The Marquette County Board of Commissioners met in Regular Session on
Tuesday, June 7, 1994, at 7:00 p.m., in Room 231 of the Henry A. Skewis
Annex, Marquette, Michigan.

Chairperson Corkin called the meeting to order. Present: Comm.
Absent: None

A Salute to the Flag was given, followed by the Pledge of Allegiance.

It was moved by Comm. Arsenault, seconded by Comm. Braamse, and
unanimously carried by voice vote that the minutes of the May 17, 1994
Regular Board Meeting be approved.

Chairperson Corkin opened the meeting for public comment. Earl Yelle,
Sands Township Supervisor, indicated that he was going to back away from the
fuel contaminated soil issue. But he wanted to point out that the
Interlocal Agreement establishing the Solid Waste Authority and also the
County Solid Waste Plan provide for no hazardous waste to be disposed of in
the landfill. All soils leach and in the long run will become a big problem
for our children.

Mr. Yelle contended that in Menominee County the law suits filed
because of contamination from the landfill involve figures in the hundreds
of thousands of dollars.

Several years ago Dave Kallio and Mr. Yelle designed a storage building
with a concrete floor and a six inch berm, similar to a salt storage
building, with an estimated cost of $46,000. They forwarded their
sketches to the DNR and the whole thing got blown out of proportion. All of
a sudden the building cost $225,000. Mr. Yelle asked the DNR at a recent
meeting what would be their position if fuel contaminants showed up in the
leachate at the landfill? He got no answer. There are no sewer plants in
Marquette County that can remove fuel contaminates from leachates. Using
fuel contaminated soils as cover may be a short term solution, but 10 to 15
years down the road we'll be leaving the problem for our children. The
Marquette County Solid Waste Plan calls for recycling, one or two Type III
landfills, and the present Type II landfill is for household garbage only.

Comm. Corkin, in response, pointed out that the Solid Waste Authority
has the authority to solve the problem. The County Board has been working
for a solution for several years, has explored several options, but none of
them panned out. Chairperson Corkin will read a letter from Frank Opolka,
Regional Director, DNR, regarding the disposing of fuel contaminated soils
when the issue comes up on the agenda.

Carol Buchl, Silver Creek Road in Harvey, was present and explained
they own a building on Lincoln Avenue which they lease to a business that
has a pile of fuel contaminated soil on it. They cannot develop the parking
lot and the soils are blowing around to the dissatisfaction of the people
that lease their building and the neighborhood. They followed the DNR
regulations and dug the fuel contaminated soil out of the ground and now
they are told that they can't move it.

Chairperson Corkin explained that the County Board agrees with her and
is trying to force the issue for a solution. It is the Solid Waste Author-
ity that has the legal duty to handle fuel contaminated soils.

County Administrator, Dennis Aloin, added that if the Solid Waste
Authority refuses to allow fuel contaminated soils to be used as daily
cover, the County Board's only recourse may be to sue. The Marquette County
Landfill is not run by the County. There is an Interlocal Agreement of
which the County is one municipality of many that helped to establish the Solid Waste Authority. There is no motion that the County Board can make tonight that will solve this problem.

Administrator Aloia further pointed out that the County Solid Waste Plan that was developed by the County was turned down by the majority of the municipalities in Marquette County. The plan may call for recycling programs and Type III landfills, however, this plan was rejected by the majority of the units and under the law Michigan DNR adopted the plan on behalf of the County government in Marquette County. The County Board does not wish to get into a legal battle over the disposal of these fuel contaminated soils, that would only serve to drag the issue out perhaps for several more years and be very costly.

There being no further public comment, Chairperson Corkin closed this portion of the meeting.

It was moved by Comm. Arsenault, seconded by Comm. Bergdahl and unanimously carried by voice vote that the agenda be approved with the following late addition that the July 2nd meeting be a closed session for purpose of discussing litigation/labor arbitration.

It was moved by Comm. Trudell, seconded by Comm. Joseph and unanimously carried by voice vote that the following informational items be accepted and placed on file:

INFORMATIONAL ITEMS:

a. Update Memo on Reemployment from Larry Bussone, P.S., County Representative.
b. Letter from Bob Taylor, Employment Programs Director, regarding the 1994 Summer Youth Program (JTPA).
c. Review of the Reuse Plan for K.I. Sawyer, Sections One and Two from Ernest Gabry, Community Planner, Willow Run Airport.
d. Letter from Gerald Stille, Gwinn, Michigan, regarding the Future Operation of the K.I. Sawyer Golf Course.
e. Letter from Patricia Woodworth, Director, Michigan Department of Management and Budget, regarding the New Federal Estate Recovery Requirements.
f. Letter from State Representative David Anthony, 108th District, regarding the New Federal Estate Recovery Requirements.
h. Road Commission Report for the Month of April, 1994.

