

**AGENDA FOR REGULAR MEETING OF THE CITY COUNCIL OF THE CITY OF  
INVERNESS, FLORIDA, CITY HALL, 212 WEST MAIN STREET**

**August 18, 2015 - 5:30 PM**

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**NOTICE TO THE PUBLIC**

Any person who decides to appeal any decision of the Governing Body with respect to any matter considered at this meeting will need a record of the proceedings and, for such purpose, may need to provide that a verbatim record of the proceeding is made, which record includes testimony and evidence upon which the appeal is to be based (Section 286.0105, Florida Statutes).

Accommodation for the disabled (hearing or visually impaired, etc.) may be arranged with advance notice of seven (7) days before the scheduled meeting, by dialing (352) 726-2611 weekdays from 8 AM to 4 PM.

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**ENCLOSURES\***

**1) INVOCATION, PLEDGE OF ALLEGIANCE AND ROLL CALL**

**2) PLEASE SILENCE ELECTRONIC DEVICES**

**3) ACCEPTANCE OF AGENDA**

**4) PUBLIC HEARINGS**

**5) OPEN PUBLIC MEETING**

*The public is invited to express opinion on any item for this meeting or pending action at a future meeting of City Council. (Speaking time limit: Individual - 3 minutes; Group/Organization - 5 minutes)*

**6) PRE-SCHEDULED PUBLIC APPEARANCES**

- a) Captain Ferrara - Sheriff's Dept. - Crime Stat Report
- b) Greg Bianco - Pine Grove Subdivision

**7) MAYOR'S LOCAL ACHIEVEMENT AWARDS**

**AGENDA FOR REGULAR MEETING OF THE CITY COUNCIL OF THE CITY OF  
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August 18, 2015 - 5:30 PM**

**8) CITY ATTORNEY REPORT**

**9) CONSENT AGENDA**

4 - 5 a) Bill Listing \*

*Recommendation - Approval*

6 - 10 b) Council Minutes - 08/04/15 \*

*Recommendation - Approval*

11 - 12 c) Proclamation - "Constitution Week"\*

*Recommendation - Approval*

**10) CITY MANAGER'S REPORT Correspondence/Reports/Recommendations**

13 - 20 a) ICRA - Inter Agency Agreement\*

21 - 27 b) 2015 Edward Byrne Memorial Justice Assistance Grant (JAG)\*

28 - 29 c) Citrus County Legislative Delegation\*

d) Other

**11) COUNCIL/MAYOR SUBJECTS**

**12) NON-SCHEDULED PUBLIC COMMENT**

*(Speaking time limit: Individual - 3 minutes; Group/Organization - 5 minutes)*

**13) ADJOURNMENT**

a)

**DATES TO REMEMBER**

Friday Night Thunder

Friday, August 21, 2015 at 5:00pm

**AGENDA FOR REGULAR MEETING OF THE CITY COUNCIL OF THE CITY OF  
INVERNESS, FLORIDA, CITY HALL, 212 WEST MAIN STREET**

**August 18, 2015 - 5:30 PM**

Downtown Inverness

Inverness City Council Regular Meeting

Tuesday, September 1, 2015 at 5:30pm

Inverness Government Center

08/12/2015 13:58  
siddings

CITY OF INVERNESS  
CASH REQUIREMENTS REPORT

P 1  
apcshreq

VENDOR DOCUMENT	INVOICE	VOUCHER	DESCRIPTION	DUE DATE	DUE 08/31/15
			TOTALS FOR ACE HARDWARE CO OF INV INC		19.11
			TOTALS FOR TIME WARNER CABLE		54.19
			TOTALS FOR CENTRAL SERVICE & REPAIR INC		1,251.00
			TOTALS FOR WXOF, INC		775.00
			TOTALS FOR CITY TIRE OF INVERNESS		243.75
			TOTALS FOR JAMES CURRAN		120.00
			TOTALS FOR DUMONT COMPANY INC		174.00
			TOTALS FOR E G P INC		198.65
			TOTALS FOR HIMES ELECTRIC COMPANY, INC.		20,478.00
			TOTALS FOR ERIN HONTZ		35.00
			TOTALS FOR JENNIFER L. STEELFOX		133.50
			TOTALS FOR LIGHTHOUSE		120.00
			TOTALS FOR MANN-ICURE LAWN SERVICE AND LANDSCAPING		1,425.00
			TOTALS FOR MT CAUSLEY, INC		3,136.25
			TOTALS FOR NATIONWIDE RETIREMENT SOLUTIONS		1,582.77
			TOTALS FOR OFFICE DEPOT INC		185.92
			TOTALS FOR ONLINE IMPLEMENTATION SERVICES, INC		186.60
			TOTALS FOR PUBLIC EMPLOYEES UNION		25.66
			TOTALS FOR JEFF SHELTON		190.00
			TOTALS FOR SOUTHWEST DIRECT		2,497.73
			TOTALS FOR UNIFIRST CORPORATION		99.80
			TOTALS FOR WASTE MANAGEMENT OF CENTRAL FL		23,484.22
			TOTALS FOR WHETSTONE OIL COMPANY, INC		550.55
			TOTALS FOR WRIGHT EXPRESS		2,558.07



08/12/2015 13:58  
siddings

CITY OF INVERNESS  
CASH REQUIREMENTS REPORT

P 2  
apcshreq

VENDOR DOCUMENT	INVOICE	VOUCHER	DESCRIPTION	DUE DATE	DUE 08/31/15
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REPORT TOTALS					59,524.77
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\*\* END OF REPORT - Generated by Stacey Iddings \*\*

August 4, 2015  
5:30 PM

The City Council of the City of Inverness met on the above date in Regular Session at 212 W. Main Street with the following members present:

President Hepfer  
Vice President Ryan  
Councilwoman Bega  
Councilman McBride  
Councilman Hinkle  
Mayor Plaisted

Also present were City Manager DiGiovanni, City Attorney Haag, Community Development Director Day, Project Director Malm, Finance Director Chiodo, Event Director Skeele-Hogan and City Clerk Davis.

The Invocation was given Councilman McBride and the Pledge of Allegiance was led by the City Council.

**ACCEPTANCE OF AGENDA**

**Councilman McBride motioned to accept the Agenda as presented. Seconded by Councilman Hinkle. The motioned carried.**

**PUBLIC HEARINGS**

None

**OPEN PUBLIC MEETING**

None

**SCHEDULED APPEARANCES**

**6)a) Insight Bank – Sponsorship Check Presentation** – Sharon Skeele-Hogan, Special Events Director introduced one of the City’s Event Sponsor, Insight Credit Union and representatives who were present this evening. Insight Credit Union presented a check in the amount of \$7,500 for this year’s Event Partnership. She noted that this is the third year of Sponsorship, making a total of \$22,500 contributed supporting Inverness Events, which we’re very thankful.

**MAYOR’S LOCAL ACHIEVEMENT AWARDS**

None

**CITY ATTORNEY REPORT**

None

**CONSENT AGENDA**

**Councilwoman Bega motioned to accept the Consent Agenda. Seconded by Councilman McBride. The motion carried.**

- a) Bill Listing\*
  - Recommendation – Approval
- b) Council Minutes – 07/21/15\*
  - Recommendation – Approval

Attorney Jeannette Haag was dismissed from the meeting, due to her husband's surgery which took place this date.

President Hepfer referenced the recent Ethics complaint, noting that she had received a letter from the Ethics Commission, which stated that there is no conflict.

### **MANAGER'S REPORT**

**10)a) 2015 Local Mitigation Strategy (LMS) – Resolution** - City Manager DiGiovanni explained the Disaster Mitigation Act of 2000 requires that all organizations (Governmental, tribal and not-for-profit) have an approved local mitigation plan in accordance with 44 CFR 201.6 prior to receiving Hazard Mitigation Grant Program (HMGP) funding. This plan is a revision of the initial Citrus County Local Mitigation Strategy which was approved in 2000, with updates in 2002 & 2010. This document (LMS) provides a framework for the identification and coordination of hazard mitigation projects developed in Citrus County and with other plans, especially those developed by Regional, State and Federal agencies. The enclosed Resolution is the enabling instrument that must be adopted by City Council to affirm the City's agreement and commitment to the plan's 5 year update.

**Councilman Hinkle motioned to have City Clerk Davis read Resolution 2015-09 by title only. Seconded by Councilman McBride. The motion carried.**

#### **RESOLUTION 2015-09**

**A RESOLUTION OF THE CITY OF INVERNESS, FLORIDA,  
ADOPTING THE CITRUS COUNTY, FLORIDA 2015 LOCAL  
MITIGATION STRATEGY.**

**Councilwoman Bega motioned to adopt Resolution 2015-09, by roll call vote. Seconded by Councilman Ryan. Roll call vote was as follows: Councilwoman Bega, yes; Councilman McBride, yes; Councilman Hinkle, yes; Councilman Ryan, yes; President Hepfer, yes. The motion carried.**

**10)b) Law Enforcement Service Contract** - City Manager DiGiovanni noted that included in the agenda were two agreement, with one for law enforcement services and the other for School Crossing. The Sheriff provides a full complement of law enforcement services and provides the service to manage recognized school crossings for student when schools are open. The cost for School Crossing policing is \$ \$16,426, and for law enforcement services is \$764,409. The total program cost for next fiscal year is \$780,835, an increase of 2.25% that is mostly for personnel pay increases. The ensuing budget is built to support this program and related costs.

**Councilwoman Bega motioned to support and accept the agreement with the Citrus County Sheriff's Office for Law Enforcement Services through September 30, 2016, and authorize that the Council President execute the document. Seconded by Councilman Hinkle. The motion carried unanimously.**

**10)c) Insurance Renewal (Health, Dental, Vision) –** City Manager DiGiovanni explained that the City provides a benefit program in three part that consists of Major Medical to include prescription drugs; Vision, and Dental, which is currently limited to full-time employees, the program for FY 2015-16 represents a 10.3% increase (\$39,100) for the year. Renewal proposals for Life Insurance, Vision and Dental are additionally included and represent no cost increase or change. The ensuing year budget has been developed to include this cost change to support the same benefit levels.

