Revenue Sources
Revenue Source Descriptions

Primary Government

Property Taxes

Property Taxes are levied against the assessed taxable valuation of real and personal property in the County. The tax rates are expressed in "mills" per one dollar of the assessed taxable valuation of the property; one mill of taxation is equal to one dollar on each one thousand dollars of assessed valuation. Reductions, due to various legislative acts to provide exemptions, are based on historical trends. In addition to the operating levy, in August, 1989, Ottawa County residents voted a 20 year millage at the rate of .5 mill to fund the equipment lease obligation and the cost of operating the E-911 Central Dispatch system. In November 1996, a 10-year .33 mill was approved for Park Expansion, Development and Maintenance. The Park levy was renewed for 10 years by the voters during 2006, and the E-911 Central Dispatch levy was renewed for 20 years during 2008. The property tax levies conform with the Headlee constitutional tax limitation amendment as well as P.A. 5 of 1982, Truth in Taxation requirements.

The graph to the right highlights the millage “cushion” for Ottawa County. For the last twelve years, the County has levied less than its maximum allowed mills for operations. For the 2014 operating levy, the current maximum is 4.2650 mills; the County is levying 3.6 mills. Consequently, the County has a substantial “cushion” available for funding operations that equates to approximately $6.5 million in 2014. This “cushion” can be accessed with a vote of the Board of Commissioners. The 2015 operating levy will remain at 3.6 mills, so the “cushion” is expected to change in proportion to the taxable value change.

Property Tax Levies and Collections

Like any municipality, Ottawa County is concerned with its tax collection rate. The County’s current collection rate is slightly higher than it was in the late nineties. The graph to the right provides a ten-year history of collections for the County. The collection rate for the year the levy was made was 95.7% in 2004; in 2013, 98.1%.
**Taxable Value**

Proposal A of 1994 limits increases in the taxable value of property to the lower of the consumer price index or 5%. This has effectively lowered the 2014 taxable value of the County by approximately $1.2 billion which equates to just over $4.3 million in County operating taxes annually. Even though home prices are improving, the full improvement may not be reflected in taxable value due to the cap imposed by Proposal A. Consequently, Michigan governments will be slower to feel the improvement in home prices and the economy than other sectors of the economy. In comparing Ottawa County to some of its comparable Michigan counties, Ottawa County (in red) had a smaller gap between taxable and assessed value from 2004 - 2007, but it has maintained the gap better than the comparable counties. In fact, based on the 2014 values, Ottawa’s gap is now slightly larger than Ingham County’s:

Taxable Value as a % of State Equalized Value

However, the comparable counties are in the middle and east side of the State which has been more acutely impacted by the troubled auto industry. It may be more relevant to look at Ottawa’s gap in comparison to its adjacent counties. The chart that follows shows that Ottawa’s experience is in line with its neighbors.

Taxable Value as a % of State Equalized Value

In Ottawa County, 70 percent of the tax base is residential. Although other Michigan municipalities have felt the decline in the housing market for a few years, Ottawa County experienced its first decrease in taxable value of 4.01 percent in 2010 (Tax Roll Year) followed by a 2.15% decrease in 2011, a .96% decrease in 2012, a 1.44% increase in 2013 and a 3.19% increase in 2014. Taxable
value is projected to increase 5.0% in 2015. Going forward, the County anticipates similar changes for at least the next five years. It has become increasingly difficult to project property values due to the volatility in the housing market, not just in Ottawa County, but in the national economy as well due to several factors. The chart below reflects a range of taxable value changes of 2.5 percent to 5.0 percent for 2015 – 2020.

### Intergovernmental Revenue

Intergovernmental revenue can be found in the majority of the County’s funds. Such revenues come from the Federal and State governments as well as local municipalities. For the County as a whole, intergovernmental revenue is the County’s largest revenue source.

**General Fund:** There are three main components to intergovernmental revenue in the General Fund:

#### State Court Fund Distribution

Revenue received from the State under Public Act 374 of 1996 for reimbursement of allowable costs of court operations, pursuant to a formula. The budget is based on information received from the State of Michigan. The 2015 budget for this revenue source is $775,000, a 3.1 percent decrease from the adopted 2014 budget. Lower caseloads and collections are the reason for this decrease.

#### Convention Facility Liquor Tax

The County share of distribution of revenues generated from the tri-county convention facilities tax levied under Public Act 106 and 4% liquor tax levied under Public Act 107 of 1985, when these revenues exceed the debt service requirements for convention facilities. The Public Act mandates a 50% allocation for substance abuse programs and 50% for general County operations. Previously, the County Board would also direct 100% to be used for substance
abuse. However, beginning with the 2007 budget, the County may use 50% for general operations. The 2015 budget of $1,817,000 is based on information received from the State of Michigan and represents an 18.0% increase.