Informational Items Cont'd.

9e) The County Board took under consideration a letter from Caroline Bridges, Vice Chair, Social Services Board, which was in response to a request for information from Commissioners Angeli and Potvin, County Board Liaisons with the Medical Care Facility Board (SSB). Ms. Bridges asks that for a substantial request that the Commissioners communicate with Brad Cory, Administrator, MCMCF, through the County Board Chairperson or the County Administrator.

Comm. Seppanen defended the request for information by Comm. Angeli and Potvin and did not believe that Commissioners always have to work through Administrators, Chairs or Department Heads to get information.

Comm. Angeli pointed out that the Commissioners are elected to serve the people and if they have questions about the financing or operations of any department, he will continue to ask such questions.

Comm. Potvin felt the letter from Ms. Bridges to be an insult. Administrator Aloia did not ask the questions, the Commissioners did. Comm. Potvin will continue to ask questions and does not appreciate an answer that indicates they can only work through the administrators.

It was moved by Comm. Arsenault, seconded by Comm. Seppanen, and unanimously carried by voice vote, that the County Board of Commissioners resubmit the letter to the Social Services Board requesting answers to the Board liaison's questions.
9h) The County Board considered the Marquette Airport Quarterly Operations Report for the months of January through March of 1994. Comm. Joseph pointed out that the report does not give a definitive answer regarding the fuel farm deficit. The same was true of the previous airport operations report.

Chairperson Corkin directed the Administrator to ask for a definitive answer on the fuel farm deficit in writing.

Action Items:

It was moved by Comm. Seppanen, seconded by Comm. Arsenault and unanimously carried by voice vote that Action items 10f and 10g be approved as follows:

10f) A Committee of the Whole Recommendation that the County Board approve of an overall insurance review by ArmTech, Inc., establish a budget from the insurance fund of $32,000 to cover the cost of the project (Budget Amendment follows) and allow staff to begin negotiating the contract.

RESOLUTION AMENDING GENERAL FUND BUDGET
Fiscal Year 1994 Amendment No. 17

WHEREAS, budgets were adopted by the County Board on October 12, 1993, to govern the receipts and expenditures of the various County funds for the next fiscal year of the County; and

WHEREAS, as a result of unanticipated changes in revenues and/or needed expenditures, it is necessary to modify the aforesaid budget; and

WHEREAS, such modification will still maintain a balanced budget between revenues and expenditures as required by P.A. 621 of 1978.

NOW THEREFORE, BE IT RESOLVED that the aforesaid budget be hereby modified as follows:

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<th>Previous Budget Amount</th>
<th>Amended Budget Amount</th>
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<td>Insurance Fund</td>
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<td>Revenue Budget Acct.</td>
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<tr>
<td>Administration</td>
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<tr>
<td>Use of Fund Equity</td>
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<td>Total Revenue Changes</td>
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<td>55,572.00</td>
<td>32,000.00</td>
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Motion was made by Comm. Seppanen, Seconded by Comm. Arsenault, to adopt the foregoing resolution. Upon roll call vote, the following vote was recorded:

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<tr>
<th></th>
<th>Aye</th>
<th>Nay</th>
<th>Aye</th>
<th>Nay</th>
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<tbody>
<tr>
<td>L. Angeli</td>
<td>X</td>
<td></td>
<td>N. Joseph</td>
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<tr>
<td>P. Arsenault</td>
<td>X</td>
<td></td>
<td>J. Minelli</td>
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<tr>
<td>C. Bergdahl</td>
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<td></td>
<td>D. Potvin</td>
<td>X</td>
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<tr>
<td>P. Bramble</td>
<td>X</td>
<td></td>
<td>G. Seppanen</td>
<td>X</td>
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<tr>
<td>G. Corkin</td>
<td>X</td>
<td></td>
<td>C. Trudell</td>
<td>X</td>
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</table>
The Chairperson declared the motion carried and the resolution duly adopted this 7th day of June, 1994.

10g) A Committee of the Whole Recommendation that the County Board approve of the Marquette County Juvenile Court - Department of Social Services Joint Prevention Pilot Project entitled "Diversions and Reintegration Proposed Alternative".