**Councilman Hinkle motioned to renew the Medical, Life Insurance Plans and Prescription Drug Program, with Public Risk Management recognizing a 10.3% change, and also renew the vision and dental programs to maintain benefit consistency, and authorize the City Manager to execute a renewal option letter with the parties for the 2015-16 benefit year. Seconded by Councilman Ryan. The motion carried unanimously.**

**10)d) Leeson's Trailer Park – MOU -** City Manager DiGiovanni noted that discussions were held with the owner of Leeson's Mobile Home Park with regard to plans for the pending Zephyr Street project and encroachments by the Park's units, and they welcome the improvements. The enclosed Memorandum of Understanding (MOU) was developed by the parties and structured to cause correction to the encroachments in a reasonable manner that is not financially burdensome to the Park. Also addressed was drainage, and an easement through the park that was enacted in the 1950's, which will no longer be necessary when the project is completed. The major component of the MOU involves replacement of existing mobile home units, with the City permitting replacement of up to 10 mobile units within one (1) calendar year from the date of this Agreement without the requirement of any further approval by the City. City Attorney Haag reviewed this document and finds it acceptable for consideration by City Council.

**Councilman Hinkle motioned to accept the terms and conditions of the MOU between the City of Inverness and Leeson's Mobile Home Park, and authorize the Council President to execute the document after it is signed by the representative owner of Leeson's. Seconded by Councilwoman Bega. The motion carried unanimously.**

**10)e) Highland Blvd Project (Verbal)** City Manager presented to Council a power point of the future Highland Blvd Project, and advised how this will involve a section of Highland Blvd., beginning at N Apopka and running to S. Line Street, with three segmented road separations. (41/44 to Apopka / Apopka to Line/ Highland Blvd Extension to Montgomery) He provided history noting how Highland Blvd was a two lane road until 1989/90, when DOT transformed the two lane highway (41/44) through downtown to what you see today. Highland became a four lane road to provide relief to the main Hwy, and allowing more traffic on Highland Blvd. He noted that once the project concluded, Highland Blvd remained four lanes. He spoke to the master

planning we are commencing in anticipation of HCA being here. We want HCA to understand that we take their value and impact to the City very seriously which is the medical community of Citrus County. As HCA develops its footprint and the Trauma Center comes into play, it will bring numerous surgeons, RN's, etc. which will require housing, with employees wanting to walk or ride to work. Highland Blvd is going to be an important roadway taking you into the Medical area.

He noted how they looked at the three segments of Highland and the purposes of each segments, which were different (Business, Medical & Residential, and Schools). We are looking to make Highland Blvd one lane vs two lanes in either direction and bring elements into this area, such as sidewalks, bike lanes and make use of median for turn lanes at several locations, storm water, and buffers. He spoke to Bio Retention Swales, crosswalks at intersections and directional markings on the road. This road would be greatly enhanced, safe, provide accessibility for pedestrian and cyclists, and it will bring forward the dynamic that Inverness is about. The plans are not final and we wanted to make sure this a clear disclosure to council and the public. He noted the affected people (residents/businesses) will be educated on what will be taking place.

Councilman McBride spoke to this project being in progress for some time and questioned where we will get the money to do this? City Manager DiGiovanni stated that we anticipate DOT will support this, impact fees will be used, and the CRA will support this project. The CRA is moving this in a very positive manner. Councilman McBride stated that this project was in the conceptual phase long before the CRA, that was recently passed, and how we are improving the welfare of the City and County.

City Manager DiGiovanni additionally reported on the following:

- He noted Quality Cities Magazine's yearly FLC Conference edition, and the one page ad displayed of the City of Inverness.
- Unfortunately the Parrot Heads (Event) did not fly on Saturday, due to weather conditions.
- This week will be the first meeting with volunteer representatives of the Valerie Theatre 501 3C. He and staff will be there and they look forward to spirited conversations. We have a great team in place, and it will be dynamic and successful.
- He met with the City Manager of Brooksville last week and discussed the four city lineage of the rails to trails, phosphate heritage, and the fact Dunnellon, Floral City, Inverness, and Brooksville are linked historically and with bicycling. We are genuine small town Florida, and we are building the bridges of working together of a marketing campaign on these things.
- Had an excellent meeting with the Sheriff, Fire Chief, and support staff. A very cooperative conversation ensued regarding equipment, the Inverness fire station, interlocal agreements, relocation, etc. We will make this work by working together on calls, procurement of equipment, training, etc. Kudos to Sheriff Dawsy who set a very positive tone. Much work is continuing regarding job descriptions, standards and guidelines for a fire department, and met with Nature Coast EMS. Inverness committed to fund the Sheriff's Office on a month-to-month or quarterly basis.

- We will be developing an Inter-Agency Agreement for Mutual Aid with Dunnellon and Citrus Co./Sheriff's Office. We are owners of a fire truck unit that is fully equipped, at an incredible price and has less than 10,000 miles.
- City Budget is being finalized with hopes to have it available by the end of the week. The budget will be presented next Tuesday, Aug 11<sup>th</sup> at 5:30pm.
- City Manager noted that Commissioner Carnahan was in the audience and how he reached out in our favor regarding the land swap for the potential business park. We have been waiting since 1999 for the County to do something with the Business Park and hopes this will stimulate action.
- The ribbon cutting to light the Cooter Pond and the boardwalk is in progress for early September.

#### **COUNCIL/MAYOR SUBJECTS**

Councilman McBride was glad to hear of the positive meeting with Sheriff Dawsy and the Sheriff's Office. Looking forward to the budget workshop and the FLC conference.

Mayor Plaisted thanked Paul Adams of Woodard & Curran for being here this evening and all he does regarding our wastewater treatment facility. He complimented the potential Highland Blvd. design.

Councilman Ryan regretted the Parrot Head concert was a bit of a bust with several people coming from out of town. Commended the young lady who put together a peace rally to express equality and togetherness in Inverness and Citrus County. New project on Highland Blvd. looks great for the school children.

Councilwoman Bega stated the two projects are exciting, especially the Highland Blvd. Project. Praised the renewal of the Sheriff Dept. agreement, and noted the planning of her 40<sup>th</sup> High School Reunion.

Councilman Hinkle spoke positively to the Highland Blvd. project and how it will enhance the entire community. We do all we can to speak to the future. He spoke of the FLC conference as an opportunity to shine, and nice to see we are on the leading edge as a pilot community for the entire state. The partnership idea with the other 3 cities is a great idea to enhance the entire county. He noted how the local rowing team is competing internationally. The Citrus Co. Charitable Foundation will have a signed no compete contract to acquire funding to move forward. No grants will be funded until December 2016.

Council President Hepfer stated she agreed with everything that has been mentioned and is looking forward to the Highland Blvd Project and the improvements it will create.

#### **CITIZENS NOT ON AGENDA**

**None**

The meeting adjourned at **6:56pm.**

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City Clerk

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Council President

# CITY OF INVERNESS

August 10, 2015

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## MEMO

TO: Elected Officials  
FROM: City Clerk  
SUBJECT: Authorization for Proclamation Issuance  
“Constitution Week”  
CC: City Manager  
Enclosures: Draft Proclamation

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The enclosed request is for the Inverness City Council to consider and authorize issuance of a Proclamation in recognizing the week of September 17<sup>th</sup> through 23<sup>rd</sup>, 2015, as

### “Constitution Week”

#### **Recommended Action –**

If City Council supports the above listed subject, and wishes to issue a Proclamation, please motion and vote to authorize that we finalize such Proclamation to be issued by the Mayor as arranged by the Office of the City Clerk.

  
City Clerk

# Proclamation

**WHEREAS**, September 17, 2015 marks the 228 anniversary of the signing of the Constitution of the United States of America at the Constitutional Convention, providing a historic opportunity for all Americans to remember the achievements and vision of our Founding Fathers and to reflect on the actions of Americans, who, for the past 227 years, have defined the words of the Constitution by exercising their rights and responsibilities as citizens; and

**WHEREAS**, The Constitution is fundamentally predicated on governance by “We the People”, making citizens’ understanding of the Constitution and its framework an essential element of the future of our country and the civic health of its populace; and Our Founding Fathers, in order to secure the blessings of liberty for themselves and their posterity, did ordain and establish a Constitution for the United States of America; and

**WHEREAS**, It is fitting and proper to officially recognize this magnificent document and the anniversary of its creation two hundred and twenty-six year since the drafting on September 17 by the Constitutional Convention, and as well as the additions to it in the form of 27 amendments; and

**WHEREAS**, It is fitting and proper to remember the achievements of the Framers of the Constitution and the rights, privileges, independence and freedoms guaranteed to American citizens and responsibilities afforded us in this unique document whether by birth or naturalization, should be celebrated by appropriate ceremonies and activities during Constitution Week; and

**WHEREAS**, Public Law 915 guarantees the issuing of a proclamation each year by the President of the United States of America designating September 17 through 23 as Constitution Week; now

**THEREFORE**, I, Bob Plaisted, Mayor of the City of Inverness, County of Citrus, State of Florida do hereby proclaim September 17 through 23, 2015 to be

## **“Constitution Week”**

and ask our citizens to reaffirm the ideals the Framers of the Constitution had in 1787.

**IN WITNESS WHEREOF**, I have hereto set my hand and caused the Seal of the City to be affixed this 18th day of August of the year Two Thousand and Fifteen.

