



11333 N. Cedarburg Road
Mequon, WI 53092
Phone: 262-242-3500
Fax: 262-242-7655

www.ci.mequon.wi.us

Police and Fire Departments

PUBLIC SAFETY COMMITTEE
Tuesday, March 11, 2025
5:00 PM
Lower Conference Room

Agenda

- 1) Call to Order and Roll Call
- 2) Approve Meeting Minutes
Action requested: review and approve
 - a. Public Safety Committee - Regular Meeting - Jan 14, 2025 5:00 PM
- 3) Resolutions
Action requested: review and recommend approval
 - a. **RESOLUTION 4192** A Resolution Approving an Intergovernmental Cooperation Agreement for Law Enforcement Mutual Aid in Ozaukee County
 - b. **RESOLUTION 4193** A Resolution Approving Receipt of a Donation from the Mequon-Thiensville Community Foundation in the Amount of \$16,000 for the Purchase, Training and Certification of a Successor K9
- 4) Adjourn

Dated: March 11, 2025

/s/ Gregg Bach, Chair

Notice is hereby given that a quorum of other governmental bodies may be present at this meeting to present, discuss and/or gather information about a subject over which they have decision-making responsibility, although they will not take formal action thereto at this meeting.

Persons with disabilities requiring accommodations for attendance at this meeting should contact the City Clerk's Office at 262-236-2914, twenty-four (24) hours in advance of the meeting.

Any questions regarding this agenda may be directed to the Public Safety Office at 262-242-3500, Monday through Friday, 8:00 AM – 4:30 PM



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Police and Fire Departments

PUBLIC SAFETY COMMITTEE
Tuesday, January 14, 2025
5:00 PM
Lower Conference Room

Minutes

- 1) Call to Order and Roll Call

Present:

Chair Gregg Bach
Alderman Dale Mayr
Alderman Kelly Tolocko

Also Present: Police Chief Pryor, Police Captain Riley, Alderman Robert Strzelczyk, City Attorney Brian Sajdak (arrival at 5:06 PM), Administrative Coordinator Bowen, City Intern Justin Randall

- 2) Approve Meeting Minutes

- a. Public Safety Committee - Regular Meeting - Nov 12, 2024 5:00 PM

RESULT: Accepted [Unanimous]
MOVED BY: Alderman Mayr
SECONDED BY: Alderman Tolocko

AYES: Bach, Mayr, Tolocko

- 3) Resolutions

Action requested: review and recommend approval

- a. **RESOLUTION 4173** A Resolution Approving the Receipt of Donation from the Mequon-Thiensville Community Foundation in the Amount of \$13,333, in Connection with Establishing a Law Enforcement Drone Program

Chief Pryor discussed the purchase of a drone with funds received from the MTCF and the implementation of a drone program.

RESULT: Approved by Voice Acclamation [Unanimous]
MOVED BY: Alderman Mayr
SECONDED BY: Alderman Tolocko

AYES: Bach, Mayr, Tolocko

- 4) Discussion

Minutes Acceptance: Minutes of Jan 14, 2025 5:00 PM (Approve Meeting Minutes)

- a. A Discussion about Hunting Regulations and Weapons Discharge Permits for the area around Spirit Lake, 4513 W Bonniwell Road, owned by the Ozaukee Washington Land Trust.

The Committee discussed the current hunting regulations and weapons discharge permits for the area around Spirit Lake. The Committee reached a consensus to restrict hunting on the property to archery only and re-examine the regulations at a later date if needed.

5) Adjourn

- a. Motion to Adjourn

A motion to adjourn was made at 5:27 PM.

RESULT: **Approved by Voice Acclamation [Unanimous]**
MOVED BY: Alderman Tolocko
SECONDED BY: Alderman Mayr

AYES: Bach, Mayr, Tolocko

Respectfully Submitted,

Melina Bowen
Administrative Coordinator

Minutes Acceptance: Minutes of Jan 14, 2025 5:00 PM (Approve Meeting Minutes)



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Office of Police

TO: Public Safety Committee
FROM: Mark Riley, Police Chief
DATE: March 11, 2025
SUBJECT: RESOLUTION 4192 A Resolution Approving an Intergovernmental Cooperation Agreement for Law Enforcement Mutual Aid in Ozaukee County

Background:

In October 2017, the City of Mequon, City of Cedarburg, City of Port Washington, Village of Grafton, Village of Saukville, Village of Thiensville, and the Ozaukee County Sheriff's Department entered into an Intergovernmental Cooperation Agreement for Law Enforcement Mutual Aid in Ozaukee County. This agreement detailed the pooling of resources to offer mutual assistance in emergency situations upon appropriate request. The agreement, signed at that time, was effective for five years and thus requires review.