Actions Items Cont'd.

10a) The County Board considered a draft copy of the Sub-Grant Agreement being proposed for distributing State of Michigan Disaster Funds to eligible local jurisdictions. Civil Counsel, David Payant, has reviewed the Agreement and gives it his legal approval. It was moved by Comm. Minelli, seconded by Comm. Arsenauld and unanimously carried by voice vote that the draft of the State of Michigan Disaster Assistant Funding Sub-Grant Agreement be approved as follows:

State of Michigan
Disaster Assistant Funding
Sub-Grant Agreement

This Disaster Assistance Sub-Grant Agreement is hereby entered into between the Marquette County Sheriff's Department, Emergency Services Division, hereinafter called the Grantor, and ___________, hereinafter call the Grantee.

I. Purpose

Marquette County has entered into an agreement with the Michigan Department of State Police, Emergency Management Division, to manage and distribute through sub-grant agreements, State of Michigan Disaster Assistance funds amounting to $374,500. Marquette County agrees to distribute disaster assistance funds provided by the State of Michigan to partially reimburse the Grantee, when applicable, for the costs to respond to and recover from the damages caused by the severe cold conditions in the winter of 1993-94, including, but not limited to, damage to water and sewer systems. In that a federal disaster has been declared, the state disaster assistance funding will be used as the twenty-five percent matching requirement. Therefore, all projects under this grant program must meet eligibility requirements of the Federal Emergency Management Agency.

II. Grant Award Amount

The Disaster Assistance grant award to the Grantee for disaster related expenses incurred during the winter months of 1994 shall not exceed $_________. This award represents twenty-five percent of the total damage reported to Marquette County Emergency Management officials and the Michigan Department of State Police, Emergency Management Division on April 28, 1994.

III. Responsibilities - Grantee

The Grantee agrees to comply with the following:

A. The Grantee agrees to submit federal and state approved Damage Survey Report(s), listing damages incurred by the local jurisdiction as previously reported to the Grantor.
The total of these amounts shall correspond to the total grant award for the jurisdiction. The Grantee will submit two signed copies of this agreement to the Grantor and a copy of their federal and stated approved Disaster Survey Reports prior to receiving state disaster assistance funds for eligible expenses.

B. Expend the funds provided for only those disaster related expenses as reported to the Grantor on April 28, 1994.

C. Maintain financial records of all disbursements.

D. Provide documentation to the Grantor and the Michigan Department of State Police, Emergency Management Division for all expenditures under this sub-grant agreement.

E. Maintain accountability records for all property procured under this sub-grant agreement. Provide such information to the Grantor and the Michigan Department of State Police, Emergency Management Division, if required.

IV. Eligible Expenses

The Grantee agrees to ensure the funds are expended for eligible expenses and in compliance with the following requirements:

A. Expenses must have been incurred within the area designated as a disaster area by the Governor.

B. Damages must be the legal responsibility of the eligible Grantee.

C. Damages cannot be the result of the Grantee's own negligence.

D. Damages cannot be covered by insurance.

E. Damages cannot be reimbursed by another governmental program.

F. Damages must meet the eligibility requirements of the Federal Emergency Management Agency Public Assistance Grant Program as follows:

1. Force account work, including salaries, fringe benefits, and overtime, for permanent restorative work. However, regular time salaries and fringe benefits of force account labor are not eligible for emergency work (debris removal and emergency protective measures).

2. Materials/supplies used in eligible work.

3. Equipment costs using the FEMA Schedule of Equipment Rates or applicable local rates if they are lower than FEMA rates.

4. Contract costs, including personnel and equipment rental.

5. Administrative costs, those necessary expenses of requesting, obtaining, and administering PAGP funds.

G. Projects funded under this grant or sub-grants must be completed within the following time frames as specified in EMD PUB 903 dates May 1993.
1. Debris removal - within 6 months after May 27, 1994
2. Emergency work - 6 months for May 27, 1994
3. Permanent work - within 18 months after May 27, 1994

V. Payment and Reporting Procedures

A. The Grantor shall disburse State Disaster Assistance funds not to exceed the Grant Award Amount to the grantee upon the authorization of this agreement and submission of a Damage Survey Report for those eligible projects approved by State and Federal Emergency Management Officials.

B. The Grantee agrees to return any unobligated balance of funds held by the Grantee at the end of the agreement period to the Grantor or handle them in accordance with the instructions provided by the Grantor.