**State Revenue Sharing/County Incentive Program**

Since 2005, State Revenue Sharing payments from the State of Michigan had been suspended. Beginning in 2011, payments have resumed once again. For 2015, the County is budgeting a 25.1 percent increase. In June of 2013, the State of Michigan published issued numbered letter 2013-1 which says that since revenue sharing to counties is no longer based on the actual state-wide sales tax, the revenue is a State appropriation. Consequently, the County will be unable to accrue payments they had accrued in previous years, resulting in a one-time reduction in revenue of approximately $575,000 in 2013. In terms of cash payments over equal time periods, the increase is 4.8%. The County anticipates this revenue source to be steady over the next few years.

The graphs that follow summarize both the components of intergovernmental revenue and its importance to the General Fund. With the reinstatement of State Revenue Sharing, Intergovernmental revenues as a percentage of total General Fund revenue is increasing from 7.3 percent in 2010 to 13.6 percent in 2015.

**Special Revenue Funds:** Special Revenue funds hold the majority of the intergovernmental revenue since these are primarily grant funds. The purposes of these grants include culture and recreation (Parks and Recreation fund), judicial (Friend of the Court), public safety (community policing), health and welfare (Health, Mental Health, Community Action Agency, and Child Care funds), and employment services (Workforce Investment Act (WIA) funds). Budget amounts are based on State recommendations.
Contributions from Local Units
Contributions from Local Units represent payments from townships and cities in Ottawa County for policing services that the County provides and are based on expenditures.

As communities have realized the value of Community Policing programs, the demand for these services has increased. The graph to the left shows the increasing dollars the County is receiving for these services. Many of these programs began with federal funding under the COPS Universal grant programs that expired after three years. As the grants have expired, the municipalities have continued to fund the programs from their own resources. In 2011, certain contractual arrangements were transferred to a fund with a different year end, so 2011 is low because the number does not represent a full reporting year.

For 2015 eight positions were added under the City of Ferrysburg/Village of Spring Lake contract. As for the future, the County expects this revenue source to increase steadily over the next few years in tandem with public safety expenditures.

Parks and Recreation

The Parks and Recreation department receives funds from the State of Michigan and/or the Federal government for land acquisition and capital improvements at County parks. The revenue source can and does vary substantially from one year to the next depending on both the applications submitted and the ranking and availability of State funding for the projects. The 2015 budget includes a $100,000 Land & Water Conservation Fund Grand Ravines Accessible Pathway grant and $35,000 for a DEQ Coastal Management Natural Features Inventory Project grant.

Friend of the Court Co-op Reimbursement

This revenue represents funds received from the state for title IV-D child support enforcement. The program is a federal, state and county cooperative effort to collect child support from parents who are legally obligated to pay. This is accomplished through services provided to establish paternity, locate absent parents, establish and enforce child support orders and collect child support payments. Revenue estimates are based on eligible expenditures, with federal funding for 66 percent of eligible expenditures. Increases are anticipated in connection with increases in expenditures. The budget is based on preliminary contract amounts from the State of Michigan.
There remains one concern with the revenue. Currently, the Friend of the Court collects incentive payments based on the office’s performance (federal guidelines). These revenues need to be subtracted from expenditures before applying the 66 percent reimbursement calculation. This subtraction costs the County approximately $231,000 for 2015. Currently, the State of Michigan has been making up this difference since 2006. While there is no guarantee this will continue, it does not appear we are in jeopardy of losing these “make whole” revenues in the future.

Health Fund

Intergovernmental grant revenue in the Health fund includes various state grants and state cost sharing established by the Public Health code. Nine services identified by the state are supposed to be reimbursed at a cost sharing level of 50%. Unfortunately, state grants and cost sharing reimbursements have not kept pace with expenditures. The Health department also collects charges for services and bills Medicaid for eligible clients. Medicaid fees are likely to increase due to the increased caseload and Medicaid eligible population. During 2010 and 2011, the Health department was the recipient of special funding for H1N1 programs and emergency preparedness programs, respectively. The graph below shows the 2015 increasing local share in red. The 2015 budget for Intergovernmental grant revenue funding is 22 percent of expenditures, and the local share funding 39 percent of expenditures.

