## **MINUTES OF MEETING HELD APRIL 24, 2017**

The Common Council of the City of Somerset, Kentucky met in a regular meeting on Monday April 24, 2017, at 7:00 p.m. with the following present: Council Members; Jimmy Eastham, Jerry Girdler, Mike New, Donna Hunley, John Minton, Jim Mitchell, John Adams, Amanda Bullock, Tom Eastham, David Burdine, Brian Dalton and Jerry Wheeldon and Mayor Eddie Girdler, City Attorney Carrie Weise and City Clerk Nick Bradley.

Mr. Wheeldon moved to approve the minutes of the regular meeting held on April 10, 2017 along with reports as mailed. Mr. Mitchell seconded the motion. Upon roll call the following Council Members voted "Aye": Mr. J. Eastham, Mr. Girdler, Mr. New, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Adams, Mrs. Bullock, Mr. T. Eastham, Mr. Burdine, Mr. Dalton and Mr. Wheeldon.

Mr. New moved to approve the following Resolution No. 17-07: City of Somerset and Pulaski County Inter-Local Cooperation Agreement for: SRT Hazardous Materials Coverage. Mr. Wheeldon seconded the motion. Upon roll call the following Council Members voted "Aye": Mr. J. Eastham, Mr. Girdler, Mr. New, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Adams, Mrs. Bullock, Mr. T. Eastham, Mr. Burdine, Mr. Dalton and Mr. Wheeldon.

Bes 17:07

### City of Somerset and Pulaski County Inter-Local Con-SRT HAZARDOUS MATERIALS COVERAGE

WHEREAS, KIS Chapter 65 permits local governments in make the most efficient use of their powers by enabling them to ecoperate with other public agencies on a heads of manual sels unage and themby to provide services und facilities in a rouncer and pursuant in forms of governmental organization that will accord best with geographic, economic, pupulation, and other factors anthrotting the models and development of local communities; and

WHEREAS. KRS Chapter 65 permits two (2) or more public agencies to enter into agreements with one arrather for joint or concensive arising purposed to the provisions of KRS 65.210 to 65.20, the 65.20 to 65.20 to

WHERCAS, the City is within the County of Polaski, and therefore shares control boundaries, interforking transcortation router, safety literatus, and shared emergency remagement conterns, including Hamardous Materials Coverage, all of which directly impact the safety, health, and welfare of the citizens of both the City and the County, and

WHEREAS, the City and the County wish to enter Into an Inter-I ceal Cooperation Agreement regarding Hazardous Materials Cowenge by the Somerste Palaski County Special Response Team Interentals refused to a SICT which will proceed the citizens and property of both the City, as well as the designated County areas sex of forth in this agreement, to the failben extent possible by conclinating hazardous mortestal planning response, and recovery within the City of Somerses and the area of Pollski County covered for fare projection by the City of Somerses Fire Paparament.

NOW THEREFORE, the above stated Agencies do hereby wish to cause into an inter Agreement for the purpose of secting forth the governmental and financial responsibili-regarding a Cooperation Agreement for Harardons Materials Coverage:

The City and County agreeing to the terms set forth below, evidenced by the signatures of the Executive Authority of each Againey as required by all applicable law, with any required Resolutions of the poverting bothes attached hereto and incorporated in full by reference, the parties herein agree as follows:

Powers:

Somerset Paraski County Special Response beam will continue to be operated solely by the
unity, with such operation performed with the understanding that both governmental agencies

intent to work tragether to ensure the injuriest quality of hazandous materials coverage is provided to the chizene of the designated areaty of Pulaski Conty. Including the City of Sammere which is found within the Courty's boundaries, by following the terms of this Agreement as set forth

B. Immunities and Privileges.
Pursuant to KRS Chapter 65, how agreeing shall have the same immunities and privileges while an the performance of their respective duries under this agreement which they otherwise possessions in the performance of their professional duries. This agreement shall not change or dispose of any immunities or privilege personal by all the designations.

## Continued Separation of Entities:

11. Continued Reparation of Entities:
This agreement does not create any separate legal or administrative entity in regards to Hazordeva Materials Coverage and any additional motion did to be provided under this agreement, under for Somerest Flore Department shall be trained such as City of Somerest experient for all legal purposes, including those related to employment each as employee supervision an responsibility, componenties and themetic for employees, and necessary insurance coverage, including, but not aminot to, Worker's Compensations of the contract.

1V. Administration of the Cooperative Enderstelling:

Pursuan to KBS 66, 250 (2)(a), the Agencies becam stare and agree that the Mayor of the City of Somerest, and the County Judge has equative of Publish County shall be mined as endiministrators of this Inter-Local Agreement and shell have come power, duties, and exponentiation to the administration float administration float dealing internal that the permitted in deligate the administration of this Inter-Local Agreement as permitted by applicable law to an employed, agree or member of the entity, and (Thebethe so shooses, study give notice to the other purely of said delegation to ensure clear constraintabilities.)