C. In that a federal disaster has been declared for this incident, grant funds are to be used to meet all or part of the matching fund requirement. Therefore, all expenditures must comply with federal eligibility requirements.

D. The Grantee agrees to ensure the Grantor and the State of Michigan are provided copies of audit reports covering this grant.

E. The Grantee agrees to ensure access to all financial and property records of the Grantee to inspectors representing Marquette County, the State of Michigan, and for the federal declaration, the Federal Emergency Management Agency.

VI. Agreement Period

This agreement will be in full force and effect for eighteen months after it is signed by all parties. The agreement may be terminated by either party by giving thirty (30) days written notice to the other party stating reasons for termination and effective date, or, upon the failure of either party to carry out the terms of the agreement, by giving thirty (30) days written notice to the other party stating cause and effective date.

VII. Certification

The individual or officer signing this agreement certified by his or her signature that he or she is authorized to sign this agreement on behalf of the responsible governing board, official, or agency.

For the Grantee (Local Jurisdiction):

<table>
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<tr>
<th>Signature</th>
<th>Title</th>
<th>Date</th>
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For the County Emergency Program Manager:

<table>
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<tr>
<th>Signature</th>
<th>Marquette County Emergency Program Manager</th>
<th>Date</th>
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</table>

For the Grantor:

<table>
<thead>
<tr>
<th>Signature</th>
<th>Chair, Marquette County Board of Commissioners</th>
<th>Date</th>
</tr>
</thead>
</table>
10b) The County Board considered a memo from Mike Zorza, Emergency Program Manager, with an attached "Notice of Interest" to the Federal Emergency Management Agency which serves as a means to inform FEMA that Marquette County is interested in applying for Federal assistance to reimburse eligible disaster related expenses. It was moved by Comm. Trudell, seconded by Comm. Joseph and unanimously carried to accept and place the communication on file.

10c) The County Board considered a recommendation from the Committee of the Whole to adopt the DNR resolution for a variance to allow fuel contaminated soils as daily cover at the landfill and further, that the proposal to finance the construction of a $250,000 storage facility at the Solid Waste Authority Landfill be withdrawn. Chairman Corkin read a copy of a letter from Frank Opolka, Deputy Director, Michigan DNR, written to Richard Aho, Director, Solid Waste Authority. The letter details the procedure by which fuel contaminated soils may be used as daily cover at municipal waste landfills. In order to assist landfill operators the DNR has developed an operational memo entitled "Sanitary Landfill Alternate Daily Cover Approval, Requirements and Procedures." Mr. Opolka's letter also attached a form letter that has been developed for the purpose of modifying the landfill operating license so it contains a stipulation authorizing the use of fuel contaminated soils as daily cover. This is the procedure that is used for the disposal of contaminated soils in Delta County.

Mr. Opolka closes his letter by indicating should the Marquette County Solid Waste Authority consider developing a similar process to Delta County for the disposal of fuel contaminated soils, he looks forward to assisting and working with them.

Comm. Potvin added that the County Board action is a recommendation only. The Solid Waste Authority still has to implement the process in cooperation with the DNR.

Comm. Seppanen again reiterated that he is going to vote against the recommendation. He feels the Solid Waste Authority should have the option of treating the fuel contaminated soils if necessary. The Solid Waste Authority is in the best position to make the decisions as to the safest and most economical way to dispose of fuel contaminated soils.

It was moved by Comm. Brammle, seconded by Comm. Angeli, and carried on a roll call vote 9 Ayes to 1 Nay (with Comm. Seppanen voting Nay) that the County Board approve the Committee of the Whole Recommendation to adopt the DNR resolution for a variance to allow fuel contaminated soils to be used as daily cover at the landfill, and further that the proposal to finance the construction of a $250,000 storage facility be withdrawn.

10d) The County Board took under consideration a recommendation from the Committee of the Whole to direct the Health Department to create a mobile food establishment licensing category, to assess Mr. Gerald Thick, 11, Negenuee, Michigan, a fee of $65.00 for the first year, and to use the inspection experience to determine the fee for the following years.

Comm. Brammle, the County Board Liaison to the County Health Board, and suggested that in the future appeals should go to the Health Board before coming to the County Board. Mr. Thick bypassed the County Health Board and came directly from the Environmental Division of the Health Department to the County Board. Comm. Brammle suggested that the County Board wait on this matter until the Health Board reviews Mr. Thinck's request.