The agreement outlines various components of the Intergovernmental Cooperation Agreement for Law Enforcement Mutual Aid, including:

- Providing resources to another agency whose resources are strained, or offering specialized law enforcement resources to an agency without such resources.
- The method for requesting mutual aid.
- Costs and liabilities associated with mutual aid.
- Setting the effective date of October 1, 2022.
- Automatic annual renewals upon the agreement's anniversary date.

Analysis:

The updated Intergovernmental Cooperation Agreement, a copy of which is attached, has been discussed by the parties involved and rewritten by legal representatives from the local police agencies within Ozaukee County. One notable change from the prior agreement is that the agreement here excludes the Sheriff's Office. This change resulted from a desire of the departments to engage in liability shifting. Under the statutes, the provisions of Wis. Stat. §§ 66.0313 and 66.0513 each provide that an officer from an assisting agency is deemed to be an employee of the requesting agency for compensation (through reimbursement from the requesting agency to the assisting agency) and liability.

Summarily, the participating departments believe that a better policy is to have each agency be responsible for their own officers. However, in order to change the statutory default, the Agreement needs to exclude the County because the County lacks the same broad home rule authority possessed by cities and villages. Accordingly, the County was excluded from the

agreement. However, the City and County will continue to rely on mutual aid from each other, just with the understanding that the statutory indemnification language will apply.

Fiscal Impact:

None.

Recommendation:

A recommendation is forthcoming from the Public Safety Committee on March 11, 2025.

Attachments:

Ozaukee County Mutual Aid Agreement (DOCX)

COMMON COUNCIL
OF THE
CITY OF MEQUON

RESOLUTION 4192

A Resolution Approving an Intergovernmental Cooperation Agreement for Law Enforcement
Mutual Aid in Ozaukee County

A. The Cities of Cedarburg, Mequon, and Port Washington, and the Villages of Fredonia, Grafton, Saukville, and Thiensville each provide law enforcement services to their respective communities.

B. Wis. Stat. § 66.0301(2) authorizes municipalities to enter into agreements for the receipt or furnishing of services and the joint exercise of governmental powers required or authorized by law.

C. Wis. Stat. § 66.0313 authorizes law enforcement agencies, upon request, to provide mutual assistance to one another in law enforcement efforts.

D. The communities to the Intergovernmental Cooperation Agreement wish to provide mutual law enforcement aid to each other as may be deemed necessary by the circumstances, in accordance with the terms of the Agreement.

BASED UPON THE FOREGOING RECITALS, IT IS RESOLVED by the Common Council of the City of Mequon, Wisconsin that:

1. The Intergovernmental Cooperation Agreement for Law Enforcement Mutual Aid in Ozaukee County, in the form attached hereto, is hereby approved.

2. The Mayor, Police Chief, and City Clerk are hereby authorized and directed to execute and deliver the same.

Approved by: Andrew Nerbun, Mayor

Date Approved: March 11, 2025

I certify that the foregoing Resolution was adopted by the Common Council of the City of Mequon, Wisconsin, at a meeting held on March 11, 2025.

Caroline Fochs, City Clerk

**INTERGOVERNMENTAL COOPERATION AGREEMENT FOR
LAW ENFORCEMENT MUTUAL AID IN OZAUKEE COUNTY**

This Intergovernmental Cooperation Agreement for Law Enforcement Mutual Aid in Ozaukee County (the “Agreement”), is made by and between the City of Cedarburg, City of Mequon, City of Port Washington, Village of Fredonia, Village of Grafton, Village of Saukville, and Village of Thiensville (each being a “Party” and collectively the “Parties.”)

