
In the Matter of Application

Of

John E. Rottkamp, Commissioner of Buildings
Of the Town of Hempstead

Against

Margaret Knopf
C/O Woodmere Rehabilitation and Health Care Center Inc.
121 Franklin Place
Woodmere New York 11598

The petition of John E. Rottkamp, Commissioner of Buildings of the Town Of Hempstead shows:

1. That pursuant to Local Law 92-1981, adopted October 27, 1981, effective date November 2, 1981, which repealed and reenacted Chapter 90 of the code of the Town of Hempstead entitled, "Dangerous Buildings and structures," petitioner submits the following:
2. The structure or structures located on premises designated as Section 41, Block 9 and lot number (s) 44, on the Land and Tax Map of the county of Nassau, are in a condition unsafe and dangerous to public safety.
3. All parties of interest have been apprised of the condition of the said structure and have been requested to correct the same. More than 60 days have elapsed since the aforementioned notice was given.
4. The parties in interest were advised that a hearing before this Town Board would take place on November 10, 2015.
5. As no effort to correct the existing unsafe and dangerous condition has been made, it is requested that this Town Board render a decision that the premises are unsafe and dangerous, a fire hazard and a public nuisance, and that the Commissioner of Buildings forthwith DEMOLISH AND REMOVE THE TWO STORY WOOD FRAME, ONE FAMILY DWELLING WITH DETACHED GARAGE, AND REMOVE ALL LITTER AND DEBRIS FROM PROPERTY: AFOREMENTIONED PROPERTY LOCATED ON THE WEST SIDE OF CRESCENT STREET 230 FEET SOUTH OF BROADWAY SEC 41, BLOCK 9, AND LOT (S) 44, A/K/A 25 CRESCENT STREET, HEWLETT, TOWN OF HEMPSTEAD, NEW YORK. IN ACCORDANCE WITH SURVEY RECOMMENDATIONS ATTACHED HERETO AND THAT THE TOWN BE REIMBURSED PURSUANT TO SECTION 90-13 OF THE CODE OF THE TOWN OF HEMPSTEAD.

In the Matter of Application

Of

John E. Rottkamp, Commissioner of Buildings
Of the Town of Hempstead

Against

Carol Ann Albi
864 Washington St.
Baldwin New York 11510

The petition of John E. Rottkamp, Commissioner of Buildings of the Town Of Hempstead shows:

1. That pursuant to Local Law 92-1981, adopted October 27, 1981, effective date November 2, 1981, which repealed and reenacted Chapter 90 of the code of the Town of Hempstead entitled, "Dangerous Buildings and structures," petitioner submits the following:
2. The structure or structures located on premises designated as Section 63, Block 324 and lot number (s) 5, on the Land and Tax Map of the county of Nassau, are in a condition unsafe and dangerous to public safety.
3. All parties of interest have been apprised of the condition of the said structure and have been requested to correct the same. More than 60 days have elapsed since the aforementioned notice was given.
4. The parties in interest were advised that a hearing before this Town Board would take place on November 10, 2015.
5. As no effort to correct the existing unsafe and dangerous condition has been made, it is requested that this Town Board render a decision that the premises are unsafe and dangerous, a fire hazard and a public nuisance, and that the Commissioner of Buildings forthwith DEMOLISH AND REMOVE THE THREE STORY WOOD FRAME UNFINISHED ONE FAMILY DWELLING WITH ATTACHED GARAGE AND IN-GROUND SWIMMING POOL, AND REMOVE ALL LITTER AND DEBRIS FROM PROPERTY: AFOREMENTIONED PROPERTY LOCATED ON THE SOUTH SIDE OF WYNSUM AVENUE 112.92 FEET WEST OF LEONARD LANE SEC 63, BLOCK 324, AND LOT (S) 5, A/K/A 3167 WYNSUM AVENUE, MERRICK, TOWN OF HEMPSTEAD, NEW YORK. IN ACCORDANCE WITH SURVEY RECOMMENDATIONS ATTACHED HERETO AND THAT THE TOWN BE REIMBURSED PURSUANT TO SECTION 90-13 OF THE CODE OF THE TOWN OF HEMPSTEAD.

