



Legislation Details (With Text)

File #: 18-1121 **Version:** 1 **Name:** 7/16/18 Resolution to Approve Amendment No. 1 to the Agreement with Washtenaw County Community Mental Health to provide Mental Health Treatment Services to Mental Health Court Defendants (\$19,150.00 amendment; \$ 85,353.00 total contract)

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Title: Resolution to Approve Amendment No. 1 to the Agreement with Washtenaw County Community Mental Health to provide Mental Health Treatment Services to Mental Health Court Defendants (\$19,150.00 amendment; \$ 85,353.00 total contract)

Sponsors:

Indexes:

Code sections:

Attachments: 1. 2018 WC Community Mental Health Amendment No 1.pdf

Date	Ver.	Action By	Action	Result
7/16/2018	1	City Council	Approved	Pass

Resolution to Approve Amendment No. 1 to the Agreement with Washtenaw County Community Mental Health to provide Mental Health Treatment Services to Mental Health Court Defendants (\$19,150.00 amendment; \$ 85,353.00 total contract)

This resolution seeks Council approval of Amendment No. 1 to the Agreement with Washtenaw County Community Mental Health to provide Mental Health Treatment Services to Mental Health Court Defendants who are participants in the Court’s Mental Health Court program.

Budget/Fiscal Impact: These services are funded by the Michigan Supreme Court State Court Administrative Office for Grant Fiscal Year 2018, and without regard to City Fiscal Year. A State Court Administrative Office approved grant budget adjustment of \$19,150.00 within the total Michigan Mental Health Court Grant Program (SCAO-MMHCGP) award will fund the additional services. Grant award acceptance was approved by City Council on 10/16/2017 (R-17-382).

Council Resolution R-18-053 approved an Agreement with Washtenaw County Community Mental Health for \$66,203.00. This amendment for \$19,150.00 will bring the total amount of the contract with Washtenaw County to \$85,353.00. The increase exceeds the 10% contract contingency approved within R-18-053.

Additional funding for the Amendment became available when Home of New Vision notified the City that it would not be entering the contract with the City (approved on March 5, 2018, R-18-084) to provide mental health and substance abuse treatment services to mental health court defendants.

Prepared by: Shryl Samborn, Court Administrator, 15th Judicial District Court

Approved by: Howard S. Lazarus, City Administrator

Whereas, pursuant to an agreement with the City dated June 11, 2018 (“Agreement”), Washtenaw

County Community Mental Health is currently providing Mental Health Treatment Services to Mental Health Court Defendants who are participants in the Court's Mental Health Court program;

Whereas, The Mental Health Court has a need for additional Mental Health Treatment Services for participants pursuant to an Agreement with the City;

Whereas, The Michigan Supreme Court State Court Administrative Office (SCAO) has awarded grant funds to the 15th Judicial District Court and approved a grant budget adjustment within the total Michigan Mental Health Court Grant Program award for additional Mental Health Treatment Services;

Whereas, The City had originally planned to expend some of such SCAO grant funds on a contract Home of New Vision (R-18-084), but Home of New Vision has informed the City it will not sign such contract; and

Whereas, As a result, the City wishes to amend the Agreement with Washtenaw County Community Mental Health to allow Washtenaw County Community Mental Health to provide more services;

RESOLVED, That Council rescinds its enactment (R-18-084) and the Resolution 18-0218 approving the Service Agreement with Home of New Vision;

RESOLVED, That Council approve Amendment No. 1 to the Agreement with Washtenaw County Community Mental Health in the amount of \$19,150.00 for additional Mental Health Treatment Services to 15th Judicial District Court Mental Health Court participants increasing the total contract amount to \$85,383.00 to be available for expenditure without regard to fiscal year;

RESOLVED, That the Mayor and City Clerk be authorized and directed to execute Amendment No. 1 after approval as to form by the City Attorney and as to substance by the City Administrator; and

RESOLVED, That the City Administrator be authorized to take all necessary administrative actions to implement this resolution.