RECITALS

- A. Each of the Parties is a city, or village with a law enforcement agency as defined in Wis. Stat. § 66.0313(1)(a).
- B. Wis. Stat. § 66.0301(2) authorizes the Parties to enter into agreements for the receipt or furnishing of services and the joint exercise of governmental powers required or authorized by law.
- C. Wis. Stat. § 66.0313 authorizes law enforcement agencies, upon request, to provide mutual assistance to one another in law enforcement efforts.
- D. The Parties wish to provide mutual law enforcement aid to each other as may be deemed necessary by the circumstances in accordance with the terms of this Agreement.

AGREEMENT

IN CONSIDERATION of these Recitals and the mutual agreements, benefits and responsibilities outlined herein, the sufficiency of which is hereby acknowledged, the Parties agree as follows:

Section 1. Purpose.

The Parties recognize that the capability of any individual Party to provide a law enforcement response within its jurisdiction may be exceeded based on reasonable staffing and/or equipment levels. Further, the Parties recognize that another Party may employ law enforcement officers with specialized training and skills, including but not limited to Special Response Teams, Crash Reconstruction Units, K-9 handlers, Drug Recognition Experts, and the ability to communicate in a language other than English. The purpose of this agreement is to provide for additional law enforcement resources to a Party where that Party’s law enforcement resources are, or are likely to be, strained as a result of needs within its jurisdiction, and/or to provide specialized law enforcement resources to a Party without such resources. The Parties understand that reliance on mutual aid under this Agreement is not intended to be a substitute for adequate staffing in the participating municipalities.

Section 2. Authority.

This Agreement is made and entered into by the parties pursuant to the authority granted by Wis. Stat. § 66.0301, which authorizes municipalities to contract with each other the provision of services and the joint exercise of governmental powers, and Wis. Stat. § 66.0313, which authorizes

law enforcement agencies to provide mutual assistance to one another in law enforcement efforts. Further, under Article XI, Sec. 3 of the Wisconsin Constitution and Wis. Stat. § 66.0101, the Parties possess broad Home Rule authority to determine their own local affairs.

Section 3. Definitions.

1. “Agency” means a law enforcement agency operating under the authority of one of the Parties to this Agreement, i.e., the municipal police departments of each of the cities and villages that are Parties to this Agreement. Reference herein to more than one Agency collectively shall be as the “Agencies.”
2. “Assisting Agency” means an Agency providing law enforcement services and/or equipment for an emergency response outside of the Assisting Agency’s primary response jurisdiction.
3. “Dispatcher” means a person employed by an Agency with responsibility for 911 call taking and the dispatching of law enforcement resources.
4. “Emergency” means a call for service, crime, event, or other situation that exceeds or is reasonably anticipated to exceed the response capabilities of an Agency or otherwise strains law enforcement resources such that an imminent threat to life, property, health or community welfare is created.
5. “Officer” means a person with sworn law enforcement powers employed by an Agency, regardless of rank.
6. “Requesting Agency” means the Agency which has primary response jurisdiction over the location where an Emergency is taking place or is reasonably anticipated to take place.

Section 4. Mutual Aid.

1. Whenever an Agency determines that mutual aid from another Agency is necessary because of the existence of an Emergency, that an Emergency is likely imminent, or that specialized law enforcement assistance is necessary:
 - A. The Chief or the on-duty supervising officer of the Agency will communicate the need for mutual aid to its Dispatcher who may contact another Agency to provide the requested mutual aid.
 - B. The Dispatcher should first seek the approval of the on-duty supervising officer of the Assisting Agency before assigning the Assisting Agency’s personnel and/or equipment to assist a Requesting Agency. The Dispatcher should follow the direction of the Assisting Agency in regards to the resources available for assignment to a Requesting Agency.
 - C. The Assisting Agency may decline a request for mutual aid, if in the best judgment and discretion of the Assisting Agency’s chief or on-duty supervising officer in

charge at the time, the safety of the Assisting Agency's own jurisdiction's inhabitants would be excessively compromised or otherwise put in unwarranted jeopardy. In the event of such decision, the Assisting Agency will immediately notify the Requesting Agency of its decision and may assist the Requesting Agency in summoning assistance of other service providers, if practical or feasible. No liability of any kind or nature shall be attributed to or be assumed whether express or implied by any Party hereto, its duly authorized agents and personnel for failure or refusal to render aid. In addition, there shall not be any liability for a Party that withdraws aid once provided pursuant to the terms of this Agreement.