ATTEST:

\_\_\_\_\_  
Bob Plaisted, Mayor  
City of Inverness

\_\_\_\_\_  
Deborah Davis, City Clerk

# Agenda Memorandum – *City of Inverness*

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**DATE:** August 13, 2015  
**ISSUE:** Agreement Adoption: City of Inverness and Community  
Redevelopment Agency  
**FROM:** City Manager  
**CC:** City Clerk, ICRA Board, Bruce Day  
**ATTACHED:** Agreement

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The attached represents an agreement between City Council and ICRA Board (Inverness Community Redevelopment Agency). In sum, the document recognizes a working relationship that has traditionally existed, and with the expanded area, provides for the ICRA Board to reimburse the City (General Fund) for services provided. In presentation of this document to the ICRA Board, members expressed desire to clarify the City's commitment on liability and protection to members and the board in general. Section 4.06 represents a suggested addendum that was approved when voting their approval of the document. In my consultation with City Legal Counsel, we find the document acceptable and the City Attorney further suggests the measure be adopted with a slight modification that reads "and within the scope of their duties."

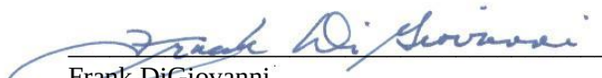
The final section would therefore read:

4.06 Indemnification. The CITY will indemnify and hold the members of ICRA harmless as long as they are acting within the limits of the law, and within the scope of their duties.

Since the scope of the agreement was voted and approved by ICRA members at their last meeting, and with an understanding the represented change does not in any way affect the intent of what the ICRA Board seeks, the approval of City Council this meeting will enable the document to be in place for the new fiscal year that commences October 1<sup>st</sup>, 2015.

***Recommended Action –***

Motion, second and vote to accept and adopt the Agreement between the City and ICRA, and authorize the Council President to execute the document.

  
Frank DiGiovanni

Administrative Offices  
212 West Main Street, Inverness Florida 34450  
www.Inverness-FL.gov

## **SERVICES AGREEMENT BETWEEN CITY AND ICRA**

THIS AGREEMENT, effective as of October 1, 2015, is made and entered into by and between the CITY OF INVERNESS, Florida, a municipal corporation (hereinafter referred to as "CITY" or "the CITY") and the INVERNESS COMMUNITY REDEVELOPMENT AGENCY, a body politic and corporate of the State of Florida and a community redevelopment agency created pursuant to Chapter 163, Part III, Florida Statutes, (hereinafter referred to as "ICRA").

WHEREAS, by the enactment of an Ordinance on October 16, 1990, the City Council of the City of Inverness, Florida, created a community redevelopment trust fund for the community redevelopment area as provided in Section 163.387, Florida Statutes;

WHEREAS, the City Council initially adopted a community redevelopment plan on November 18, 1990, that was most recently amended on June 11, 2015 , pursuant to an Ordinance of City Council, and

WHEREAS, the CITY and the ICRA are keenly interested in maintaining and revitalizing the ICRA area as a visibly attractive, economically viable, and socially desirable area of the CITY; and

WHEREAS, the CITY has professional staff employed by CITY; and

WHEREAS, CITY staff time and expertise in various matters, including administration, personnel, engineering, finance, law, purchasing, public works, parks and recreation and planning, can be beneficially utilized in the planning and implementation of the Plan; and

WHEREAS, CITY is willing to make available to the ICRA, in accordance with the terms and, conditions set forth in this Agreement, staff and administrative support;

NOW, THEREFORE, in consideration of the mutual promises and conditions contained in this Agreement and other good and valuable consideration, the receipt of which is acknowledged, CITY and ICRA agree as follows:

### **ARTICLE 1** **PREAMBLE**

In order to establish the background, context and frame of reference for this Agreement and to generally express the objectives and intentions of the respective parties herein, the following statements, representations and explanations shall be accepted as predicates for the undertakings and commitments included within the provisions which follow and may be relied upon by the parties as essential elements of the mutual considerations upon which this Agreement is based.

1.1 Recitals. That each WHEREAS clause set forth above is true and correct and herein incorporated by this reference.

1.2 CITY Approval. On \_\_\_\_\_ the City Council, by motion, authorized the proper CITY officials to execute this Agreement.

1.3 ICRA Approval. On \_\_\_\_\_ the ICRA governing board by motion, authorized the proper ICRA officials to execute this Agreement.

ARTICLE 2  
SERVICES

The CITY agrees to perform the following functions and duties in accordance with established procedures or in the absence of same, as provided for by CITY in the conduct of its own affairs.

2.1 The CITY shall provide financial services which shall include, but not be limited to, management of ICRA fiscal accounts, investment of ICRA assets, payroll, accounting, monthly and annual reporting, federal income and social security tax reporting, sales tax reporting, if any, and other fiscal needs in accordance with City Policies and Procedures related thereto. The Chief Financial Officer of the CITY shall act as the ICRA Treasurer.

2.2 The CITY shall, when requested by the ICRA, provide personnel services which shall include, but not be limited to, staffing, record retention and such other personnel services as may be needed.

2.3 The CITY shall provide legal, engineering and planning services to advise the ICRA and to assist in the implementation of the Plan.

2.4 The ICRA will be permitted to utilize the services of the CITY's purchasing process with respect to purchasing services and goods necessary for the operation of ICRA activities.

2.5 The ICRA will be permitted to utilize the services of the CITY's Public Works Department with respect to applicable services necessary for the operation of ICRA activities.

2.6 The CITY may make available public officials liability insurance and other forms of insurance deemed necessary by the CITY. Said insurance is to be determined at the sole discretion of the CITY.

2.7 The ICRA may request the CITY to provide other special services on occasion not initially set forth in this Agreement, subject to the CITY's agreeing to do so.

ARTICLE 3

## METHOD OF REIMBURSEMENT AND COMPENSATION

3.1 Reimbursement to CITY. In consideration of providing the services described in ARTICLE 2 hereof by the CITY commencing from October 1, 2015, the ICRA will compensate the CITY, to the extent funds of the ICRA are budgeted and available and eligible for payment in accordance with Section 163.387(6), Florida Statutes, and as determined through the annual budget process. The ICRA's payment obligations under this Agreement constitute an obligation to pay and indebtedness in accordance with the Act.

3.2 Method of Payment. The parties agree that the ICRA's obligation to compensate the CITY pursuant to Section 3.1 hereinabove shall be made to CITY in accordance with the ICRA approved budget. It is recognized and acknowledged that full compensation to the CITY by the ICRA may, during the term of this Agreement be waived, reduced, deferred or a combination thereof. Provided, however, any outstanding payment obligation not waived shall be budgeted by the ICRA and made available to the CITY prior to the termination of the trust fund as provided in Chapter 163 of the Florida Statutes.

3.3 Annual Statement and Payment. The CITY shall prepare and present to the ICRA an annual statement in time for the preparation and submission of the ICRA annual budget. The annual statement shall reflect current year anticipated costs and all unpaid obligations from prior periods. Any amounts contained in the approved ICRA budget for payment to CITY shall be paid by the ICRA prior to the end of each fiscal year.

## ARTICLE 4 MISCELLANEOUS

4.1 Continued Cooperation. This Agreement assumes the close coordination and cooperation between the ICRA and essential CITY staff and CITY functions particularly regarding financial administration, reporting, and auditing; and administration and implementation of the Plan and capital projects.

### 4.2 Term and Termination.

4.2.1 This Agreement shall take effect October 1, 2015, and shall continue in effect throughout the life of the trust fund, unless either party seeks to renegotiate or terminate this Agreement prior to said expiration date.

4.2.2 This Agreement may be terminated by CITY or the ICRA upon at least thirty (30) days advance written notice to the other party. After termination of the Agreement, the CITY shall transfer to the ICRA copies of any documents, data, and information requested by the ICRA relating to the services accomplished herein. Regardless of the termination of this Agreement, the ICRA shall pay to the CITY and outstanding statements or statements for costs incurred but not billed as of the termination date.

4.3 Records. CITY and ICRA shall keep records and accounts which shall be available at all reasonable times for examination and audit by ICRA and shall be kept for a period of three (3) years after the completion of all work to be performed pursuant to this Agreement.

4.4 Sovereign Immunity. Nothing in this Agreement shall be deemed to affect the rights, privileges and immunities of the CITY as set forth in Section 768.28, Florida Statutes.

4.5 Independent Contractor. The CITY is independent from ICRA under this Agreement. Personal services provided by the CITY shall be by employees of the CITY and subject to supervision by the CITY, and not as officers, employees, or agents of the ICRA. Personnel policies, tax responsibilities, social security, health insurance, employee benefits, purchasing policies and other similar administrative procedures applicable to services rendered under this Agreement shall be those of the CITY.

4.6 Indemnification. The CITY will indemnify and hold the members of ICRA harmless as long as they are acting within the limits of the law, and within the scope of their duties.

4.7 Assignments and Amendments.

4.7.1 This Agreement or any interest herein, shall not be assigned, transferred or otherwise encumbered, under any circumstances, by ICRA or CITY, without the prior written consent of the other party.

4.7.2 It is further agreed that no modification, amendment or alteration in the terms or conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith.

4.8 Notice. Whenever any party desires to give notice unto any other party, it must be given by written notice, sent by registered United States mail, with return receipt requested, or by hand-delivery with a written receipt of delivery, addressed to the party for whom it is intended and the remaining party, at the place last specified, and the places for giving of notice shall remain such until they shall have been changed by written notice in compliance with the provisions of this Article. For the present, the parties designate the following as the respective places for giving of notice:

CITY: City Manager  
City of Inverness  
212 W. Main St.  
Inverness, FL 34450

With a copy to:  
City Attorney  
City of Inverness  
212 W. Main St.  
Inverness, FL 34450

ICRA: Inverness Community Redevelopment Agency  
Attention: Chairperson  
212 W. Main St.  
Inverness, FL 34450

With a copy to:  
ICRA Attorney  
City of Inverness  
212 W. Main St.  
Inverness, FL 34450

4.9 Binding Authority. Each person signing this Agreement on behalf of either party individually warrants that he or she has full legal power to execute this Agreement on behalf of the party for whom he or she is signing, and to bind and obligate such party with respect to all provisions contained in this Agreement.