Karlyn Rapport, Chairperson, Marquette County Board of Health, was present and distributed a letter explaining the Health Department Food Service Licensing process. The implementation of the current food service license fee structure has significantly reduced complaints regarding fee inequities from food service establishments. It also created financial incentives for establishments to improve and maintain sanitary conditions which has resulted in the need for less staff time for inspections and has
reduced overall costs. Marquette County visits each food service establishment at least twice per year whereas Alger County, one of the Counties Mr. Thick compares Marquette County to, does not visit twice a year.

Ms. Rapport also distributed an inspection report for the mobile food establishment owned by Mr. Thick which indicates that after a pre-license inspection, twelve items must be corrected before Mr. Thick's mobile food unit is in compliance.

It was moved by Comm. Braamse, seconded by Comm. Arsensault, and carried on a roll call vote, 6 Ayes (Comm. Arsensault, Angeli, Bergdahl, Seppanen, Trudeil and Corkin) to 4 Nays (Comm. Braamse, Joseph, Potvin and Minelli) that the County Board approve the Committee of the Whole Recommendation to direct the Health Department to create a mobile food establishment licensing category, to assess Mr. Gerald Thick a fee of $65.00 for the first year, and use their inspection experience to determine a fee for the following year.

10e) The County Board considered a recommendation from the Committee of the Whole to send a letter of support to Orrin Bailey, Executive Director, Six County Consortium for Employment Training, for a Defense Conversion Adjustment Grant of $1,045,000.

Comm. Bergdahl questioned why the Six County Consortium originally spoke about 1,300 people being retrained and has since dropped it to 200 people? It appears that they have no plan in place. He thought it would be best if they gave the County more accurate information and statistics before requesting support.

Comm. Braamse contended that she is not convinced that another training program is what is needed. We already have a skill center and a university in Marquette County and many people are already trained for jobs that are not available. She thought we would be duplicating services.

Comm. Potvin thought it unwise that the County Board support the Six County Consortium plan to grab federal dollars with no specific plan in place. We should see a plan before endorsing it. Just because there is money available, like dollars from heaven, we should not just spend because it's available. We are placing too much faith that Mr. Bailey and the Six County Consortium will do a good job. It has been Comm. Potvin's experience that programs such as this, the training becomes the actual benefit of the program. There is no sense in training people for jobs that are not available. The training just becomes another form of unemployment.

Chairperson Corkin pointed out that the Six County Consortium is requesting a letter of support to conduct the training program. They must meet performance standards and they do care about people losing their jobs. He hopes that they can provide adequate training to help many displaced workers.

Comm. Seppanen added that the Jacobetti Skill Center and Northern Michigan University will most likely do most of the training for the programs. He does not like programs established just for the sake of spending money and he hopes that his is not one of them, however, the County Board would be remiss to not support this grant proposal.

Comm. Arsensault further pointed out that all business which must down size relative to the closing of K.I. Sawyer, the employees are considered eligible for retraining. The Six County Consortium has standard procedures that they must follow for training. Some people will need some basic education, some will be trained with new skills, and some will have the opportunity to get a college degree, it depends upon the individual situation.

It was moved by Comm. Arsensault, seconded by Comm. Seppanen and carried on a roll call vote, 7 Ayes (Comm. Arsensault, Angeli, Joseph, Minelli, Seppanen, Trudeil and Corkin) to 3 Nays (Comm. Bergdahl, Braamse and Potvin) that the County Board send a letter of support to Orrin Bailey, Executive Director, Six County Consortium for Employment Training, for a Defense Conversion Adjustment Grant for $1,045,000.
It was moved by Comm. Potvin, seconded by Comm. Braamse, and unanimously carried by voice vote that a copy of the discussion regarding the Six County Consortium be sent to Executive Director Orrin Bailey along with the letter of support.

Chairperson Corkin opened the meeting for public comment. Laura Britton, 308 Case Street, Negaunee, spoke on behalf of Mr. Thick regarding the licensing of a mobile food unit. Ms. Britton pointed out that they did contact the Health Department Environmental Office and were directed to the County Board for the appeal, not to the County Health Department Board.

There being no further public comment, Chairperson Corkin closed this portion of the meeting.

It was moved by Comm. Seppanen, seconded by Comm. Arsenault, and unanimously carried on a roll call vote 10 Ayes (Comm Seppanen, Angeli, Arsenault, Bergdahl, Braamse, Joseph, Minelli, Potvin, Trudell and Corkin) to 0 Nays that the County Board go into closed session to discuss litigation/labor arbitration.