Mental Health / Substance User Disorder

State funding for Mental Health Medicaid programs changed from a fee-for-service payment method, to capitated payments under a managed care system in 1998. The State mandated the consolidation of Mental Health Medicaid programs into 10 Prepaid Inpatient Health Plans (PIHP) in 2014. We are part of the Lakeshore Regional Partners PIHP. The PIHP is directly holding the
Capitated Medicaid contract, so they are “at risk” for overspending.

State general fund revenues are to serve uninsured priority population residents up to resources available. Although Medicaid dollars are still increasing, grant dollars, including those from the State of Michigan, have declined as illustrated by the previous graph. The significant decrease in grant dollars and increase in Medicaid for 2014 and 2015 are a result of the State’s new Healthy Michigan Medicaid (HMP) program.

**Workforce Investment Act Funds**

Workforce Investment Act (WIA) are federal funds received for training and employment programs for underemployed and economically disadvantaged citizens. Beginning with the 2013 budget, these funds are not included in the annual budget process because it was not efficient to include them. Instead, budgets will be established once the grant award has been made with a budget adjustment. Beginning in 2008, revenue is increasing due to federal stimulus dollars the County has received. The 2012 amount includes minimal stimulus dollars and none in the 2013 actual or 2014 estimate.

**Child Care**

This revenue represents the 50% subsidy by the State for net child care costs excluding state institutions. Barring legislative changes, revenues in this fund are expected to rise in tandem with expenditures in the future. However, as discussed in the transmittal letter, there is stalled legislative action which could potentially increase the County share.

**Charges for Services**

*General Fund:* In the General Fund, there are three main sources of charges for services. Court Costs, Indirect Cost Allocation, and Register of Deeds revenue.
Court Costs (94.5% General Fund, 5.5% Special Revenue Funds)

Court Costs are assessed by the Court in criminal and when civil infractions are issued. The assessment of court costs must specifically be authorized by statute and are generally retained locally by the county for state violations or in the case of ordinance violations, the costs are split between the county and the local municipality. Revenue from court costs fluctuates based on the court’s caseload and collection rates. Both the Circuit and District Courts review all assessed court costs on a regular basis to determine whether those assessments fall within statewide recommended ranges and to ensure such assessments do not exceed any authorized statutory amount. In recent years, the courts have increased allowable court costs where those assessments were found to be lower than the authorized statutory amount, recommended range or statewide average. These increases, coupled with a slight increase in criminal and civil infraction caseload beginning in 2013, have helped to stabilize the amount of court costs being assessed and collected while also remaining fair and consistent in the amount of costs that are being assessed.

Register of Deeds Revenue

The Register of Deeds Division collects fees for recording real property documents and transfer taxes. Under Public Act 134 of 1966, a fee of $.55 for each $500 of value of property transferred is assessed. In addition, new legislation enacted in 2003 allows the Register of Deeds to collect $14 for the first page of each document recorded and $3 for each additional page. These revenue sources are highly dependent on interest rates and the economy. 2004 reflects the record low interest rates that resulted in an avalanche of mortgage refinancing documents. After 2004, revenue dropped through 2008, and has since been stable, though low through 2011 due to the housing market. With residential growth in the housing market and the local economy on the rebound starting in 2012/2013 revenue sources increased for 2013 and 2014. The drop in 2015 relates to declining foreclosure and refinancing transactions which were very prevalent in 2012-2014. Record low interest rates have helped to accelerate home sales and new construction. The County does have significant land available for development, so as the economic recovery expands across West Michigan, revenues may grow substantially.

Indirect Administrative Services

Indirect Administrative Services

Ottawa County Court Costs

Register of Deeds Revenue

Indirect Administrative Services Revenue
This revenue represents reimbursement for indirect costs incurred by the County in the administration of grants and other contractual programs. A cost allocation plan (CAP) is prepared annually by consultants to identify the costs. The revenue received in the General Fund is dependent on both the actual administrative costs and where the costs are allocated to since the County does not charge all departments. Charges in the CAP are based on audited activity for two years prior. For example, charges made in 2015 are based on actual results for 2013. There are also roll forward adjustments to capture the differences between what was charged in a year versus what the actual charges were. The graph shows increasing revenue beginning in 2011 due to depreciation on the Grand Haven Courthouse which opened in July of 2009. The prior Grand Haven facility was fully depreciated. Since the 2012 revenue reflects a roll forward adjustment of $925,000 for this building’s depreciation, revenue decreased in 2013, and is expected to decrease in 2014. Subsequent years should have smaller increases associated with normal inflationary increases.

**Special Revenue Funds:** Parks and Recreation, Health, Mental Health, and the Landfill Surcharge funds are the primary purveyors of Charges for Services revenue in the Special Revenue funds.