4.10 Severability. If any provision of this Agreement or the application thereof to any person or situation shall to any extent, be held invalid or unenforceable, the remainder of this Agreement, and the application of such provisions to the persons or situations other than those as to which it shall have been held invalid or unenforceable shall not be effected thereby, and shall continue in full force and effect, and be enforced to the fullest extent permitted by law.

4.11 Governing Law. This Agreement shall be governed by the law of the State of Florida with venue lying in Citrus County.

4.12 Entire Agreement. This Agreement embodies the entire agreement between the parties. It may not be modified or terminated except as provided herein. It is further understood and agreed that this document incorporates and includes all prior negotiations, correspondence, conversations, agreements, or understandings applicable to the matters contained herein and the parties agree that there are no commitments, agreements, or understandings concerning the subject matter of this Agreement that are not contained in this document. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any prior representation or agreements, whether oral or written.

**IN WITNESS WHEREOF**, the Parties have caused this Agreement to be executed as of the day and year first written above.

**CITY OF INVERNESS**

By: \_\_\_\_\_  
Jacquie Hepfer, President

ATTEST:

\_\_\_\_\_  
Debbie Davis, City Clerk

APPROVED AS TO FORM AND LEGALITY  
For the use and reliance of the City of Inverness  
only.

\_\_\_\_\_, 2015.

\_\_\_\_\_  
Larry M. Haag, City Attorney

STATE OF FLORIDA  
COUNTY OF CITRUS

The foregoing instrument was acknowledged before me this \_\_\_\_ day of \_\_\_\_\_, 2015, by JACQUIE HEPFER and DEBBIE DAVIS, to me known to be the President and City Clerk, respectively, of the City of Inverness, Florida, and who acknowledged before me that they executed the foregoing instrument for the purposes therein expressed, and that they were duly authorized so to do.

WITNESS my hand and official seal this \_\_\_\_ day of \_\_\_\_\_, 2015.

\_\_\_\_\_  
Notary Public  
My Commission Expires

**CITY OF INVERNESS COMMUNITY  
REDEVELOPMENT AGENCY**

By: \_\_\_\_\_  
\_\_\_\_\_, Chairperson

ATTEST:

\_\_\_\_\_  
\_\_\_\_\_, Secretary

STATE OF FLORIDA  
COUNTY OF CITRUS

The foregoing instrument was acknowledged before me this \_\_\_\_ day of \_\_\_\_\_, 2015, by \_\_\_\_\_ and \_\_\_\_\_ to me known to be the Chairperson and Secretary, respectively, of the Inverness Community Redevelopment Agency and who acknowledged before me that they executed the foregoing instrument for the purposes therein expressed, and that they were duly authorized so to do.

WITNESS my hand and official seal this \_\_\_\_ day of \_\_\_\_\_, 2015.

\_\_\_\_\_  
Notary Public  
My Commission Expires

## Agenda Memorandum – *City of Inverness*

---

**DATE:** August 12, 2015  
**ISSUE:** Funding Assistance Byrne/Justice Assistance Program  
Sheriff's Department Request for City Support  
**FROM:** City Manager  
**CC:** City Clerk and Finance Director  
**ATTACHED:** Byrne/Justice Assistance Program 51% Letter  
Letter from Kevin McDow, Citrus County Sheriff's Office  
Letter from FDLE

---

The Citrus County Sheriff's Office once again is making application for Assistance Funding through the Byrne/Justice Assistance Grant Program in the amount of \$46,906. Awarded funds will be used to provide Law Enforcement Data Storage, Retrieval & Training.

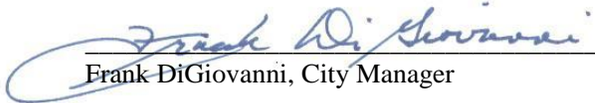
A requirement of the Byrne Grant is that the Sheriff's Office secures support from 51% of Law Enforcement Agencies of the community (Citrus County) to apply for and use issued funding.

Inverness City Council support is respectfully requested to help bring these funds to the Community and make proposed improvements a reality.

*(Note: Attachments to this memorandum are limited to pertinent pages of the submittal and does not represent the complete application.)*

***Recommended Action:***

Motion, second and vote to authorize the Council President to execute the Byrne (JAG) Grant Fifty-One percent letter in support of the Sheriff Office application to be awarded \$46,906 for local use.

  
Frank DiGiovanni, City Manager



# City of Inverness

*Administration Office*

212 W. Main Street

Inverness, Florida 34450-4149

Administration@Inverness-FL.gov

(352) 726-2611

Fax (352) 726-0607

August 12, 2015

Ms. Petrina Herring, Administrator  
Office of Criminal Justice Grants  
Department of Law Enforcement  
2331 Phillips Road  
Tallahassee, Florida 32308

Dear Ms. Herring::

In compliance with State of Florida *Rule 11D-9, F.A.C.*, the City of Inverness (city or county) approves the distribution of \$ \$46,906 (total allocation available) of Federal Fiscal Year 2013 Edward Byrne Memorial JAG Program funds for the following projects within Citrus (county):

<u>Subgrantee</u> (City of Inverness)	<u>Title of Project</u>	<u>Dollar Amount</u> (Federal Funds)
Citrus County	Citrus County Law Enforcement Data Storage, Retrieval & Training	\$46,906

Sincerely,

\_\_\_\_\_  
Jacquie Hepfer, President of City Council

2015



## CITRUS COUNTY SHERIFF'S OFFICE

*A Nationally Accredited Law Enforcement Agency*

SHERIFF  
JEFFREY J. DAWSY



Debbie,

We are once again applying for the annual FDLE county-wide law enforcement grant which requires approval of 51% of the units of government within the County.

This year's grant application, titled "***Citrus County Law Enforcement Data Storage, Retrieval, and Training***", will propose that the funds, \$46,906, be used to provide the computer capacity to meet the ever increasing need to store and retrieve law enforcement data. Training will also be provided for the Information Services Division.

Please have the attached "draft 51% letter" reproduced on City of Inverness letterhead and submitted to City Council for approval at their next meeting. If approved, I will need **two** copies of the 51% letter with original approval signatures.

Thank you for your assistance. We look forward to continuing to serve the citizens of Inverness.

Kevin McDow  
Director of Information Services  
Citrus County Sheriff's Office  
352-341-7408

1 DR. MARTIN LUTHER KING JR. AVE. - INVERNESS, FLORIDA 34450-4968 PHONE 352 726-4488



Florida Department of  
Law Enforcement

Richard L. Swearingen  
*Commissioner*

**Business Support**  
**Office of Criminal Justice Grants**  
Post Office Box 1489  
Tallahassee, FL 32302-1489  
(850) 617-1250  
[www.fdle.state.fl.us](http://www.fdle.state.fl.us)

Rick Scott, *Governor*  
Pam Bondi, *Attorney General*  
Jeff Atwater, *Chief Financial Officer*  
Adam Putnam, *Commissioner of Agriculture*

July 16, 2015

The Honorable John Kenney  
Chairman, Citrus County  
Board of Commissioners  
110 North Apopka Avenue  
Inverness, FL 34460

Re: Federal Fiscal Year (FFY) 2015 Edward Byrne Memorial Justice Assistance Grant (JAG) Program –  
JAG Countywide – State Solicitation

Dear Chairman Kenney:

The Florida Department of Law Enforcement (FDLE) anticipates an award from the United States Department of Justice for FFY 2015 JAG funds. FDLE will distribute these funds in accordance with the JAG Countywide distribution provisions of Chapter 11D-9, Florida Administrative Code.

FDLE has set aside \$46,906 funds for use by all units of government within Citrus County. Enclosed are the following documents to assist your county with the strategic planning and allocation process.

JAG-Countywide Program Announcement & Application Instructions  
JAG-Countywide Project Timeline  
JAG-Countywide Application Checklist  
Certificate of Participation

The enclosed Program Announcement provides an overview of these funds which can be used by local units of government to support a broad range of activities to prevent and control crime and to improve the criminal justice system. Please note the Program Announcement includes information from the U.S. Department of Justice relating several areas of national focus and its priorities to help maximize the effectiveness of the Byrne/JAG funding.

The Application Instructions provide an overview of requirements for submitting the JAG-Countywide request for funding through FDLE's on-line grant management system (SIMON). JAG-Countywide documents are also located online at <http://www.fdle.state.fl.us/content/Grants/JAGC2016.aspx>

As a condition of participation in this program, the units of government in each county must reach a consensus concerning the expenditure of these funds. This consensus must include the projects to be implemented as well as the agency responsible for such implementation. Developing such consensus will require someone to exercise leadership and assume a coordinating role in the development of applications for these funds. This coordinator will also serve as a liaison between the awarding agency and the subrecipient(s) to ensure all reports, documentation, and timelines are being submitted as per the requirements of the agreement.

FDLE recommends the Board of County Commissioners assume this responsibility. In the event the county declines to serve in this capacity, the Department will request the governing body of each municipality in the county, in descending order of population, to serve as the coordinating unit of government.

*Service • Integrity • Respect • Quality*

The Honorable John Kenney  
July 16, 2015  
Page Two

The enclosed Certificate of Participation form requests the identification of an individual coordinator. We will send this individual further information regarding the application process in FDLE's online grant management system.

The information provided for this year's award process is similar to those provided in previous years, but contain substantial revision based on new state and federal requirements for subawards involving federal grant funds. Please review all information and ensure the designated County Coordinator forwards all relevant program and application information to applicable JAG Project Directors within your county.

Please complete the enclosed Certificate of Participation and return it as soon as possible to the mailing address below:

Florida Department of Law Enforcement  
Office of Criminal Justice Grants  
Attention: Petrina T. Herring  
2331 Phillips Road  
Tallahassee, Florida 32308

FDLE does not discriminate, and prohibits subrecipients from discriminating, on the basis of race, color, religion, national origin, sex, disability, or age in the delivery of services or benefits or in employment.