Chairperson Corkin declared a brief recess to clear commission chambers.

CLOSSED SESSION

The County Board returned to Open Session. No action was forthcoming as a result of the closed session.

Commissioner Comment, Staff Comment and Announcements:

Comm. Potvin, the County Board representative on the Community Corrections Advisory Board, reported that on September 12, a new juvenile detention center will be opening in Escanaba. The cost of operation will be approximately $230 per day, per youth. The County cost will be about one-half of that. This may not save the County money for institutionalizing juveniles, however, they will be closer to their parents which is a benefit. Individuals who are registered with the Michigan Department of Civil Service have an opportunity to be hired.

Comm. Minelli, County Board Liaison to the Airport Committee, reported the fuel farm deficit to be $100,000 and it does not appear to be shrinking.

There being no further business, the meeting was adjourned.

Respectfully Submitted,

David J. Roberts
Marquette County Clerk
MARQUETTE COUNTY BOARD OF COMMISSIONERS
Regular Meeting, Tuesday, June 7, 1994 at 7:00 p.m.
Room 231, Henry A. Skewis Annex
Marquette, Michigan 49855

1. ROLL CALL.
2. SALUTE TO THE FLAG AND PLEDGE OF ALLEGIANCE.
3. APPROVAL OF THE MINUTES OF THE COUNTY BOARD OF COMMISSIONERS REGULAR
MEETING HELD ON May 17, 1994.
4. PROCLAMATIONS, PRESENTATIONS AND AWARDS.
5. PUBLIC COMMENT. (time limit 20 minutes total)
6. APPROVAL OF THE AGENDA.
7. PUBLIC HEARINGS.
8. PRIVILEGED COMMENT:

9. INFORMATIONAL ITEMS:
   a. Update Memo on Remonumentation from Larry Bussone, P.S., County
      Representative.
   b. Letter from Bob Taylor, Employment Programs Director, regarding
      the 1994 Summer Youth Program (JTPA).
   c. Review of the Reuse Plan for K.I. Sawyer, Sections One and Two
      from Ernest Gubry, Community Planner, Willow Run Airport.
   d. Letter from Gerald Stille, Gwinn, Michigan, regarding the Future
      Operation of the K.I. Sawyer Golf Course.
   e. Letter from Caroline Bridges, Vice Chair, Social Services Board,
      Urging Continued Discussions and Cooperation Between the County
      Board and the Marquette County Medical Care Facility.
   f. Letter from Patricia Woodworth, Director, Michigan Department of
      Management and Budget, regarding the New Federal Estate Recovery
      Requirements.
   g. Letter from State Representative David Anthony, 108th District,
      regarding the New Federal Estate Recovery Requirements.
   h. Marquette County Airport Operations Report for January through

10. ACTION ITEMS:
   a. Draft Copy of the Sub-Grant Agreement for Distributing Michigan
      Disaster Assistance Funds to Local Jurisdictions from Mike Zorza,
      Emergency Program Manager.
   b. Notice of Interest to the Federal Emergency Management Agency for
      Application for Federal Assistance by Marquette County from
      Michael Zorza, Emergency Program Director.
   c. Committee of the Whole Recommendation to Adopt a DNR Resolution
      to Allow Fuel Contaminated Soils to be Used as Daily Cover at the
      County Landfill.
   d. Committee of the Whole Recommendation to Approve a Mobile Food
      License for Mr. Gerald Thick, II, Neganee, MI.
   e. Committee of the Whole Recommendation to Send a Letter of Support
      to the Six County Consortium for Employment Training for a
      Defense Conversion Adjustment Grant.
County Board Agenda, Cont'd
June 7, 1994
Page two

ACTION ITEMS, CONT'D:

f. Committee of the Whole Recommendation to Approve an Overall Insurance Review by ArmTech and Establish a Budget to Cover the Cost of the Project.

f. Committee of the Whole Recommendation to Approve a Marquette County Juvenile Court/Department of Social Services Joint Prevention Pilot Project.

11. LATE ADDITIONS:
   a. [Handwritten: Child Services - resolution / Labor arbitration]

12. PUBLIC COMMENT. (time limit 20 minutes total)

13. COMMISSIONERS COMMENTS, STAFF COMMENTS AND ANNOUNCEMENTS.

14. ADJOURNMENT.