- D. Notwithstanding the above, where any delay in the response of law enforcement resources to an Emergency could reasonably be believed to jeopardize life or significant property damage, a Dispatcher may assign personnel and/or equipment from any Assisting Agency to provide mutual aid to a Requesting Agency, and any Assisting Agency may provide such mutual aid, without the approval of the respective chiefs or on-duty supervising officer.
 - E. Nothing herein shall prohibit or prevent a Requesting Agency from directly requesting assistance from an Assisting Agency in situations that present an imminent threat to life health, and/or significant property damage.
2. Assisting Agency personnel and equipment dispatched to provide mutual aid pursuant to this Agreement shall report for direction and assignment to the chief or incident commander of the Requesting Agency.
 3. Whenever an Assisting Agency operates outside of the Assisting Agency's jurisdictional limits pursuant to a request by the Requesting Agency or pursuant to an assignment by a Dispatcher, the Assisting Agency's officers act under the law enforcement authority of the Requesting Agency.
 4. After an Emergency has concluded, an Assisting Agency shall, upon request, provide the Requesting Agency with copies of any records generated by the Assisting Agency relating to the Emergency, such as reports, citations, photos, video files, etc. The Assisting Agency shall be the custodian of any such record provided for purposes of the Wisconsin Public Records Law, except as is otherwise provided for by law.

Section 5. Costs and Liability.

1. It is the intent of the Parties in their exercise of their respective Home Rule authority to expressly deviate from the provisions of Wis. Stat. §§ 66.0313 and 66.0513 with respect to the allocation of costs and liability.
2. The terms and provisions of this Agreement are applicable to and only for the benefit of the Parties hereto, and not to any other person or claimant not a party hereto, and shall not under any circumstances be construed to be enforceable by or in any way used as evidence for any claim for wages, benefits or the like which may be due to any employee of any Party hereto.

3. This Agreement is not intended to create an employer/employee relationship between the Parties. The Requesting Agency shall assume control over the operations of the mutual aid incident scene, however it shall be each Agency's responsibility to maintain the safety of its own personnel and others at the scene or within its immediate vicinity. Each Party to this Agreement, in relation to any and all other Parties to this Agreement, is responsible for the operation of its own vehicles and equipment and the acts of its personnel responding to a request for mutual aid while they are providing assistance in the Requesting Agency's community. The employees that may provide services under this Agreement shall continue to be the employees of his or her employing Agency and shall be covered by his or her employing Agency's municipality for purposes of worker's compensation, unemployment insurance, benefits under Chapter 40 Wisconsin Statutes (or other similar benefits if an Agency is not in the Wisconsin Employee Trust Fund system) and any civil liability insurance. Any employee while providing services under this Agreement is considered, while so acting, to be in the ordinary scope of his or her employment with his or her employing Agency.
4. While it is deemed equally beneficial, sound and desirable for the Parties to this Agreement to work collaboratively in accordance with the terms of this Agreement, it is not the intent of the parties to transfer risk to or assume liability on behalf of another Party to this Agreement. At all times while equipment and personnel of any Party are traveling to, from, or within the geographical limits of any other Party in accordance with the terms of this Agreement, such personnel and equipment shall be deemed to be employed or used, as the case may be, in the full line and cause of duty of the Party which regularly employs such personnel and equipment. Further, such equipment and personnel shall be deemed to be engaged in a governmental function of its governmental entity.
5. The Parties agree that each Party shall respond without any cost, charge or financial assessment to the other for cost incurred pursuant to this Agreement. However, all Parties providing assistance hereunder shall be entitled to the equitable distribution between the Parties providing services of any expenses recovered from other responsible entities. Nothing herein shall operate to bar any recovery of funds from any State or Federal agency under any existing State and Federal laws.
6. In the event that any individual performing duties subject to this Agreement shall be cited as a defendant party to any state or federal civil lawsuit, arising out of his or her official acts performed within the scope of his/her duties pursuant to the terms of this Agreement, such individual shall be entitled to the same benefits that he or she would be entitled to receive had such civil action arisen out of an official act within the scope of his or her duties as a member of the department where regularly employed and occurred within the jurisdiction of the governmental entity where regularly employed. Wisconsin Statute § 895.46 shall apply to the individual performing duties subject to this Agreement. The benefits described in this paragraph shall be supplied by the party where the individual is regularly employed.
7. The Parties declare and acknowledge that they are governmental entities entitled to governmental immunity under the common law and under Section 893.80 of the Wisconsin Statutes, and the Parties agree that nothing contained herein shall waive the rights and

defenses to which each Party may otherwise be entitled, including all of the immunities, limitations, and defenses under Section 893.80 of the Wisconsin Statutes. The Parties also agree that they are not waiving any other immunities or defenses available to them under state, federal or administrative law.