We look forward to working with you. Please contact me or the JAG supervisor Randall Smyth at (850) 617-1250 with any questions or for further assistance regarding the JAG Program.

Sincerely,



Petrina T. Herring  
Bureau Chief

PTH/ps

Enclosure

cc: Mayors in Citrus County  
Law Enforcement Agencies in Citrus County  
Current JAG Project Directors in Citrus County


 Search

**Rick Swearingen**  
Commissioner

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## Edward Byrne Memorial Justice Assistance Grant (JAG)

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- [Florida Fusion Center](#)



### Program Strategy and Purposes

Justice Assistance Grant (JAG) funds can be used for state and local initiatives, technical assistance, training, personnel, equipment, supplies, contractual support, public information, and information systems for criminal justice for any one or more of the following purpose areas:

- 1) Law enforcement programs
- 2) Prosecution and court programs
- 3) Prevention and education programs
- 4) Corrections and community corrections programs
- 5) Drug treatment programs
- 6) Planning, evaluation, and technology improvement programs.
- 7) Crime victim and witness programs

Each of the old Byrne and LLEBG purpose areas is related to one of the above purpose areas. Any law enforcement or justice initiative previously eligible for funding under Byrne or LLEBG is eligible for JAG funding.

### Allocation Information

The JAG formula includes a state allocation consisting of a minimum base allocation with the remaining amount determined on population and Part 1 violent crime statistics and a direct allocation to units of local government. Once the state allocation is calculated, 60% of the funding is awarded to the state and 40% to eligible units of local government. Units of local government receiving awards more than \$10,000 will receive the funds directly from U. S. Department of Justice (USDOJ). Awards to units of local government of \$10,000 or less will be passed through the state. State allocations also have a variable pass through requirement to locals, calculated by the Bureau of Justice Statistics from each state's crime expenditures.

FDLE has designated the 60% funding awarded to the State of Florida as JAG Countywide. The portion of the 40% funding, designated for units of local government receiving awards of \$10,000 or less, passed through the State of Florida will be referred to as the Florida JAG Direct. It is possible for a unit of government to receive funding under both JAG Countywide and JAG Direct.

### Eligible Applicants

Units of local government are eligible to receive subgrants from FDLE. "Units of local government" means any city, county, town, township, borough, parish, village, or other general-purpose political subdivision of a State and includes Native American Tribes that perform law enforcement functions as determined by the Secretary of the Interior.

### Program Development Process - JAG Countywide

Each county is allocated a sum of money for use by all local governments within the county. This amount is determined through a funding algorithm established in administrative rule.

Chapter 11D-9.005, Florida Administrative Code, requires that units of government in each county reach consensus concerning the expenditure of these funds, including the projects to be implemented and the agency responsible for such implementation.

Maximum coordination is required to meet this program requirement and the Department requests the county board of commissioners to coordinate requests for all local governments within the county. The Chairman, Board of County Commissioners, in each county so notified is requested to return to the Department a statement of certification indicating the county's willingness to serve as the coordinating unit of government for at least 51 percent of the units of government which also represents at least 51 percent of the population located in said county. This certification must be returned within 30 days from the date of receipt of notification. In the event the county declines to serve in this capacity, the Department will request the governing body of each municipality in the county, in descending order of population, to serve as the coordinating unit of government.

### Application Requirements - JAG Countywide

Once the Certificate of Participation form designating the coordinator for your county is received, the Office of Criminal Justice Grants will send this individual further information regarding the application process. Applications must be accompanied by letters of approval representing agreement among at least 51 percent of all units of local government representing at least 51 percent of the county population as to the allocation of dollars to each project in the county.

### Program Development Process - Florida JAG Direct

Eligible units of government will receive an announcement of funding availability including application information and funding amount.

### Match Requirements

There is no match requirement under the guidelines of the new JAG program.

### JAG Countywide Funding Period

Awards are made for a period not to exceed twelve months beginning on October 1 and typically ending on September 30. A program may be funded indefinitely if funding is available, but a new application must be submitted each year.

### JAG Direct Funding Period

Awards are made for a period not to exceed five months beginning on February 1 and typically ending on June 30.

### Reporting Requirements

Applicants will be required to report the following to FDLE:

- Programmatic Performance Reports to be prepared in SIMON
- Project Expenditure reports to be prepared in SIMON.
- Audit or [Certification of Audit Exemption Form](#), if applicable.

### Distribution of Funds

Grant funds are distributed on a reimbursement basis. Requests for reimbursement can be submitted on a monthly or a quarterly basis. A cash advance for up to 25% of the grant award is possible if the subgrantee document a hardship.

**Subgrant Information Management ON-line (SIMON)**

Applications and reports are submitted via FDLE's on-line grants management system, SIMON, at <http://simon.fdle.state.fl.us>. A detailed user manual and video user guides are available in SIMON. Please read the manual before you get started and consult it before calling for assistance.

**Vendor Payment History**

The Florida Office of the Comptroller has developed a website (<https://flair.dbf.state.fl.us>) that enables vendors for the State of Florida to view the records of payment history. As FDLE subgrantees and implementing agencies, you have the authorization to access this website to determine the status of payment for claims submitted to this office.

**Contact Information**

Phone: (850) 617-1250  
Fax: (850) 921-0434

Florida Department of Law Enforcement  
Office of Criminal Justice Grants  
Post Office Box 1489  
Tallahassee, FL 32302

## Interoffice Memorandum – *City of Inverness*

August 13, 2015

**TO:** Elected Officials  
**FROM:** City Manager  
**SUBJECT:** CITRUS COUNTY DELEGATION  
**CC:** City Clerk & Department Directors  
**Enclosure:** Notice of Local Delegation Meeting

The Local Delegation for Citrus County includes: State Senator Charles Dean, and State Representative Jimmy T. Smith. On an annual basis, or more frequently if time allows, Local Delegation Members will call a meeting for the benefit of residents and City/County Government Officials to directly address concerns to them in a public venue. For clarity, we regularly speak with State Elected Officials and interact in a manner that enhances the community. To structure a discussion of City Council for the upcoming meeting, the following list is provided of what may be communicated by letter or publicly to Delegation Members:

- 1. Protect Assistance Funding**
  - ✓ Low Density Community Fire Service Qualifications
  - ✓ Inter-Model Bicycle Plan Funding
    - Connectivity to and from State Trail
    - Inter-Model Development to reduce congestion, traffic and realize community health benefits
  - ✓ RCW Extension Funding
- 2. Recognize the substance of Home Rule to protect local interests and address any/all unfunded mandates previously enacted or newly proposed.**
  - a. One Size Does Not Fit All
- 3. Maintain the Integrity of State Revenue Sharing and all pass through Revenues**
- 4. Lake Protection & Clean-Up**
  - a. State Surface Water Protection (Lakes)
  - b. Local Storm Water Treatment Funding
  - c. (State) Incentives and Assistance

***Recommended Action –***

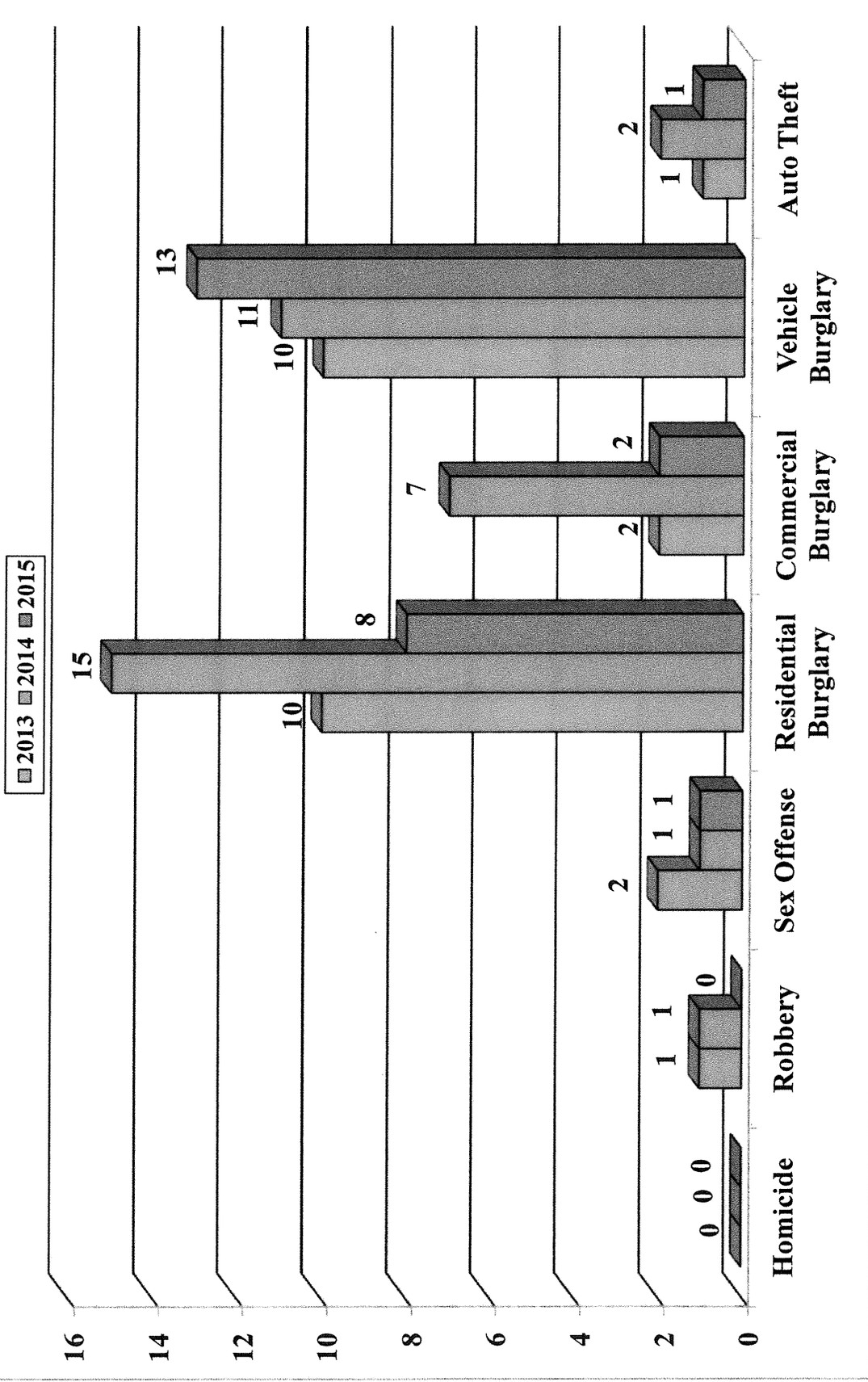
Discuss above list; add or delete as deemed appropriate, and then motion, second and vote to authorize the approved items be transmitted by letter and publicly by the Council President or their designee.