# Consideration for the Agreement/Statement of Agreement and Command Structure:

- The purities exter into this agreement in order to provide the highest degree of Stacardous Materials I overage to the sitzens of Stamard, as well as the cannot dear as which is currently outside the City's exopporate limits but which is working the behandards or Prizate Centry, and consideration for this Agreement, and the benefit derived from this Agreement and conformed on both the City and face County, the SET agrees to cover the above areas with Hazardous Materials planning, response, and recovery.
- On no incident where costs are incurred or resources are expended, each purty is responsible for their own billing for cost recovery under the Pulaski County Hazardous Materials furdinance.
- In saldition, the NPAS accepted ICS structure will be used by all parties working on a
- SRT will be notified by Pulaski County 913 with notifications and automatic pages the

surre as they are with County, including the City of Numeract and all immedipalities. These automatic page protocols are to be for any modelent in Pulsaki County, including the City of Numeract and all immedipalities. These automatic page protocols include any chemical, biological, radiological or white prouder includes any pulsace for include countered a Verlage with or with our feel leak, any incident other borns in a substance leaking from trade of a Somiliany Petroleum, leak form a large contracted a Verlage, and pulsace to the City of the County of our requesting SRY assistance. Certain notifications are to be made by contacting C17 or OE: by phone or radio. These
include: any 1045 or 1046 involving a large commercial vehicle whether leaking or not: and any
large commercial sensitive fire for possible OSIA required air monitoring.

VI. Term of Agreement

This first Local Agreement shall be in full force and effect upon approval of both the
government loadies as evidenced by the official minutes statched better use Exhibit (A<sup>nt</sup> and
upon the signatures provided by the Mayor and the Courty Judge as evidenced on the signature
agas of this agreement. This Agreement shall run interfuledly and remain in this force and official
trainess terminated pursuages in Section VII set form below. Unless the agreement is remained by
one or boil of the parties pursuant to the remination clause set forth in Socious VII, this interLocal Agreement shall run indefinitely.

VII. Termination and Amendaucus
This Janes-Local Agreement shall remain in effect until such time up elither agency submits to the after in writing a 30 day protice, the end of which period shall retuit in the termination of this Agreecters in full. No amendments to this later-Local Agreement, whether express or implied, end whether by section or practice, adult by made by any office the express or implied, end whether by section or practice, adult by made by their party without the express whether onsern of each agreement, and must be in compliance with all applicable federal, stace, or total law.

VHL. Compliance with Applicable Law. The parties becein state that prior to the enforcement of this Agreement by the City of Semerset and Pulsisk Coenty, the Agreement was approved by the agencies Legislative Bedies, that the Agreement approvided to the Kennick's Department of Level Government as required under KBS Chapter 65, KRS Chapter 97.A, and that said agreement, if required by applicable law, was approved by the Department, with such approved evidenced by the signature gage of this Agreement.

1X. Yove and Effect.
Per law, this Agreement shall become operative and have fail force and affect on the date set forth above and upon the signature of the particulagonal or following approval by the legislative bodies of each operacy; the signature of the Kentucky Department of Local Gateenment if required, the flight of the signature of the Kentucky Department of Local Gateenment if required, the flight of the signature of the Kentucky Secretary with the Pained's County (Erick's Office, Somerset, Kentucky, and the filling of this signature) agreement with the Kentucky Secretary of State, Frankfort, Kentucky, This Agreement, once it is given full three and effect, shall overrule.

void, and replace all prior agreements between the Agencies in regards to Hazardous Materiels.

## X. Miscellaneous; Severability

A. Knitre Agreement and Amendancers. This Agreement constitutes the certin surference of the parties with regard to the subject nature barred, and replaces and superaceles all other agreements or understandings, whether withten or outly personned to the City of Somersel and the Somersel Pulaski Courty Special Response Jeans, No amendment or extension of this Agreement shall be binding unless in writing and signed by both parties, after approval by each respective legislative bady.

B. Binding Piffert, Assignment, Tit's Agreement shall be binding upon and shall inter to the benefit of the City, the Chanty, and to their successive and assigns. Nothing in this Agreement shall be construent an assignment by any of the subject Service Providers of any of its fights or obligations herecorder, and each subjections is expressly prohibited without a proper Amendment thering been done under this Agreement.

C. Governing Law, Severability. This Agreement shall be govereed by the laws in into Commonwealth of Kentucky and all cours without required as a result of this agreement shall stee place in the 38<sup>th</sup> Judgical Common, Passels Courtly. The invalidity or unenforceastify of any provision of this Agreement shall not affect the salidity or antiferee billy of any other provision.

Signed this the AY Mass on Doub 2017. Mayor, Edward Gizdler n gumey

County Judge Executive, Steve Kelley

County Attorne)
County Court Clark

DEG. Commonwealth of Kennicky

Mr. Wheeldon moved to approve the following 2016 tax refund: Lynda Susan Evans \$47.97 per request from the PVA Office. Mr. T. Eastham seconded the motion. Upon roll call the following Council Members voted "Aye": Mr. J. Eastham, Mr. Girdler, Mr. New, Mrs. Hunley, Mr. Minton, Mr. Mitchell, Mr. Adams, Mrs. Bullock, Mr. T. Eastham, Mr. Burdine, Mr. Dalton and Mr. Wheeldon.

There being no further business the meeting adjourned.

CITY CLERK

ATTEST: