	0.00	0.00
259000-348-861.000	TRAVEL	1,000.00	0.00	0.00	1,000.00	0.00
259000-348-865.000	GAS AND OIL	0.00	0.00	0.00	0.00	0.00
Total Dept 348 - E-911 OPERATIONS		9,900.00	1,522.92	622.92	8,377.08	15.38
TOTAL EXPENDITURES		9,900.00	1,522.92	622.92	8,377.08	15.38
Fund 259000 - 911 - TRAINING:						
TOTAL REVENUES		9,900.00	4,119.13	2.09	5,780.87	41.61
TOTAL EXPENDITURES		9,900.00	1,522.92	622.92	8,377.08	15.38
NET OF REVENUES & EXPENDITURES		0.00	2,596.21	(620.83)	(2,596.21)	100.00
BEG. FUND BALANCE		18,009.35	18,009.35			
NET OF REVENUES/EXPENDITURES - 2018			(6,067.86)		(6,067.86)	
END FUND BALANCE		18,009.35	14,537.70			

PERIOD ENDING 02/28/2019

*NOTE: Available Balance / Pct Budget Used does not reflect amounts encumbered.

GL NUMBER	DESCRIPTION	2019 AMENDED BUDGET	YTD BALANCE 02/28/2019	ACTIVITY FOR MONTH 02/28/2019	AVAILABLE BALANCE	% BDGT USED
NET OF REVENUES & EXPENDITURES		(309,099.74)	568,663.79	113,702.13	(877,763.53)	183.97
BEG. FUND BALANCE - ALL FUNDS		1,721,636.15	1,721,636.15			
END FUND BALANCE - ALL FUNDS		1,412,536.41	2,411,106.74			

Antrim County Street and Road Numbering Ordinance
Ordinance #1 of 1991
Adopted September 12, 1991
Amended March 10, 2005
Amended February 14, 2008
Amended September 13, 2012

PREAMBLE

The Board of Commissioners of the County of Antrim has determined that the health, safety and welfare of the inhabitants of the County would be better served by a County Ordinance establishing a county-wide street and road numbering system. A uniform street and road numbering ordinance will enable the 911 Emergency Dispatch System, police agencies, fire protection, ambulance service, governmental and postal services and public utilities to more rapidly identify and locate properties within the county. This ordinance provides for the establishment, control and regulation of street and road numbering within Antrim County; to provide for penalties for the violation of this ordinance and to repeal any ordinances or parts of ordinances in conflict herewith.

SECTION I: NAME

This ordinance shall be known and cited as the Antrim County Street and Road Numbering Ordinance.

SECTION II: ADMINISTRATION AGENCY; ADMINISTRATIVE RULES

The Equalization Department shall be the agency with exclusive overall administrative and coordinative responsibility to administer the operation and application of this ordinance. The Equalization Department shall have the authority to draft rules and regulations for the operation of the street and road numbering ordinance. Said rules and regulations shall be approved by the Antrim County Board of Commissioners before they take effect.

SECTION III: PURPOSE

The purpose of this ordinance is to establish, with the exception of the villages of Bellaire, Central Lake, Elk Rapids, Ellsworth and Mancelona, a county-wide street and road numbering ordinance in a uniform logical manner; to provide for a central point to issue and control numbering; and to provide rules and guidelines to facilitate enforcement thereof.

SECTION IV: DEFINITIONS

Unless otherwise provided in this ordinance, the following terms are hereby defined as follows:

- A. County numbering system means the general east and west, and north and south designation of Antrim County to facilitate the assignment of identifying numbers, with the provision of

allowing one thousand numbers per mile for each mile of distance from the North-South and East-West baselines.

- B. Driveway means that portion of premises accessible to motor vehicle traffic and which provides the principal means of access to no more than two (2) lots or premises from a street or road.
- C. Easement means the right, such as a right of way, afforded a person to make limited use of another's real property.
- D. The East-West baseline shall refer to a line extending east and west across the county dividing it into north-south portions. The East-West baseline shall be the north borders of Star (T31N, R5W), Chestonia (T31N, R6W), Kearney (T31, R7W), and Forest Home (T31N, R8W) Townships and in Torch Lake Township (T31N, R9W), the south border of Sections 35, 36 and 31.
- E. Interested party means the emergency services, such as police, fire, or any other emergency services, the owner, occupant, county department, public utilities or any other governmental agency.
- F. MSAG: Master Street Address Guide means a list of all road names and address ranges used to define emergency service zones for 911 purposes for the county maintained by the Equalization Department.
- G. The North-South baseline shall refer to a line extending north and south (from the top to the bottom of the County) dividing the County into east-west portions. The North-South baseline shall be the east borders of Echo (T31N, R7W), Kearney (T30N, R7W) and Custer (T29N, R7W).
- H. Premises means any lot or parcel of land owned by any person, firm, corporation, association or other legal entity, public or private, improved with buildings, whether occupied or not.
- I. Primary Structure shall include but not be limited to a residential building, mobile home, commercial building, industrial building, office building, public building, utility structure, garage, or a storage facility. A primary structure must be permanent in nature (i.e., not a travel trailer, movable shed, or other non-permanent structure). When a residence is located on a premises with other permanent structures, the residence will be considered the primary structure for purposes of this ordinance.
- J. Private road means any thoroughfare, that is not a public road, but that is accessible to motor vehicle traffic and which affords the principal means of access to abutting property and from which driveway access is thereby gained to three (3) or more premises.
- K. Public road means any road under the jurisdiction of either the Antrim County Road Commission, the Michigan Department of Transportation, or the Villages of Bellaire, Central Lake, Elk Rapids, Ellsworth, and Mancelona.

L. Street number or road number means any series of numbers assigned by the Equalization Department, in conformity with the County Street and Road Numbering Ordinance for the purposes of identification of a particular premises location in relation to the numbering system.

M. Street or road names means any official name as recognized by a government authority.

SECTION V: REGULATION

A. All premises shall bear a distinctive street or road number in accordance with and as designated upon the street and road numbering maps on file with the Equalization Department. The maps, by reference, together with any revisions thereof, shall become a part of this ordinance. ~~Vacant parcels will not be assigned an address.~~ **Vacant parcels may be assigned a number based on a clearly defined access point from a County or Private Rd. Access points must be a driveway or parking area with signage posted as defined in Section C Para 2 for driveways.**

B. The following are specific regulatory terms:

1. Apartments: Individual apartment buildings and group housing projects shall have one street or road number. Individual dwellings within the apartment building shall be assigned suffix letters or numbers by the management of the apartment building in accordance with County policy (e.g. 121 S. Maple Street, Apt. B).
2. Duplexes: Separate street or road numbers shall be assigned to the entrances of a duplex house. For upstairs dwellings which have outside entrances the entrance will be the point of numbering.
3. Mobile Home Parks: Each roadway within the mobile home park shall be named and the mobile homes numbered on those roadways.
4. Office Suites: Office buildings with suites shall have one street or road number. Individual suites within the office building shall be assigned suffix letters or numbers by the management of the office building in accordance with County policy.
5. Strip Malls, Business and Industrial Districts: In strip malls, business and industrial districts, each business having an outside access shall be numbered from that access.
6. Suffix Letters and Numbers: Suffix letters and/or numbers assigned to dwellings, office suites, apartments, and other buildings shall first be registered with and approved by the Equalization Department.

C. Any owner of any premises shall place upon the street front of such premises designated numbers, such that:

1. The display of numbers on a house or other building will meet the requirements of this ordinance if the structure is immediately adjacent to and plainly visible from the road. Numbers shall be displayed in block Arabic numerals on building fronts and

shall be of a contrasting color to their background and shall be not less than three (3) inches in height. Either the numbers or the background shall be a reflective material.

2. Each primary structure shall display a street or road number. The number shall not be displayed containing numbers less than three (3) inches (7.62 centimeters) in height. After the date of the adoption of this amended ordinance, street or road number signs shall be visible from the roadway on which the number is assigned. Numbers shall be displayed in block Arabic numerals on building fronts and shall be of a contrasting color to their background and shall be not less than three (3) inches in height. Either the numbers or the background shall be a reflective material. The owner of a structure shall cause the assigned street or road number to be displayed upon a post of suitable strength and construction, (maximum four (4) inches in diameter, round or square wood post, or maximum two (2) inches in diameter pipe post or any steel post, two (2) pounds per foot maximum weight) shall be placed immediately adjacent to the driveway of the premises. The top of the sign shall be no less than four (4) feet above the ground. Such street or road numbers of the premises shall be placed on both sides of the post as to be plainly visible from road traffic lanes in either direction of travel.
- D. Numbers shall be assigned and recorded by the Equalization Department in accordance with these regulations. As a person faces away from the baseline, even numbers shall be assigned on the right side and odd numbers on the left side of all streets and roads.
- E. Private Roads/Driveways/and Easements: All roadways with more than two structures using it for access or the possibility of access must be named and all structures must be numbered off that roadway. Road naming or road name changes are the responsibility of the property owner(s). Determination is by simple majority of property owners. The name must then be submitted to the township and the Equalization Department for approval. Approval will not be given for duplicate or confusing names (i.e. Golfview Dr and Golfview Ln) or family names. A road sign meeting Road Commission standards (standard street or road signs shall be constructed of either extruded aluminum or flat sheet aluminum that is nine (9) inches tall and is covered with blue reflective sheeting with white block letters that are six (6) inches tall) must be erected within thirty (30) days of receiving street or road name approval. Costs and compliance are the responsibility of the owner(s)/development unless the Township agrees to cover the cost. A right of way use permit must be obtained from the Antrim County Road Commission for all such signs placed in the County.
- F. The Equalization Department will notify townships periodically of MSAG changes.
- G. The County Road Commission will notify the Equalization Department of any public street or road changes or additions.
- H. Street or road names shall not be changed without approval of the appropriate unit of government and/or agency, which may include the Township, Equalization Department, the Antrim County Road Commission, the State of Michigan, the Villages of Bellaire, Central Lake, Elk Rapids, Ellsworth or Mancelona for roads under their jurisdiction.

- I. All premises shall be assigned a property identification number. Said identification numbers will be the basis for location on the 911 Dispatch Mapping System and shall be cross indexed to the owner of the property and the available telephone numbers. Street or road numbers will not be issued unless all applicable information is provided.
- J. The County numbering system may be used to number properties along the portions of the roads that border a City or Village regardless of whether the property being numbered is located within the City's or Village's boundaries or within a Township's boundaries. The Equalization Department will coordinate the use of the most feasible numbering system for the area and work with the government unit involved.
- K. New street or road names or changes in street or road names must match platted names, when applicable.

SECTION VI: CHANGING STREET NAME – STREET NUMBERING

- A. Existing street numbering or street name which does not comply with the Antrim County House Numbering System, or which may have the potential to cause confusion to police or emergency personnel responding to a street numbering address, **may** be changed by the County.
- B. Existing street numbering or street name may also be changed either upon the request of the property owner(s) or his or her agent(s) to the Equalization Department, or initiated by the Equalization Department.
- C. When there is a proposed change to the name of an existing road or change in any existing house/structure numbering, whether initiated by the property owner(s) or by County, all affected property owner(s) shall be notified of the proposed change, in writing, at least thirty (30) days prior to the proposed effective date of the change.
 - I. Notice shall be by first class mail and mailed to one of the following addresses:
 - 1. Current address for the property owner, or
 - 2. The last known address of the property owner, or
 - 3. Current address used on most recent property tax bill
 - II. The Notice shall set-forth:
 - 1. The proposed changes
 - 2. The thirty (30) day comment period
 - 3. That comments or objections must be in writing, and made within the thirty (30) day comment period
 - 4. If no comments or objections are received, the proposed changes will be final.
 - III. If no comments or objections are received, the Equalization Department shall implement the changes.

- IV. In the event comments or objections are received, the Equalization Department shall review all written comments and objections before making final determination. Equalization shall keep written record of any contact with the property owner(s) concerning the proposed change. Final determination shall be based upon this ordinance.
- V. Based upon the comments and objections received, the Equalization Department shall make a final determination of the proposed change and advise all effective person(s) in writing of the final determination made by the Equalization Department and the effective date of the change. Notice of final determination shall be made by first class mail to the property owners, or by email address, if provided to the Equalization Department by the property owner(s) during the comment period, or at the same address as the original notice. The final determination shall contain a notice of appeal as set-forth below.

If no appeal is received within the time to take an appeal, the Equalization Department shall implement the changes.

