City of Toledo



Legislation Text

File #: O-329-18, Version: 1

Addiction Diversion Program Services Toledo Municipal Court C. Lisa Falgiano (x1949)

Authorizing an agreement with the Lucas County Board of Commissioners for provision of addiction diversion program services to Toledo Municipal Court through the Lucas County Correctional Treatment Services Program; authorizing the expenditure of \$516,457.00; waiving the requirements of TMC 187 and making certain findings with respect thereto; and declaring an emergency.

SUMMARY & BACKGROUND:

This Ordinance authorizes an agreement between Toledo Municipal Court and the Lucas County Board of County Commissioners for the provision of addiction diversion program services to criminal defendants in the Toledo Municipal Court. The Agreement is for a one-year term with an option to extend the agreement for an additional two years subject to the availability of funds.

NOW, THEREFORE, Be it ordained by the Council of the City of Toledo:

SECTION 1. The Mayor, the Municipal Court Judges, and the Municipal Court Administrator are authorized to enter into an agreement for a one-year term, with two one-year renewal options with the Lucas County Board of Commissioners for the provision of addiction diversion program services.

SECTION 2. The competitive procurement requirements under Toledo Municipal Code Chapter 187 are waived as it is found and determined that it is in the best interest of the City that contracting with Lucas County is the most cost effective and secure manner to obtain the needed addiction diversion services.

SECTION 3. The expenditure of funds in the amount of \$516,475.00 for the current fiscal year is authorized from Account Codes: 2016/10800/3G0061STDSTD in the amount of \$234,923.00; Account Code: 1001/10800/3000257STDSTD in the amount of \$60,000.00; Account Code: 2016/10800/3T18910STDSTD in the amount of \$221,534.00, subject to the appropriation of funds in future years.

SECTION 4. The Finance Director is authorized to draw his warrant or warrants against the above referenced account code in payment of the above obligations upon presentation of proper voucher or vouchers.

SECTION 5. This Ordinance is declared to be an emergency measure and shall be in force and effect from and after its passage. The reason for the emergency lies in the fact that same is necessary for the immediate preservation of the public peace, health, safety, and property and for the further reason that the Ordinance must be immediately effective in order to provide necessary pre-trial electronic monitoring of criminal defendants.

File #: O-329-18, Version: 1	
Vote on emergency clause: yeas _	, nays
Passed:, as a	an emergency measure: yeas, nays
Attest:	
Attest: Clerk of Council	President of Council
Approved:	
	Mayor
I hereby certify that the above is a	true and correct copy of an Ordinance passed by Council
	true and correct copy of an Ordinance passed by Council
Attest:	
Attest: Clerk of Council	