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that, pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and Municipal Home Rule of the State of New York, both as amended, a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the 10th day of November, 2015, at 10:30 o'clock in the forenoon of that day to consider the enactment of a local law to amend Chapter 202 of the code of the Town of Hempstead to INCLUDE "REGULATIONS AND RESTRICTIONS" to limit parking at the following location:

FRANKLIN SQUARE
Section 202-7

PALERMO COURT (TH 462/15) South Side – NO PARKING
7 AM – 7 PM – starting at a point 246 feet east of the east curbline
of Franklin Ave., east for a distance of 60 feet.

ALSO, to REPEAL from Chapter 202 "REGULATIONS & RESTRICTIONS" to limit parking at the following location:

OCEANSIDE
Section 202-13

BAYFIELD BLVD (TH 367/15) West Side – NO PARKING
5 PM – 11 AM – from the north curbline of Ross Place, north for a
distance of 100 feet. (Adopted 9-8-15)

The proposed local law is on file in the Office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where the same may be inspected during office hours.

ALL PERSONS INTERESTED and citizens shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: October 1, 2015
Hempstead, New York

KATE MURRAY
Supervisor

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

Nasrin G. Ahmad
Town Clerk

Case No. 2936c

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that, pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and Municipal Home Rule of the State of New York, both as amended, a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the 10th day of November, 2015, at 10:30 o'clock in the forenoon of that day to consider the enactment of a local law to amend Section 202-1 of the code of the Town of Hempstead to INCLUDE "PARKING OR STANDING PROHIBITIONS" at the following locations:

HEWLETT

EAST BROADWAY (TH 431/15) South Side – NO STOPPING HERE TO CORNER – from the west curbline of Midgely Dr., west for a distance of 30 feet.

OCEANSIDE

BAYFIELD BOULEVARD (TH 367/15) West Side – NO STOPPING HERE TO CORNER – from the N/C/L of Ross Pl., north for a distance of 30 feet.

DOVER ROAD (TH 450/15) North Side – NO STOPPING HERE TO CORNER – from the west curbline of Rockaway Ave., west for a distance of 30 feet.

DOVER ROAD (TH 450/15) South Side – NO STOPPING HERE TO CORNER – from the west curbline of Rockaway Ave., west for a distance of 30 feet.

The proposed local law is on file in the Office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where the same may be inspected during office hours.

ALL PERSONS INTERESTED and citizens shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: October 1, 2015
Hempstead, New York

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

KATE MURRAY
Supervisor

Nasrin G. Ahmad
Town Clerk

Case No. 29370

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that, pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and Municipal Home Rule of the State of New York, both as amended, a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the 10th day of November, 2015, at 10:30 o'clock in the forenoon of that day to consider the enactment of a local law to amend Section 197-5 of the code of the Town of Hempstead to INCLUDE "ARTERIAL STOPS" at the following locations:

| | |
|----------------|---|
| BALDWIN | COLONY DRIVE (TH 317/15) STOP – all traffic traveling westbound on Bay Front Dr. shall come to a full stop at the southerly intersection. |
| WEST HEMPSTEAD | SOUTH CHERRY VALLEY AVE. (TH 432/15) STOP – all traffic eastbound on Maxwell St. shall come to a full stop. SOUTH CHERRY VALLEY AVE. (TH 432/15) STOP – all traffic westbound on Maxwell St. shall come to a full stop |
| WOODMERE | JOHNSON PLACE (TH 443/15) STOP – all traffic approaching northbound on Lynn Pl. shall come to a full stop. |

The proposed local law is on file in the Office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where the same may be inspected during office hours.

ALL PERSONS INTERESTED and citizens shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: October 1, 2015
Hempstead, New York

KATE MURRAY
Supervisor

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

Nasrin G. Ahmad
Town Clerk

Case No. 29371

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and Municipal Home Rule Law of the State of New York, as amended, a public hearing will be held in the Nathan L.H. Bennett Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza, One Washington Street, Village and Town of Hempstead, New York, on the 10th day of November, 2015, at 10:30 o'clock in the

forenoon of that day, to consider the enactment of a local law for the creation of a new Chapter Three of the Code of the Town of Hempstead, to be entitled "Apprenticeship Training Programs for Town Contracts".

The proposed local law is on file in the Office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, One Washington Street, Hempstead, New York, where the same may be inspected during office hours.