8. Each Party hereto shall maintain an insurance policy or maintain a self-insurance program that covers activities that it may undertake by virtue of being a Party to this Agreement. Upon request, a Party must provide evidence of compliance with the insurance provisions of this section to the other Parties.

Section 6. General Terms.

1. This Agreement shall commence and be effective, *nuc pro tunc*, October 1, 2022 (the expiration of the previous agreement of the parties on this subject) upon the signature of any such Party hereto, and upon its effective date, this Agreement shall supersede any previous versions of mutual aid agreements entered into by the Parties. This Agreement shall automatically renew annually on its anniversary date unless and until amended or terminated in writing. Any Party may terminate its participation under this Agreement upon a 30-day advance written notice provided to all other Parties.
2. Nothing in this Agreement shall be deemed to prohibit or prevent the Parties or Agencies from entering into other and further memoranda of understanding or other formal or informal operational plans or procedures relating to mutual aid or countywide law enforcement procedures. In the event of a conflict or inconsistency between this Agreement and another agreement, memoranda, or document relating to law enforcement mutual aid between the Parties, this Agreement shall control.
3. Notices relating to this Agreement shall be delivered in duplicate to (a) the chief law enforcement officer of a Party, i.e., Chief of Police, of Village Marshal, and (b) the municipal clerk for the Party. Nothing in this section shall prohibit further Notices from being sent to additional individuals or as may be required by law.
4. If any of the provisions contained in this Agreement shall be for any reason held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.
5. This Agreement shall be governed and construed in accordance with the laws of the State of Wisconsin. This Agreement represents a complete understanding of the parties with respect to this subject matter referred to herein and may not be amended except upon the mutual written consent of the Parties. This Agreement may be executed in multiple counterparts or duplicate originals, each of which shall constitute and be deemed as one in the same document. This Agreement may be signed electronically, and manual or electronic signatures may be transmitted by facsimile or email. All such signatures shall be enforceable as original signatures.

[SIGNATURE PAGES FOLLOW]

CITY OF CEDARBURG

CITY OF MEQUON

Patricia Thome, Mayor DATE

Andrew Nerbun, Mayor DATE

Michael McNerney, Chief

Mark Riley, Chief

ATTEST:

ATTEST:

Tracie Sette, City Clerk

Caroline Fochs, City Clerk

Approved as to Form:

Approved as to Form:

Michael P. Herbrand, City Attorney

Brian C. Sajdak, City Attorney

CITY OF PORT WASHINGTON

VILLAGE OF FREDONIA

Ted Neitzke IV, Mayor. DATE

Daniel Gehrke, Village President. DATE

Kevin Hingiss, Chief

Eric Leet, Marshal

ATTEST:

ATTEST:

Susan Westerbeke, City Clerk

Michelle Johnson, Village Clerk

Approved as to Form:

Approved as to Form:

Matthew V. Nugent, City Attorney

Johnathan Woodward, Village Attorney

Attachment: Ozaukee County Mutual Aid Agreement (RESOLUTION 4192 : A Resolution Approving an Intergovernmental Cooperation

VILLAGE OF GRAFTON

Dan Delorit, Village President DATE

Jeff Caponera, Chief

ATTEST:

Kaity Olsen, Village Clerk

Approved as to Form:

Michael P. Herbrand, Village Attorney

VILLAGE OF THIENSVILLE

John Rosing, Village President DATE

Curtis Kleppin, Chief

ATTEST:

Colleen Landisch-Hansen, Village Clerk

Approved as to Form:

Tim Schoonenberg, Village Attorney

VILLAGE OF SAUKVILLE

Andy Hebein, Village President DATE

Robert Meyer, Chief

ATTEST:

Julie Friede, Village Clerk

Approved as to Form:

Brad Hoeft, Village Attorney

Attachment: Ozaukee County Mutual Aid Agreement (RESOLUTION 4192 : A Resolution Approving an Intergovernmental Cooperation



11333 N. Cedarburg Road
 Mequon, WI 53092
 Phone: 262-242-3500
 Fax: 262-242-7650

www.ci.mequon.wi.us

Office of Police

TO: Public Safety Committee
FROM: Mark Riley, Police Chief
DATE: March 11, 2025
SUBJECT: RESOLUTION 4193 A Resolution Approving Receipt of a Donation from the Mequon-Thiensville Community Foundation in the Amount of \$16,000 for the Purchase, Training and Certification of a Successor K9

Background:

The Mequon-Thiensville Community Foundation, a nonprofit organization located in the City of Mequon known for granting funds to the city's institutions, facilities, and services, has received a designated donation from an anonymous Mequon citizen. This donation is intended for the Police Department to purchase a successor K9 dog, following the recent death of one of the Department's two canines. The funds provided will enable the Department to acquire a new K9, and cover the first year of training and certification.

Analysis:

The proposed donation will cover all expenses associated including the K9 itself, the first year of training, and certification. The total cost amounts to \$16,000. This full amount has been generously donated by an anonymous Mequon citizen to the Mequon-Thiensville Community Foundation, expressly for a successor K9.

K9 Units provide a number of benefits to the City. The use of a K9 is a great officer safety tool. Most aggravated suspects comply voluntarily when a K9 is introduced into an incident. Additionally, a K9 is a good community relations tool. The Mequon Police Department's K9s have become very popular with the public and the Department receives many requests for the K9 to appear at area events. This allows the Department to have positive experiences with the public.

If this donation is accepted, the Department will also move forward with selecting a K9 handler. This will not add to the number of sworn officer positions. This individual will be selected from existing patrol staff. This officer will still be assigned a regular shift and count as staffing for the Department's patrol staffing requirements.

Fiscal Impact:

All funds used for the purchase of the new K9 will come from this donation, which totals \$16,000.

Recommendation:

A recommendation is forthcoming from the Public Safety Committee on March 11, 2025.

Attachments:

2025.03.06_K9_Grant Letter_City of Mequon Police Dept.docx - Google Docs (PDF)

COMMON COUNCIL
OF THE
CITY OF MEQUON

RESOLUTION 4193

A Resolution Approving Receipt of a Donation from the Mequon-Thiensville Community Foundation in the Amount of \$16,000 for the Purchase, Training and Certification of a Successor K9

A. The City of Mequon Police Department provides 24-hour police services 365 days per year.

B. The Mequon-Thiensville Community Foundation, a non-profit organization located in Mequon that provides grants to the City's various institutions, facilities and services, has received a designated donation from an anonymous Mequon citizen for a successor K9.

C. The total cost to purchase the K9, as well as to provide for the first year of training and certification is \$16,000. This purchase will be made from Lawrence Filo, N1041 Mink Lane, Campbellsport, Wisconsin, and these services will be provided by Steinig Tal K-9 Police Academy, N5675 Grandview Road, Fond du Lac, Wisconsin, respectively.

D. The total value of this donation will exceed \$5,000, and therefore requires approval by the Common Council.

BASED UPON THE FOREGOING RECITALS, IT IS RESOLVED by the Common Council of the City of Mequon, Wisconsin, that the Police Department is authorized and directed to accept a donation in the amount of \$16,000 from the Mequon-Thiensville Community Foundation for the purchase of a new K9 and the completion of associated training and certification.

Approved by: Andrew Nerbun, Mayor

Date Approved: March 11, 2025

I certify that the foregoing Resolution was adopted by the Common Council of the City of Mequon, Wisconsin, at a meeting held on March 11, 2025.

Caroline Fochs, City Clerk



Chief Mark Riley
City of Mequon Police Department
c/o Melina Bowen
11300 N. Buntrock Avenue
Mequon, WI 53092

March 6, 2025

Dear Chief Riley,

The Mequon-Thiensville Community Foundation is saddened by the passing of K9 Djuke and wanted to let you know that we are willing to provide a check to cover the purchase of a new dog for \$16,000. These funds will come out of the Foundation's Mequon Police Department K9 Restricted Fund.

Most sincerely,

Lori Lorenz

Lori H Lorenz
President, Mequon-Thiensville Community Foundation Inc.

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