  
\_\_\_\_\_  
Frank DiGiovanni

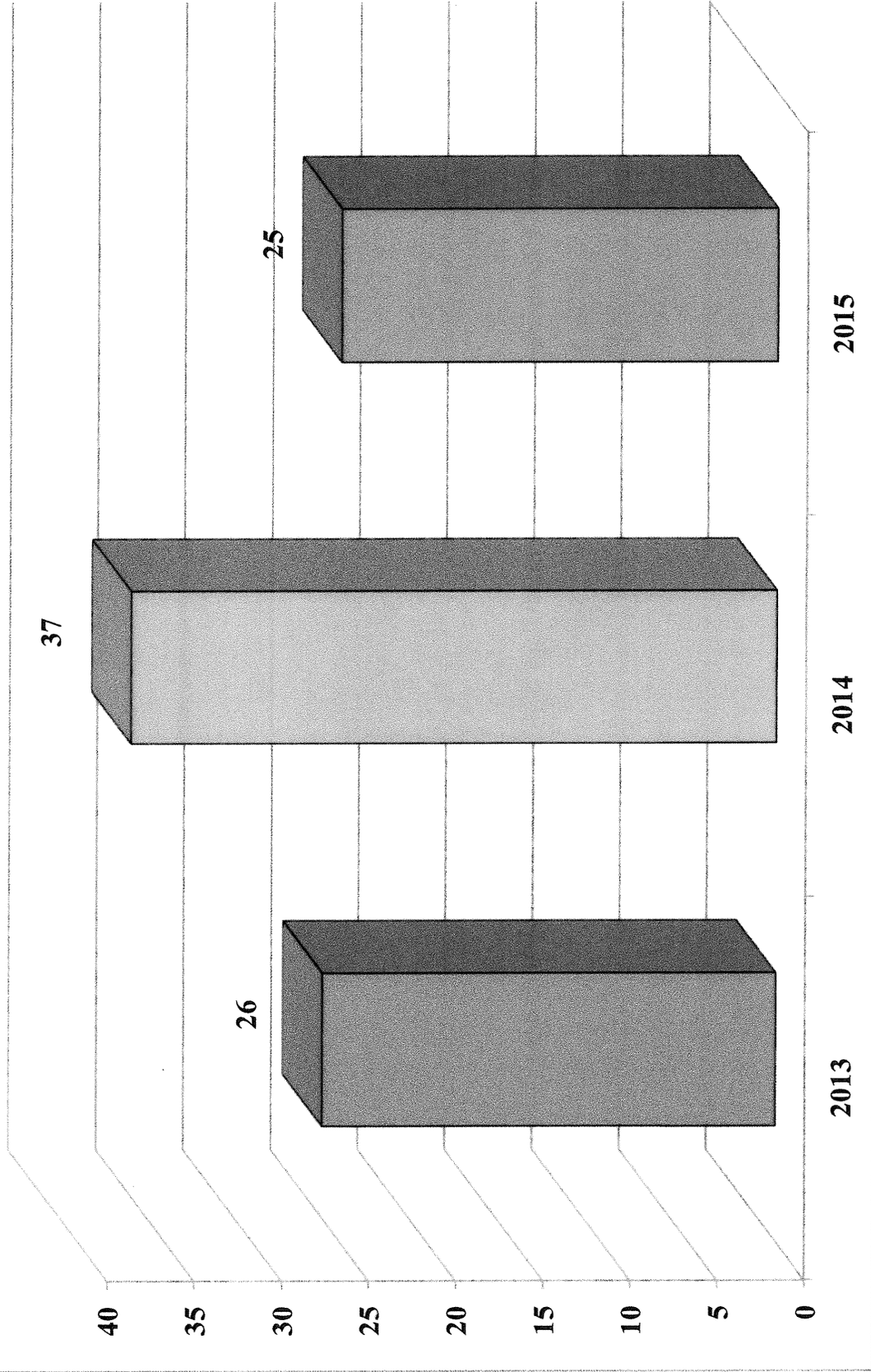


The Citrus County Legislative Delegation will be meeting on Monday, September 21, 2015, 3:00pm – 6:00pm at the Citrus County Courthouse located at 110 N. Apopka Avenue in Inverness, in the County Commission Chamber. The deadline for submitting information, proposed local bills or signing up to speak will be, Monday September 14, 2015 at 12:00 pm. For more information, please contact Dawn Faherty or Tammy Still at 352-560-6020 or by email at [dawn.faherty@myfloridahouse.gov](mailto:dawn.faherty@myfloridahouse.gov) or [tammy.still@myfloridahouse.gov](mailto:tammy.still@myfloridahouse.gov)

# 2015 Semi-Annual City of Inverness Tracked Crime Jan 1 to

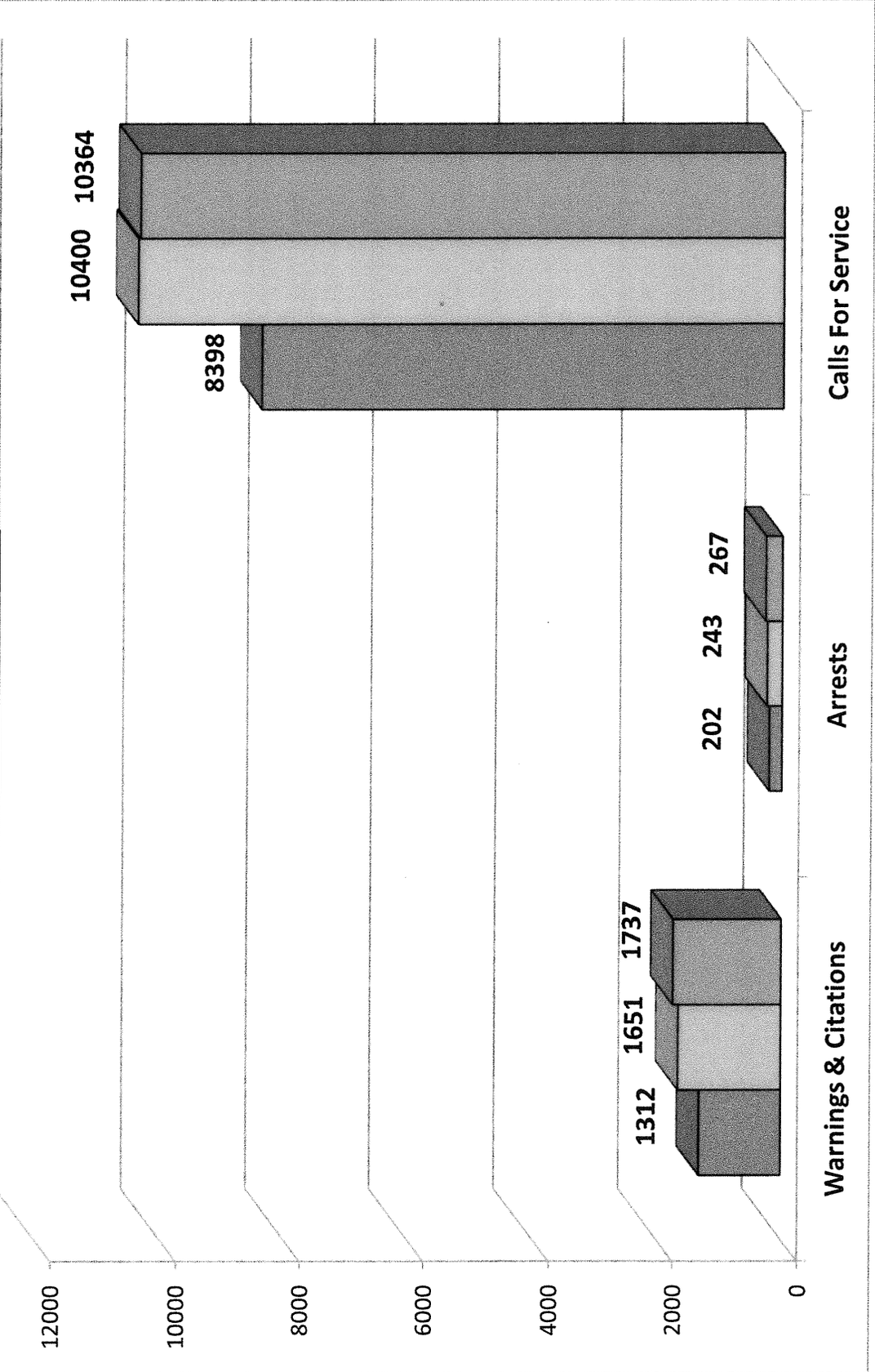


### Combined Tracked Crime Jan 1 to June 30, 2015

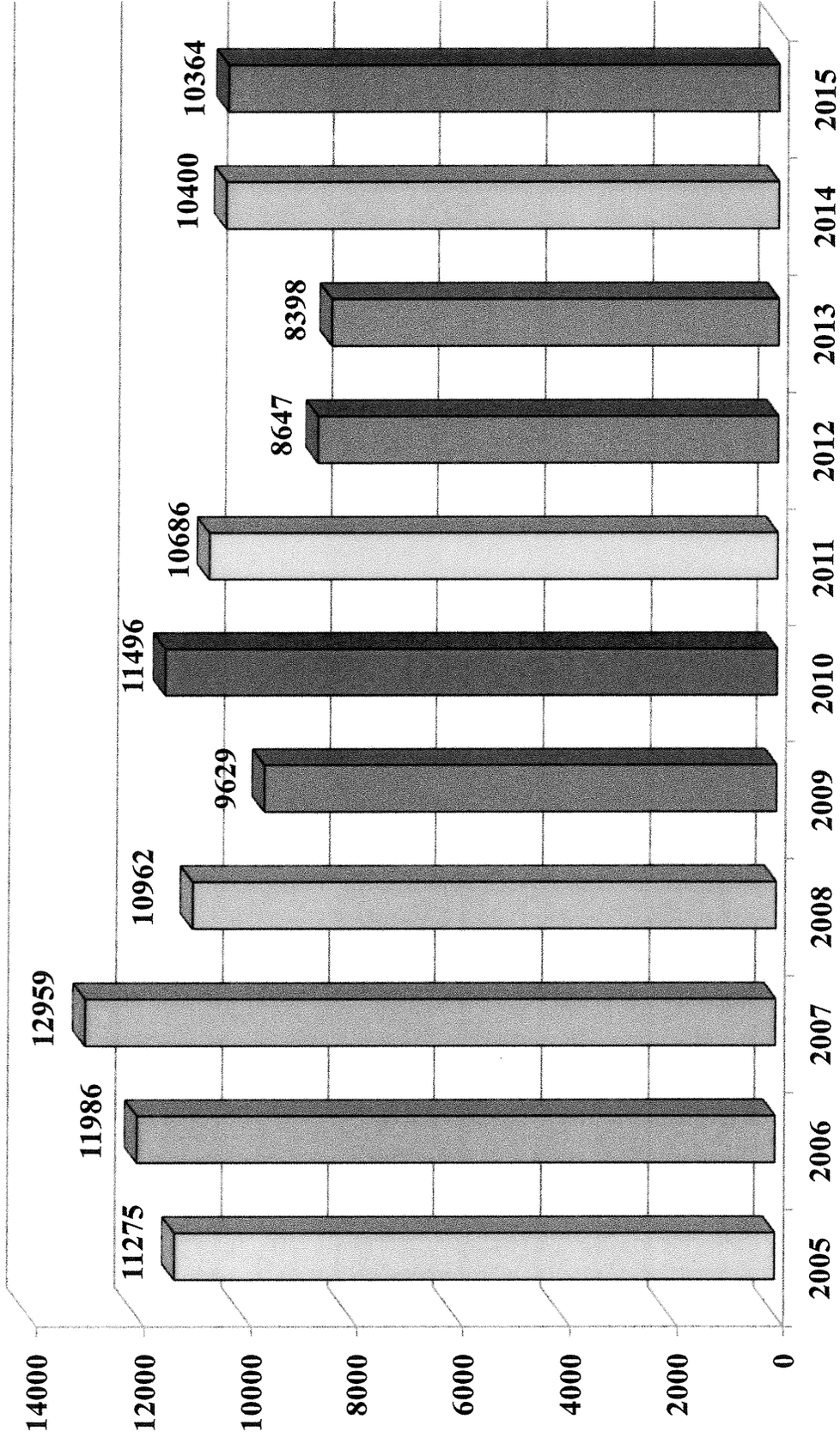


# 2015 Semi-Annual City of Inverness Combined Comparison Jan 1 to June 30

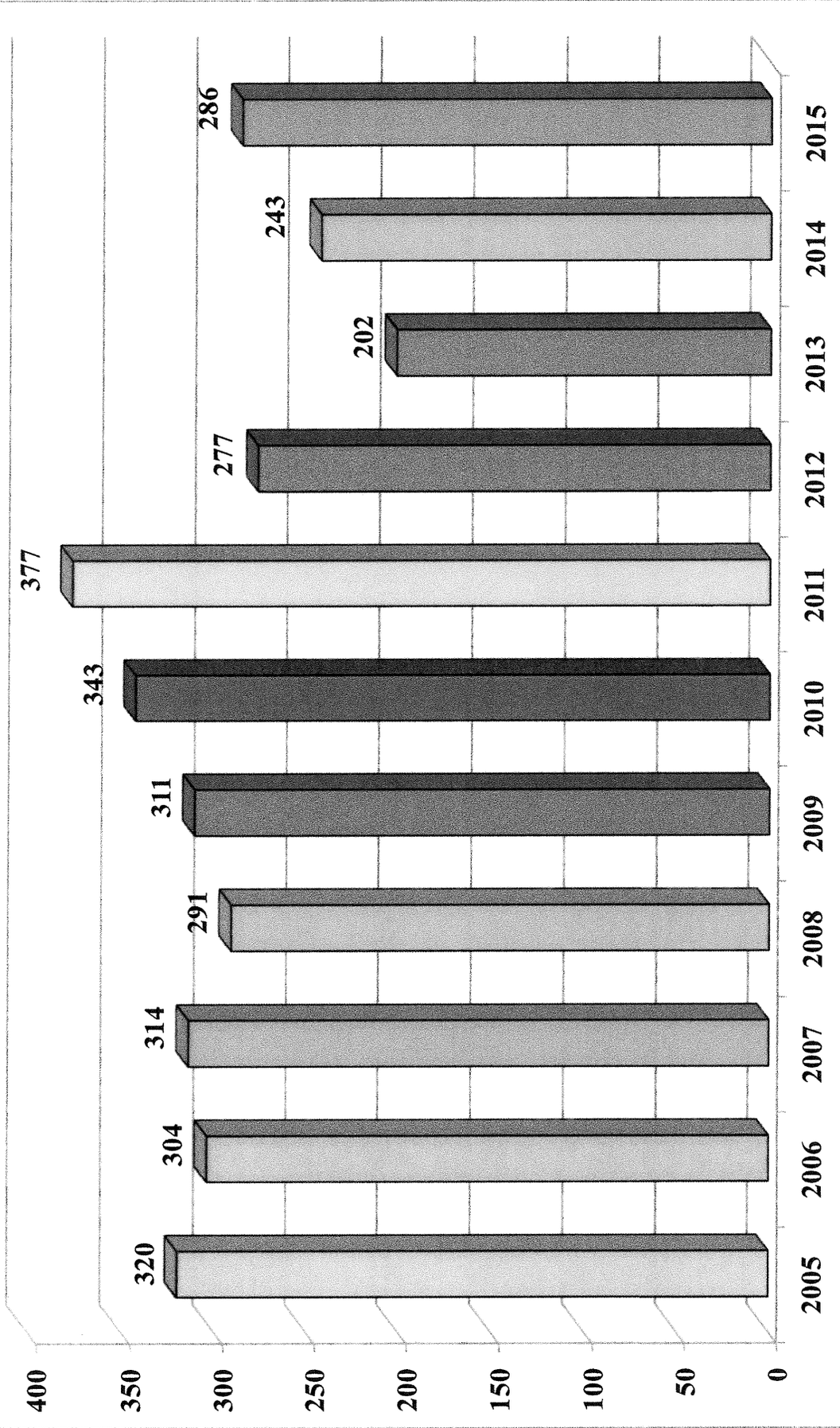
■ 2013 ■ 2014 ■ 2015



### 2015 Semi-Annual City of Inverness Call for Service Jan 1 to



# 2015 Semi-Annual City of Inverness Arrest Reports Jan 1 to June



# City of Inverness - Semi Annual Calls for Service - Top Twenty Report

2006 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	4871
SECURITY CHECK	3140
SECURITY CHECK DIRECTIVE	2000
SECURITY CHECK COMMERCIAL	1810
FOLLOW-UP	1396
TRAFFIC	1100
SERVING CIVIL PAPERS	916
PHONE CALL	705
ALARM	619
MISCELLANEOUS	545
CITIZENS ASSIST	505
VEHICLE CRASH (MINOR)	455
SECURITY CHECK RESIDENTIAL	339
SECURITY CHECK COMMERCIAL	317
SUSPICIOUS PERSON	309
DISTURBANCE	286
CIVIL	266
RECKLESS VEHICLE	241
AID OTHER AGENCY	233
SECURITY CHECK RESIDENTIAL	210
LARCENY	210

2007 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	4875
SECURITY CHECK COMMERCIAL	3161
SECURITY CHECK	2261
SECURITY CHECK DIRECTIVE	2211
FOLLOW-UP	1622
TRAFFIC	1202
SERVING CIVIL PAPERS	809
MISCELLANEOUS	753
ALARM	516
CITIZENS ASSIST	514
VEHICLE CRASH (MINOR)	453
CIVIL	412
SECURITY CHECK RESIDENTIAL	401
RECKLESS VEHICLE	335
SUSPICIOUS PERSON	323
DISTURBANCE	285
AID OTHER AGENCY	272
CAPIAS ARREST	271
LARCENY	268
SUSPICIOUS VEHICLE	263

2008 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	4820
SECURITY CHECK	2539
TRAFFIC	1264
FOLLOW-UP	1238
SECURITY CHECK COMMERCIAL	1139
SECURITY CHECK DIRECTIVE	927
SERVING CIVIL PAPERS	636
MISCELLANEOUS	511
ALARM	478
CITIZENS ASSIST	468
CIVIL	363
VEHICLE CRASH (MINOR)	338
CAPIAS ARREST	308
RECKLESS VEHICLE	258
SECURITY CHECK RESIDENTIAL	255
SUSPICIOUS VEHICLE	255
SUSPICIOUS PERSON	258
LARCENY	222
DISTURBANCE	214
DISTURBANCE IN PROGRESS	169

2009 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	2621
SECURITY CHECK	1082
FOLLOW-UP	998
TRAFFIC	575
SECURITY CHECK COMMERCIAL	468
SERVING CIVIL PAPERS	308
CITIZENS ASSIST	257
MISCELLANEOUS	245
ALARM	234
VEHICLE CRASH (MINOR)	202
CIVIL	188
911 HANG-UP	164
SECURITY CHECK RESIDENTIAL	154
SUSPICIOUS PERSON	152
RECKLESS VEHICLE	131
SECURITY CHECK DIRECTIVE	120
SUSPICIOUS VEHICLE	118
CAPIAS ARREST	116
DISTURBANCE/FIGHT IN	114
DISTURBANCE	109

2010 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	3572
SECURITY CHECK COMMERCIAL	972
SECURITY CHECK	718
TRAFFIC	688
SUPPLEMENTAL	582
FOLLOW-UP	427
SUSPICIOUS/WANTED PERSON	388
SERVING CIVIL PAPERS	308
WELFARE CHECK/PUBLIC SERV	303
TRAFFIC CRASH	279
TRAFFIC VIOLATION/COMPLAIN	226
MISCELLANEOUS	202
ALARM CALL	193
NON-URGENT REQUEST	176
NON-URGENT CHECK WELFARE	175
LOST/STRAY/UNWANTED ANIMAL	174
ASSIST OTHER AGENCIES	169
SECURITY CHECK RESIDENTIAL	162
SECURITY CHECK DIRECTIVE	110
TRAFFIC HAZARD	95

2011 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	2889
SECURITY CHECK POLICE	1809
SUPPLEMENTAL	680
PUBLIC SERVICE/LOCKOUT	561
TRAFFIC	539
SECURITY CHECK COMMERCIAL	392
SUSPICIOUS/WANTED PERSON	341
TRAFFIC VIOLATION	305
TRAFFIC ACCIDENT	290
MISCELLANEOUS	262
CIVIL PAPERS	256
ANIMAL	225
ADMINISTRATIVE	221
ALARMS	215
SECURITY CHECK (DEFECTIVE)	170
THEFT/LARCENY	169
DUMES/IL DISTURBANCE	112
HARASSMENT/TALKING	111
C.S.T. RESPONSE	82
DISTURBANCE/NUISANCE	81

2012 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	1540
SECURITY CHECK	936
TRAFFIC	291
SUPPLEMENTAL OTHER	288
NON-URGENT CHECK WELFARE	268
SECURITY CHECK DIRECTIVE	256
SUSPICIOUS/WANTED PERSON	245
OTHER	230
SUPPLEMENTAL REPORT	227
WELFARE CHECK/PUBLIC SERV	210
SERVING CIVIL PAPERS	209
TRAFFIC VIOLATION/COMPLAIN	205
SECURITY CHECK COMMERCIAL	184
ALARM/BURGLARY	172
FOLLOW-UP	169
TRAFFIC CRASH/INJURY	166
LOST/STRAY/UNWANTED ANIM	155
MISCELLANEOUS INCIDENT	137
AID OTHER AGENCY POLICE	114
SUSPICIOUS PERSON CODE 1	106

2013 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	1533
OTHER	569
OTHER INFORMATION	533
NON-URGENT REQUEST	485
FOLLOW-UP	359
SERVING CIVIL PAPERS	277
TRAFFIC	270
ANIMAL	255
SECURITY CHECK	255
BURGLARY	227
SUPPLEMENTAL REPORT	189
SUSPICIOUS/WANTED PERSON	167
MISCELLANEOUS INCIDENT	155
VERBAL DISTURBANCE	149
CRASH/NO INJURY	145
VIOLATION	124
TRAFFIC VIOLATION/COMPLAIN	100
CRASH UNKNOWN/INJURY	98
PAST THEFT	57
PHYSICAL DISTURBANCE	53

2014 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	1689
SECURITY CHECK	967
TRAFFIC	803
MISCELLANEOUS INCIDENT	673
NON-URGENT REQUEST	564
OTHER	560
OTHER INFORMATION	459
SERVING CIVIL PAPERS	297
FOLLOW-UP	275
BURGLARY	222
ANIMAL	210
VERBAL DISTURBANCE	205
CRASH/NO INJURY	204
SUPPLEMENTAL REPORT	203
SECURITY CHECK COMMERCIAL	161
SUSPICIOUS/WANTED PERSON	167
VIOLATION	130
PHYSICAL DISTURBANCE	122
CRASH WITH INJURY	109
TRAFFIC VIOLATION/COMPLAIN	109

2015 City of Inverness Top 20 Calls for Service	
STOPPING VEHICLE	2016
TRAFFIC	966
SECURITY CHECK	943
NON-URGENT REQUEST	652
OTHER	489
OTHER INFORMATION	314
MISCELLANEOUS INCIDENT	275
SERVING CIVIL PAPERS	268
FOLLOW-UP	254
CRASH/NO INJURY	220
ANIMAL	216
BURGLARY	200
SUSPICIOUS/WANTED PERSON	186
VERBAL DISTURBANCE	160
SUPPLEMENTAL REPORT	154
VIOLATION	133
TRAFFIC VIOLATION/COMPLAIN	130
SECURITY CHECK DIRECTIVE	129
CRASH UNKNOWN/INJURY	121
PHYSICAL DISTURBANCE	116

2015 Semi-Annual City of Inverness Calls for Service Total		
Call Type	Police Actions	
STOPPING VEHICLE	2016	
TRAFFIC	966	
SECURITY CHECK	943	
NON-URGENT REQUEST	652	
OTHER	458	
OTHER INFORMATION	314	
MISCELLANEOUS INCIDENT	275	
SERVING CIVIL PAPERS	258	
FOLLOW-UP	254	
CRASH NO INJURY	220	
ANIMAL	216	
BURGLARY	200	
SUSPICIOUS/WANTED PERSON	186	
VERBAL DISTURBANCE	160	
SUPPLEMENTAL REPORT	154	
VIOLATION	133	
TRAFFIC VIOLATION/COMPLAINT	130	
SECURITY CHECK DIRECTIVE	129	
CRASH UNKNOWN INJURY	121	
PHYSICAL DISTURBANCE	115	
TRESPASSING	109	
HAZARD	108	
WELFARE CHECK/PUBLIC SERVICE	96	
DRUGS	93	
FIRE	87	
LOST/FOUND MESSAGE TRANSPORT	81	
SECURITY CHECK COMMERCIAL	81	
PAST THEFT	81	
CRASH WITH INJURY	80	
TRAFFIC CRASH	76	

SUSPICIOUS PERSON	73
SUSPICIOUS CIRCUMSTANCE	70
DUI	67
THEFT/LARCENY	63
URGENT REQUEST	63
WANTED PERSON	54
NOISE COMPLAINT	48
PAST BURGLARY	47
ASSAULT	45
NUISANCE	36
PAST ASSAULT	35
FRAUD	34
HIT & RUN NO INJURY	31
HARASSMENT/STALKING	30
THREATS	30
SEX OFFENDER CHECK	30
SUSPICIOUS VEHICLE	28
PANIC/DURESS	28
FOUND PROPERTY	28
CONDUCT INVESTIGATION	27
PAST FRAUD	27
SECURITY CHECK RESIDENTIAL	27
ASSIST OTHER AGENCY	26
MENTAL DISORDER	24
ADMINISTRATIVE	24
PAST HARASSMENT	23
VIOLENT DISORDER	23
SUICIDE THREAT	23
PAST THEFT FROM VEH	22
NON-VIOLENT DISORDER	20
MISSING PERSON	20
ALARM	19
MISSING/RUNAWAY/FOUND	19

PAST THREAT	18
ROAD RAGE	17
ALARMS	16
UNKNOWN 3RD PARTY	16
PARKING COMPL	16
PAST HIT & RUN	16
PAST SUSP CIRCUMSTANCE	15
ATTEMPTED SUICIDE	15
SHOTS HEARD	14
ABANDONED VEHICLE	12
PAST PHYSICAL	12
ABUSE/NEGLECT	12
TRAFFIC DIRECTIVE	12
BOMB THREAT	12
PAST ABUSE/NEGLECT	11
PAST TRAFFIC CRASH	10
DAMAGE	10
PAST VERBAL	10
DOMESTIC DISTURBANCE	10
INDECENCY/LEWDNESS	8
DISTURBANCE	8
SEX ASSAULT	7
SUSPECT	7
PAST TRESPASS	7
PAST VEHICLE THEFT	7
WEAPONS INCIDENT	7
KEEP THE PEACE	6
TRANSPORT	6
VEHICLE THEFT	6
PAST DRUGS	6
REFERRAL	5
EVIDENCE	5
MISCHIEF	5

FOUND PERSON	5
CRIMINAL MISCHIEF	4
NEGLECT	4
ABDUCTION	4
SUICIDAL/ATTEMPT	4
VEHICLE	3
PAST SUSP PERSON	3
ITEMS	3
SUSPECT DETAINED	3
PAST ABDUCTION	2
SUSPICIOUS PACKAGE	2
SUSPICIOUS DEATH	2
SUDDEN DEATH	2
PAST STALKING	2
INFORMATION	2
WBC BOAT	2
WEAPONS	2
RUNAWAY	2
PAST SUICIDE THREAT	1
PAST ATT THEFT FROM VEH	1
PERSONAL ROBBERY	1
PAST SUSP VEHICLE	1
PORNOGRAPHY	1
PAST MISCHIEF	1
PUBLIC SERVICE	1
ABANDONMENT	1
PAST THEFT ATTEMPT	1
DECEASED PERSON	1
COURT ORDER	1
CST RESPONSE	1
PAST INDECENCY	1
<b>Grand Total</b>	<b>10364</b>