## RESOLUTION NO. 51-2016

A RESOLUTION TO AUTHORIZE THE CITY OF NEW PHILADELPHIA TO ENTER INTO A CONTRACT WITH THE TUSCARAWAS COUNTY COMMISSIONERS AND THE TUSCARAWAS COUNTY SHERIFF'S OFFICE FOR THE HOUSING OF INMATES IN THE TUSCARAWAS COUNTY JAIL AND PAYMENT OF HOUSING COSTS TO THE TUSCARAWAS COUNTY COMMISSIONERS AND DECLARING AN EMERGENCY.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF NEW PHILADELPHIA, OHIO, AS FOLLOWS:

SECTION 1. The Mayor of the City of New Philadelphia, Ohio, is hereby authorized to enter into a written agreement with the Tuscarawas County Commissioners for housing City inmates in the Tuscarawas County Jail and payment for such service at a rate of \$60.00 per day. Said written agreement will be effective January 1, 2017 through December 31, 2017.

SECTION 2. This Resolution is hereby declared to be an emergency measure and its immediate passage is necessary in order to preserve, protect and maintain the health, safety and welfare of the citizens of the City of New Philadelphia, Ohio.

SECTION 3. This Resolution shall take effect and be in force immediately upon its passage and approval.

ATTEST:

JUNE COURTRIGHT

CLERK OF COUNCIL

PRESIDENT OF COUNCIL

APPROVED:

SPONSORED BY: SPECIAL AND CONTACT COMMITTEE

## AGREEMENT

THIS AGREEMENT, made and entered into	this <b>January 1st, 2017</b> by and
between the City of New Philadelphia by its Mayor	/Clerk Treasurer/Auditor as
authorized by Ordinance/Resolution No.	"Party of the First Part"
and Tuscarawas County, Ohio, by its Board of County	y Commissioners "Party of the
Second Part	

## WITNESSETH

THAT WHEREAS, the said Party of the First Part is desirous of confining in the Tuscarawas County Jail such of its inmates as shall be charged with felonies or misdemeanors, or convicted of misdemeanors or felonies of the fifth degree, for violations of state statute or ordinances of the Party of the First Part, it is agreed by and between the said parties as follows:

Said Party of the Second Part, from and after the effective date of this contract, and until this contract is terminated as hereinafter provided for, will receive and safety keep, board, and maintain in the Tuscarawas County Jail, during the time of their confinement, all persons charged with felonies or misdemeanors or convicted of misdemeanors or felonies of the fifth degree, for violations of state statutes or ordinances of said Party of the First Part, and under the following conditions:

- 1. Said Party of the First Part shall pay to said Party of the Second Part for each prearraignment prisoner, or prisoner charged under village/municipal ordinances, so sentenced and confined in said Tuscarawas County Jail the sum of \$60.00, including meals during such confinement, and shall in addition pay the fees provided by Section 311.17(B) 3-A of the Ohio Revised Code. Party of the First Part shall also be charged for one day of stay for any person confined in the Tuscarawas County Jail on an eight (8) hour hold status.
- 2. Said Party of the First Part shall be solely responsible for providing transportation at any time for any/all pre-arraignment prisoners or prisoners charged or sentenced under village/municipal ordinances, committed by the Party of the First Part for any reason.
- 3. Said prisoners so confined to said Tuscarawas County Jail shall be subject to the rules and regulations of said Jail as applying to all prisoners therein.

- 4. None but able-bodied prisoners shall be received. Any prisoner with medical or physical restrictions, which the facility owned and operated by Party of the Second Part cannot meet, will not be received.
- 5. No mentally ill persons shall be received unless they are charged with felony or misdemeanor violations of state statute or ordinances of the Party of the First Part, which shall also include active arrest warrants from any jurisdiction on said person.
- 6. No persons under the age of eighteen (18) shall be received. Persons under the age of eighteen (18) but bound over to be tried as an adult will be received.
- In the event of the death of any pre-arraignment prisoner, or prisoner charged or sentenced under village/municipal ordinances; or in the event of any such prisoner requiring any medical and/or dental care, or requiring hospital care, said Party of the Second Part will not be liable for such burial expenses, medical, dental, or hospital expenses, but, said Party of the First Part shall be responsible for said expenses. In such event, the Sheriff or his deputies shall, as soon as possible, notify the judicial officer making the commitment of said prisoner and the Mayor of the village/municipality under whose authority Party of the First Part operates.
- 8. All reasonable and necessary expenses incurred by said Party of the Second Part in any habeas corpus proceeding for any such prisoner shall be paid, by or at the instance of said prisoner.
- 9. At the end of each month, itemized statements showing the amount due from said Party of the First Part on account of such prisoner under this contract shall be forwarded or presented to said Party of the First Part certified by the Sheriff of Tuscarawas County or other proper authority and, unless found incorrect, shall be promptly paid.
- 10. Either Party may terminate this agreement, except as to prisoners already received, by giving ninety (90) days notice in writing to said other Party and except as restricted by Section 1905.377 of the Ohio Revised Code.
- 11. All former contracts between the Parties hereto relative to the subject matter of this contract are hereby canceled and terminated.
- 12. In the event the Tuscarawas County Jail has been filled to capacity at the time the Party of the First Part's agent delivers a prisoner, the Sheriff may, in his discretion, refuse to receive said prisoner without being held in breach of this contract. The Party of the First Part shall be obligated to make arrangements for such prisoner who may have been refused.
- 13. If Party of the First Part arrests a person and places that person in Party of the Second

Part's Jail on an out of county or out of state arrest warrant, and has no local charges on that person, then Party of the First Part shall be responsible for all the costs of incarceration of said prisoner as set forth in this Agreement. Party of the First Part shall be responsible for making any all extradition arrangements on said prisoner, if needed.

- 14. Party of the First Part shall no longer be responsible for the keep of prisoners charged under the state statute with a misdemeanor or felony after they have been arraigned before a Judge or Magistrate and committed by the Judge or Magistrate to the Tuscarawas County Jail. Party of the First Part shall be responsible for the keep of prisoners charged with felonies or misdemeanors under village/municipal ordinances for the duration of said prisoner's confinement.
- 15. Unless this Agreement is terminated by either Party pursuant to paragraph 10 of this Agreement, this Agreement shall be in full force and effect for a period of one (1) year beginning on the 1st day of January, 2017

*IN WITNESS WHEREOF*, the Parties hereto, by their respective duly authorized officers have hereunto caused their names to be subscribed on the day and year first above written.

Signed in the presence of:	PARTY OF THE FIRST PART
	(City/Village)
	Bv:
	(Mayor) By:
	(Clerk/Treasurer/Auditor)
	PARTY OF THE SECOND PART
	BOARD OF TUSCARAWAS COUNTY COMMISSIONERS