**Parks and Recreation**

Charges for Services in the Parks and Recreation fund include reservation and entrance fees for the use of county park facilities and are highly dependent on the weather. The budget is calculated by averaging historical information. In 2013 daily entrance fees were raised by $1.00 and annual permit fees were raised by $3.00. Since this was implemented, Ottawa County Parks continues to see a slight increase in annual permit sales though projections are somewhat conservative to allow for adverse weather. In 2013 Parks opened Connor Bayou as an additional reservation site and Olive Shores Park for entrance fees.

**Health and Mental Health**

For Health and Mental Health, the charges represent fees collected from private insurance as well as fees collected from clients. Clients are charged on a sliding fee scale based on income. Revenue is projected based on historical activity and projected caseload.

**Landfill Tipping Fees**

These fees represent the County portion of the surcharge fee collected by the landfills. The amount budgeted is based on historical collections and current year activity. This revenue has decreased over time because the volume of waste haulers has decreased primarily due to lower construction activity.
**Interest on Investments**

This revenue source represents both the interest earned on the investments of County funds as well as the changes in the market value of those investments at year end. Allowable investments are set by state statutes. The treasurer employs a laddered approach that results in the continuing maturity of investments in order to have the correct balance between liquidity and return. The graph shows the components of the County’s investment pool as of 9/30/14.

The graph to the right shows the downturn in investment income that the County has experienced. The County records its investments in accordance with Governmental Accounting Standards Board Statement No. 31 which requires a fair market adjustment at year end. Since the market has been somewhat volatile, investment income has been fluctuating.

Much of the fluctuation is in the Ottawa County, Michigan, Insurance Authority (an internal service fund). The Insurance Authority is not required to adhere to Public Act 20 which limits the investment instruments available to municipalities in Michigan. Consequently, the variations are the result of the change in fair value primarily from the Insurance Authority. Unfortunately, the County does not anticipate significant improvement in interest rates in the near future.

**Rent**

Rent revenue is received from three sources. The County charges rent to grant funds for the use of County space. The budgets are based on the annual operating expenditures in the General Fund’s Building and Grounds departments plus a fixed charge for capital costs where appropriate. The annual operating component is projected to rise by 3% annually after 2015. In 2015, rent revenue
will drop by $282,000 as fixed charges on the Probate/Jail facility will have expired.

The second source of rent revenue is in the Public Improvement fund (Special Revenue fund 2450, which will transition to Capital Project fund 4020 in 2015). The Public Improvement fund has paid for several building projects, and in order to replenish the fund, such projects are charged over time to repay the fund. As indicated in the transmittal letter, beginning in 2010, $300,000 of such rent is going to the General Fund in order to assist with balancing the budget. This reassignment is projected to continue through 2019. Rent revenue fell in 2014 in connection with contracts that came due.

The third source of rent revenue relates to the Ottawa County Building Authority (the “Authority”), a blended component unit. Lease agreements exist between the Authority and the County which allow the Authority to charge the County rent for the buildings which is based on the debt service payments on the bonds the Authority issued. Decreases in rent revenue correspond to decreases in debt service payments. New bond issues are not anticipated at this time. Payments should remain fairly steady until 2018, when certain issues are paid off. The graph that follows reflects anticipated rent revenue for the Building Authority:
**Component Units**

**Road Commission**

The Road Commission receives funds from the state and local units for road improvements and repairs.

**Drains**

The drainage districts receive reimbursements for drainage projects or other services rendered. The budgets are based on anticipated projects of the drain commissioner and include: Chapter 6 Drains - Projects petitioned for by individuals, Chapter 20 Drains - Intra-County projects usually petitioned for by townships, or Chapter 21 Drains - Inter-County projects petitioned for by a governmental unit.

**Public Utilities System**

Under Public Act 342 of 1937, the Public Utilities System records monies received to provide technical and administrative assistance to townships, cities and villages in regard to water and sanitation systems and facilities as well as operating costs.

**Ottawa County Central Dispatch Authority (OCCDA)**

In addition to the property tax levy in Ottawa County, OCCDA receives property taxes from Allegan County for the portion of the City of Holland that is in Allegan County.

OCCDA receives surcharge revenue from Allegan County which represents a designated amount charged to each landline phone at a business or residence. OCCDA also receives surcharge revenue from the State of Michigan. The State collects the revenue from wireless phone providers and allocates it to participating counties. Surcharge revenue must be used for capital expenditures, mainly technology.

**Ottawa County Land Bank Authority**

Under Public Act 258 of 2003 the Authority’s revenues are derived from the eventual sale of properties.