- VI. The notice of final determination shall include the following information:
 - 1. The new street name and/or new street number.
 - 2. The property owner(s) may appeal to the County.
 - 3. Any appeal must be made within thirty (30) days of receiving notice. Failure to appeal within the thirty (30) day time period will make the Equalization Department's determination final.
 - 4. The appeal must be in writing outlining the property owner(s) objections.
 - 5. The property owner(s) must provide the address and/or email address.
- VII. If an appeal is made, the Public Safety Committee shall review the matter and hold a hearing on the objections/comment. Notice of the Public Safety Committee meeting shall be given to the person(s) who have filed the objections/comment. The Public Safety Committee shall make the final determination. Upon making the final determination, the Equalization Department shall implement the changes.

D. In making a determination as to any change to street numbering for a property, the following criteria shall be used in the following order:

- 1. In assigning road numbering, the primary purpose and goal is for public safety and public safety shall be the controlling criteria.
- 2. The road numbering shall be constant over the length of the road/street.
- 3. The location of the driveway enters the street
- 4. When the location of driveways are not constant, then house numbering shall be assigned in a manner in the majority of driveways entering the street, and in constant and continuing numerical progression.

5. In the event there are unique circumstances, such as when a structure can be accessed from two or more roads/streets, the road numbering shall take into consideration the constancy of street numbering over the entire length of the road, so that all street numbering follows a numerical progression which is best for police and emergency personnel to quickly locate the structure.

SECTION VII: VIOLATION AND PENALTY

- A. A violation of this Ordinance is hereby declared to be a public nuisance, a nuisance per se and is hereby further declared to be offensive to the public health, safety and welfare.
- B. Any person who violates any provision of this Ordinance shall be responsible for a municipal civil infraction as defined in Public Act 12 of 1994, amending Public Act 236 of 1961, being Sections 600.101- 600.9939 of Michigan Compiled Laws, and shall be subject to a fine of not more than five hundred dollars (\$500.00). Each day this Ordinance is violated shall be considered as a separate violation.
- C. The Equalization Department and other officials appointed by the County Board of Commissioners are hereby designated as the authorized county officials to issue municipal civil infraction citations.
- D. In addition to enforcing this Ordinance through the use of a municipal civil infraction proceeding, the County may initiate proceedings in the District Court to abate or eliminate the nuisance per se or any other violation of this Ordinance.

SECTION VIII: REPEALER

The Antrim County Uniform Street and Road Numbering System Ordinance enacted September 12, 1991, as amended, is hereby repealed in its entirety upon the effective date of this ordinance.

SECTION IX: SAVINGS CLAUSE

The repeal of the Antrim County Uniform Street and Road Numbering Ordinance enacted September 12, 1991, as amended, shall not affect any rights acquired, fines, penalties, forfeitures or liabilities incurred there under or actions involving any of the provisions of said ordinance, as amended. Said ordinance repealed is hereby continued in force and effect after the passage, approval and publication of this Ordinance for the purpose of such rights, fines, penalties, forfeitures, liabilities and actions therefore.

SECTION X: SEVERABILITY

The provisions of this ordinance are hereby declared to be severable and if any clause, sentence, word, section or provision is declared void or unenforceable, for any reason, by a court of competent jurisdiction, the remaining portions of said ordinance shall remain in effect.

SECTION XI: EFFECTIVE DATE

This ordinance, as amended, shall take effect sixty days from the date the same is approved by the Antrim County Board of Commissioners.

Laura Stanek, Chair
Board of Commissioners

Date

Laura Sexton
Antrim County Clerk

Date

	CAD Events				Radio Comms			Phone Calls			
	Law	EMS	Fire	Total	MPSC 1,2,3	05FE911	Fire/EMS	Total	Incoming	Outgoing	Total
January	1,693	225	169	2,087	9,819	1,138	3,512	14,469	2,908	1,546	4,454
February	1,424	187	208	1,819	10,386	2,873	3,792	17,051	2,873	1,894	4,767
March				0				0			0
April				0				0			0
May				0				0			0
June				0				0			0
July				0				0			0
August				0				0			0
September				0				0			0
October				0				0			0
November				0				0			0
December				0				0			0
Total	3,117	412	377	3,906	20,205	4,011	7,304	31,520	5,781	3,440	9,221