ALL PERSONS INTERESTED shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: Hempstead, New York
October 1, 2015

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

NASRIN G. AHMAD
Town Clerk

KATE MURRAY
Supervisor

Case #29378

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that a Public Hearing will be Held by the Town Board of the Town of Hempstead, Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on Tuesday, November 10, 2015, at 10:30 o'clock in The forenoon of that day for the purpose of considering the Application of WANTAGH AUTO REBUILDERS INC. for Special Exception (Public Garage) to construct an automotive body repair shop on the following described premises at BELLMORE, New York:

An irregularly shaped parcel on the s/si of Grand Ave. 185.20' w/of Bellmore Ave. w/frontage of 79' on Grand Ave and frontage of 81.84' on the n/si of Broadway situated in Bellmore, Town of Hempstead, Nassau County, State of New York.

Maps pertaining to said proposal is on file with the Application above mentioned in the Office of the undersigned and May be viewed during office hours.

All persons interested in the subject matter will be given An opportunity to be heard at the time and place above designated.

BY ORDER OF THE TOWN BOARD, TOWN OF HEMPSTEAD, N.Y.

KATE MURRAY
Supervisor

NASRIN G. AHMAD
Town Clerk

Dated: October 1, 2015
Hempstead, N.Y.

Case #29333

CASE NO.

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF THE LEUKEMIA
AND LYMPHOMA SOCIETY TO DISPLAY FIREWORKS
CONDUCTED BY GARDEN STATE FIREWORKS HELD IN
EISENHOWER PARK, EAST MEADOW, NEW YORK, ON
OCTOBER 17, 2015.

ADOPTED:

WHEREAS, The Leukemia and Lymphoma Society, of
Hauppauge, New York, filed an application with the Town
Clerk of the Town of Hempstead, to display Fireworks
conducted by Garden State Fireworks, P.O. Box 403
Carlton Road, Millington, NJ 07946 in Eisenhower Park,
East Meadow, NY.

WHEREAS, the Public Safety Bureau of the Nassau
County Police Department has made an inspection to
determine compliance with the provision of the Explosive
Ordinance of the Town of Hempstead and has given its
approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of The Leukemia and Lymphoma Society, be and
the same is hereby RATIFIED AND CONFIRMED, subject to
all the provisions of the Explosive Ordinance of the
Town of Hempstead.

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

Case # 22414

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING
OF THE APPLICATION OF THE CHAMBER OF COMMERCE OF
THE BELLMORES, FOR A PARADE PERMIT FOR A PARADE
HELD IN BELLMORE, NEW YORK, ON OCTOBER 24, 2015.

WHEREAS, Martha Verdi of Bellmore, New York, Events Chairperson,
for The Chamber of Commerce of the Bellmores, New York has filed an
application with the Town Clerk of the Town of Hempstead, for a Parade Permit
for a Parade held in Bellmore, New York, on October 24, 2015, from 12:00p.m. to
1:00p.m. and

Whereas, The Town Clerk, in consultation with the Commissioner of the
Nassau County Police Department and the Fire Marshall of Nassau County has
determined that the parade held in the best interest of the Town of Hempstead, has
recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Marie
Verdi, Events Chairperson for The Chamber of Commerce of the Bellmores, be
and the same is hereby RATIFIED AND CONFIRMED, subject to all the
provisions of Chapter 117 entitled Parades, Code of the Town of Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF W.C.MEPHAM
HIGH SCHOOL BOOSTER CLUB FOR A PARADE
PERMIT FOR A PARADE HELD IN BELLMORE, NEW
YORK, ON OCTOBER 10, 2015.

ADOPTED:

WHEREAS, Cheri Donnelly-McQuillan of Bellmore, New
York, President of the W.C. Mepham High School
Booster Club, New York has filed an application with the
Town Clerk of the Town of Hempstead, for a Parade Permit
for a Parade held in Bellmore, New York, on October 10,
2015 from 11:00 AM to 12:00 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade would be held in the best interest of the
Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of Cheri Donnelly-McQuillan, President of
the W.C. Mepham High School Booster Club, be and the
same is hereby RATIFIED AND CONFIRMED, subject to all
the provisions of Chapter 117 entitled Parades, Code of
the Town of Hempstead

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING
OF THE APPLICATION OF MCVEY ELEMENTARY SCHOOL OF
EAST MEADOW, FOR A PARADE PERMIT FOR A PARADE HELD
IN EAST MEADOW, NEW YORK, ON OCTOBER 28, 2015.

WHEREAS, Kerry Dunne, of East Meadow, New York, Principal, of
McVey Elementary School, New York has filed an application with the Town
Clerk of the Town of Hempstead; for a Parade Permit for a parade held in East
Meadow, New York, on October 28, 2015, from 9:30a.m. to 10:45a.m. and

Whereas, The Town Clerk, in consultation with the Commissioner of the
Nassau County Police Department and the Fire Marshall of Nassau County has
determined that the parade held in the best interest of the Town of Hempstead, has
recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Kerry
Dunne, Principal, be and the same is hereby RATIFIED AND CONFIRMED,
subject to all the provisions of Chapter 117 entitled Parades, Code of the Town of
Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

Case #

2
25843

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING
OF THE APPLICATION OF MCVEY ELEMENTARY SCHOOL OF
EAST MEADOW, FOR A PARADE PERMIT FOR A K-RUN HELD IN
EAST MEADOW, NEW YORK, ON OCTOBER 25, 2015.

WHEREAS, Michael Simone, of Seaford, New York, Physical Education
Teacher, of McVey Elementary School, New York has filed an application with
the Town Clerk of the Town of Hempstead, for a Parade Permit for a K-Run held
in East Meadow, New York, on October 25, 2015, from 9:00a.m. to 10:30a.m.
and

Whereas, The Town Clerk, in consultation with the Commissioner of the
Nassau County Police Department and the Fire Marshall of Nassau County has
determined that the parade held in the best interest of the Town of Hempstead, has
recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Michael
Simone, Physical Education Teacher, be and the same is hereby RATIFIED AND
CONFIRMED, subject to all the provisions of Chapter 117 entitled Parades, Code
of the Town of Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF EAST MEADOW
HIGH SCHOOL FOR A PARADE PERMIT FOR A
PARADE HELD IN EAST MEADOW, NEW YORK, ON
OCTOBER 24, 2015.

ADOPTED:

WHEREAS, Michael Barracato, of East Meadow, New York, Assistant Principal of the East Meadow High School, New York has filed an application with the Town Clerk of the Town of Hempstead, for a Parade Permit for a Parade held in East Meadow, New York, on October 24, 2015, from 12:00 PM to 1:15 PM and

WHEREAS, the Town Clerk, in consultation with the Commissioner of the Nassau County Police Department and the Fire Marshal of Nassau County has determined that the parade would be held in the best interest of the Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Michael Barracato, Assistant Principal of the East Meadow High School, be and the same is hereby RATIFIED AND CONFIRMED, subject to all the provisions of Chapter 117 entitled Parades, Code of the Town of Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF CONTINENTAL
EVENTS AND SPORTS MANAGEMENT FOR A PARADE
PERMIT FOR A K-RUN HELD IN EAST MEADOW, NEW
YORK, ON OCTOBER 4, 2015.

WHEREAS, Ed Nitekman, of Huntington Station, New
York, Race Management Team - Event Manager of the
Continental Events and Sports Management, New York has
filed an application with the Town Clerk of the Town of
Hempstead, for a Parade Permit for a K-Run held in East
Meadow, New York, on October 4, 2015 from 7:45 AM to
2:00 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade would be held in the best interest of the
Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of Ed Nitekman, Race Management Team - Event
Manager of the Continental Events and Sports Management,
be and the same is hereby RATIFIED AND CONFIRMED,
subject to all the provisions of Chapter 117 entitled
Parades, Code of the Town of Hempstead.

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

Offered the following resolution and moved
its adoption:

RESOLUTION GRANTING THE APPLICATION OF THE ELMONT
AMERICAN LEGION POST 1033 OF ELMONT FOR A PARADE
PERMIT FOR A PARADE TO BE HELD IN ELMONT, NEW YORK,
ON NOVEMBER 11, 2015.

ADOPTED:

WHEREAS, Ralph Esposito, of Floral Park, New York, Parade Chairman
of The Elmont American Legion Post 1033, New York has filed an application
with the Town Clerk of the Town of Hempstead, for a Parade Permit for a Parade
to be held in Elmont, New York, on November 11, 2015, from 10:30a.m. to
12:00p.m. and

Whereas, The Town Clerk, in consultation with the Commissioner of the
Nassau County Police Department and the Fire Marshall of Nassau County has
determined that the parade would be held in the best interest of the Town of
Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the aforesaid application of Ralph Esposito, Parade
Chairman, be and the same is hereby GRANTED, subject to all the provisions of
Chapter 117 entitled Parades, Code of the Town of Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

Offered the following resolution and moved
its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING
OF THE APPLICATION OF H. FRANK CAREY HIGH SCHOOL OF
FRANKLIN SQUARE FOR A PARADE PERMIT FOR A PARADE
HELD IN FRANKLIN SQUARE, NEW YORK, ON OCTOBER 24,
2015.

WHEREAS, Rosemary Merino, of Franklin Square, New York, Student
Government Advisor, has filed an application with the Town Clerk of the Town
of Hempstead, for a Parade Permit for a Parade held in Franklin Square, New
York, on October 24, 2015, from 11:00a.m. to 12:30p.m. and

Whereas, The Town Clerk, in consultation with the Commissioner of the
Nassau County Police Department and the Fire Marshall of Nassau County has
determined that the parade held in the best interest of the Town of Hempstead, has
recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of
Rosemary Merino, Student Government Advisor, be and the same is hereby
RATIFIED AND CONFIRMED, subject to all the provisions of Chapter 117
entitled Parades, Code of the Town of Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF VALLEY
STREAM NORTH HIGH SCHOOL FOR A PARADE
PERMIT FOR A PARADE HELD IN FRANKLIN
SQUARE, NEW YORK, ON OCTOBER 17, 2015.

ADOPTED:

WHEREAS, Karen Ehrlich, of Franklin Square, New York, Social Worker/Student Council Advisor, of the Valley Stream North High School, New York has filed an application with the Town Clerk of the Town of Hempstead, for a Parade Permit for a Parade held in Franklin Square, New York, on October 17, 2015 from 12:00 PM to 12:30 PM and

WHEREAS, the Town Clerk, in consultation with the Commissioner of the Nassau County Police Department and the Fire Marshal of Nassau County has determined that the parade would be held in the best interest of the Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the application of Karen Ehrlich, Social Worker/Student Council Advisor of the Valley Stream North High School, be and the same is hereby RATIFIED AND CONFIRMED, subject to all the provisions of Chapter 117 entitled Parades, Code of the Town of Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 2

Case # 25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF G.W.HEWLETT
HIGH SCHOOL FOR A PARADE PERMIT FOR A
PARADE TO BE HELD IN HEWLETT, NEW YORK, ON
OCTOBER 10, 2015.

ADOPTED:

WHEREAS, Andrew De Bernardo, of Hewlett, New York,
Student Council of the G.W. Hewlett High School, New
York has filed an application with the Town Clerk of the
Town of Hempstead, for a Parade Permit for a Parade held
in Hewlett, New York, on October 10, 2015 from 12:00 PM
to 1:00 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade would be held in the best interest of the
Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of theaforesaid
application of Andrew De Bernardo, Student Council of
the G.W. Hewlett High School, be and the same is hereby
RATIFIED AND CONFIRMED, subject to all the provisions of
Chapter 117 entitled Parades, Code of the Town of
Hempstead

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF DIVISION
AVENUE HIGH SCHOOL FOR A PARADE PERMIT FOR
A PARADE TO BE HELD IN LEVITTOWN, NEW YORK,
ON SEPTEMBER 26, 2015.

ADOPTED:

WHEREAS, Linda Dolecek, of Levittown, New York,
Assistant Principal of the Division Avenue High School,
New York has filed an application with the Town Clerk of
the Town of Hempstead, for a Parade Permit for a Parade
held in Levittown, New York, on September 26, 2015 from
11:00 AM to 12:30 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade would be held in the best interest of the
Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of Linda Dolecek, Assistant Principal of the
Division Avenue High School, be and the same is hereby
RATIFIED AND CONFIRMED, subject to all the provisions of
Chapter 117 entitled Parades, Code of the Town of
Hempstead

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF GEN. DOUGLAS
MACARTHUR HIGH SCHOOL FOR A PARADE PERMIT
FOR A PARADE HELD IN LEVITTOWN, NEW YORK,
ON SEPTEMBER 26, 2015.

WHEREAS, Joseph Sheehan, of Levittown, New York,
Assistant Principal of the Gen. Douglas MacArthur High
School, New York has filed an application with the Town
Clerk of the Town of Hempstead, for a Parade Permit for
a Parade held in Levittown, New York, on September 26,
2015 from 12:15 PM to 1:30 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade was held in the best interest of the Town of
Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of Joseph Sheehan, Assistant Principal of
the Gen. Douglas MacArthur High School, be and the same
is hereby RATIFIED AND CONFIRMED, subject to all the
provisions of Chapter 117 entitled Parades, Code of the
Town of Hempstead .

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item # 2

Case # 25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF ISLAND TREES
HIGH SCHOOL FOR A PARADE PERMIT FOR A
PARADE HELD IN LEVITTOWN, NEW YORK, ON
OCTOBER 24, 2015.

ADOPTED:

WHEREAS, Nicholas Grande, of Levittown, New York,
Principal of the Island Trees High School, New York has
filed an application with the Town Clerk of the Town of
Hempstead, for a Parade Permit for a Parade held in
Levittown, New York, on October 24, 2015 from 12:00 PM
to 1:30 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade was held in the best interest of the Town of
Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of Nicholas Grande, Principal of the Island
Trees High School, be and the same is hereby RATIFIED
AND CONFIRMED subject to all the provisions of Chapter
117 entitled Parades, Code of the Town of Hempstead

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item # 2

Case # 25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF LEVITTOWN
PUBLIC SCHOOLS FOR A PARADE PERMIT FOR A
PARADE TO BE HELD IN LEVITTOWN, NEW YORK,
ON OCTOBER 25, 2015.

ADOPTED:

WHEREAS, J. Keith Snyder, of Levittown, New York,
District Director of Health, PhysEd/Athletics of the
Levittown Public Schools, New York has filed an
application with the Town Clerk of the Town of
Hempstead, for a Parade Permit for a Parade held in
Levittown, New York, on October 25, 2015 from 10:30 AM
to 11:00 AM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade would be held in the best interest of the
Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of J. Keith Snyder, District Director of
Health, PhysEd/Athletics of the Levittown Public
Schools, be and the same is hereby RATIFIED AND
CONFIRMED, subject to all the provisions of Chapter 117
entitled Parades, Code of the Town of Hempstead

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF APPLICATION OF THE GREENBELT
NEIGHBORHOOD ASSOCIATION FOR A PARADE
PERMIT FOR A PARADE HELD IN LEVITTOWN, NEW
YORK, ON OCTOBER 25, 2015.

ADOPTED:

WHEREAS, Joan Berk, of Levittown, New York, Member
of the Greenbelt Neighborhood Association, New York has
filed an application with the Town Clerk of the Town of
Hempstead, for a Parade Permit for a Parade held in
Levittown, New York, on October 25, 2015 from 12:00 PM
to 1:00 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade was held in the best interest of the Town of
Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of Joan Berk, Member of the Greenbelt
Neighborhood Association, be and the same is hereby
RATIFIED AND CONFIRMED, subject to all the provisions of
Chapter 117 entitled Parades, Code of the Town of
Hempstead

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item # 2

Case # 25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF ROOSEVELT
UNION FREE SCHOOL DISTRICT FOR A PARADE
PERMIT FOR A PARADE HELD IN ROOSEVELT, NEW
YORK, ON OCTOBER 10, 2015.

ADOPTED:

WHEREAS, Michael Jones, of Roosevelt, New York,
Director of HPEA of the Roosevelt Union Free School
District, New York has filed an application with the
Town Clerk of the Town of Hempstead, for a Parade Permit
for a Parade held in Roosevelt, New York, on October 10,
2015 from 1:00 PM to 1:45 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade was held in the best interest of the Town of
Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of Michael Jones, Director of HPEA of the
Roosevelt Union Free School District, be and the same is
hereby RATIFIED AND CONFIRMED subject to all the
provisions of Chapter 117 entitled parades, code of the
Town of Hempstead.

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF THE SEAFORD
HIGH SCHOOL BOOSTER CLUB FOR A PARADE
PERMIT FOR A PARADE HELD IN SEAFORD, NEW
YORK, ON SEPTEMBER 26, 2015.

ADOPTED:

WHEREAS, Chris Lynch, of Seaford, New York, Member
of the Seaford High School Booster Club, New York has
filed an application with the Town Clerk of the Town of
Hempstead, for a Parade Permit for a Parade held in
Seaford, New York; on September 26, 2015 from 3:00 PM
to 5:30 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade would be held in the best interest of the
Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid
application of Chris Lynch, Member of the Seaford High
School Booster Club, be and the same is hereby GRANTED,
subject to all the provisions of Chapter 117 entitled
Parades, Code of the Town of Hempstead

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

offered the following resolution
and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE
GRANTING OF THE APPLICATION OF THE GREATER
LONG ISLAND RUNNING CLUB FOR A PARADE
PERMIT FOR A K-RUN TO BE HELD IN PART IN
WANTAGH, NEW YORK, ON SEPTEMBER 27, 2015.

ADOPTED:

WHEREAS, Glen Wolther, of Plainview, New York,
Race Director of the Greater Long Island Running Club,
New York has filed an application with the Town Clerk of
the Town of Hempstead, for a Parade Permit for a K-Run
held in part in Wantagh, New York, on September 27, 2015
from 8:00 AM to 2:00 PM and

WHEREAS, the Town Clerk, in consultation with the
Commissioner of the Nassau County Police Department and
the Fire Marshal of Nassau County has determined that
the parade would be held in the best interest of the
Town of Hempstead, has recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that GRANTING of the aforesaid
application of Glen Wolther, Race Director of the
Greater Long Island Running Club, be and the same is
hereby RATIFIED AND CONFIRMED, subject to all the
provisions of Chapter 117 entitled Parades, Code of the
Town of Hempstead

The foregoing resolution was adopted upon roll
call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING
OF THE APPLICATION OF THE BROOKSIDE HALLOWEEN
PARADE OF WANTAGH, FOR A PARADE PERMIT FOR A PARADE
HELD IN WANTAGH, NEW YORK, ON OCTOBER 24, 2015
ALTERNATE DATE OCTOBER 25, 2015.

WHEREAS, Kathleen Lindquest, of Wantagh, New York, Parade
Organizer of The Brookside Halloween Parade, New York has filed an
application with the Town Clerk of the Town of Hempstead, for a Parade Permit
for a Parade held in Wantagh, New York, on October 24, 2015 alternate date
October 25, 2015, from 1:00p.m. to 2:00p.m. and

Whereas, The Town Clerk, in consultation with the Commissioner of the
Nassau County Police Department and the Fire Marshall of Nassau County has
determined that the parade held in the best interest of the Town of Hempstead, has
recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of
Kathleen Lindquest, Parade Organizer, be and the same is hereby RATIFIED
AND CONFIRMED, subject to all the provisions of Chapter 117 entitled Parades,
Code of the Town of Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

2

Case #

25843

CASE NO. 25843

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING
OF THE APPLICATION OF THE JOHN THEISSEN CHILDREN
FOUNDATION OF WANTAGH, FOR A PARADE PERMIT FOR A K-
RUN HELD IN WANTAGH, NEW YORK, ON OCTOBER 25, 2015.

WHEREAS, John Theissen, of Seaford, New York, Executive Director of
The John Theissen Children Foundation, New York has filed an application with
the Town Clerk of the Town of Hempstead, for a Parade Permit for a K-Run held
in Wantagh, New York, on October 25, 2015, from 8:00a.m. to 9:45a.m. and

Whereas, The Town Clerk, in consultation with the Commissioner of the
Nassau County Police Department and the Fire Marshall of Nassau County has
determined that the parade held in the best interest of the Town of Hempstead, has
recommended its approval;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of John
Theissen, Executive Director, be and the same is hereby RATIFIED AND
CONFIRMED, subject to all the provisions of Chapter 117 entitled Parades, Code
of the Town of Hempstead

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 2

Case # 25843

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING THE ATTENDANCE OF TOWN EMPLOYEES AT THE ANNUAL SMART GROWTH SUMMIT BY VISION LONG ISLAND.

WHEREAS, the Town of Hempstead Department of Planning and Economic Development is directly involved in Federally Funded Community Development Projects; and

WHEREAS, the Commissioner of the Department of Planning and Economic Development deems it to be in the best interest of the Town of Hempstead that employees from the Department of Planning and Economic Development attend and participate in the Smart Growth Summit sponsored by Vision Long Island on November 20, 2015 at the Melville Marriott, 1350 Old Walt Whitman Road, Melville, New York.

WHEREAS, the mission of Vision Long Island is to join with others to promote livability, economically sustainable and environmentally responsible growth on Long Island and to encourage land use that links economic development decisions to environmental and quality of life issues while ensuring community base planning.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to make payment to VISION LONG ISLAND in the amount of ONE THOUSAND FIVE HUNDRED and 00/100 (\$1,500.00) DOLLARS for ten (10) employees of the Department of Planning and Economic Development, who will participate in said Summit. Therefore, such payment is to be made out of and charged against the appropriate Department of Planning & Economic Development Block Grant Account.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

Item # 3
Case # 12981

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution

and moved its adoption:

RESOLUTION AUTHORIZING PAYMENT OF NOTARY
PUBLIC FEE FOR THE DEPARTMENT OF GENERAL
SERVICES

WHEREAS, the Department of General Services, in the performance of its Official function is required to cause the signatures of department officials and personnel to notarize; and

WHEREAS, Anita W. Mastropasqua, has been commissioned as a Notary Public for the purpose in connection with her official duties and responsibilities; and

WHEREAS, the Commissioner of the Department of General Services has Advised this Town Board that it is necessary for departmental need in executing official forms and documents requiring notarization and that such licensing fee for the person before mentioned, amounting to a charge of \$60.00 (Sixty Dollars) for Anita W. Mastropasqua for a period of (4) four years; and

BE IT FURTHER,

RESOLVED, that said total sum of \$60.00 (Sixty Dollars) be charged against and paid out of Department of General Services Account Number 010-001-1490-4040, Office Expense and be paid to the above individual upon submission of duly executed claim approved by the Town Comptroller.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

4

Case #

23560

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution

and moved its adoption:

RESOLUTION DECLARING CERTAIN EQUIPMENT, IN THE DEPARTMENT OF INFORMATION & TECHNOLOGY, OBSOLETE AND AUTHORIZING DISPOSAL THEREOF.

WHEREAS, the Commissioner of Information & Technology advises the Town Board that the following equipment in the Department be without salvage value and declared obsolete and be disposed of:

| Caterogy | Brand | Tag | Serial | model | Product |
|----------|-----------|--------|------------|----------|-------------------|
| Mon | HP - 5700 | 7065 | CNC225RSK1 | EW290AV | DC5700 |
| Mon | HP7540 | 065IT | CNN6102MLH | PF997A | DC5700 |
| Mon | HP7540 | 385IT | CNN6071JRH | PF997A | DC5700 |
| Mon | HP7540 | 6090 | CNN6103VWG | PF997A | DC5700 |
| Mon | HP7540 | 650IT | CNN6102ML9 | PF997A | DC5700 |
| Mon | HP7540 | 657IT | CNN6102MLP | PF997A | DC5700 |
| Mon | IBMG78 | 1041 | 55-FAL58 | 6627-4AN | CRT |
| Monitor | HP | 6043 | CNN6071JRJ | PF997A | HP7540 |
| Monitor | HP | 6341 | CNN7022NVF | PF997A | HP7540 |
| Monitor | HP | 6394 | cnn7050048 | PF997A | HP7540 |
| Monitor | HP | n/a | 6102MPN | pf997a | HP7540 |
| Monitor | HP | no tag | CNN6071JR1 | PF997A | HP7540 |
| Monitor | HP | no tag | CNN7050055 | PF997A | HP7540 |
| Monitor | HP | 6222 | CNN70500DW | PF997A | HP7540 |
| Monitor | HP | 6272 | CNN7050069 | PF997A | HP7540 |
| Monitor | HP | 6012 | CNN6071K6F | PF997A | 7540 |
| Monitor | HP | 6074 | CNN6103VWD | PF997A | 7540 |
| Monitor | HP | 6075 | CNN6103XRY | PF997A | HP7540 |
| Monitor | HP | 6091 | CNN6103VW2 | PF997A | 7540 |
| Monitor | HP | 6350 | CNN7022NR9 | PF997A | 7540 |
| Monitor | HP | 7540 | CNN6102M8V | PF997A | HP7540 |
| Monitor | HP | 6118 | CNN6102M8L | PF997A | HP7540 |
| Monitor | HP | 6301 | CNN70500HF | PF997A | HP7540 |
| Monitor | HP | 6448 | CNN7331CRW | PF997A | HP7540 |
| Monitor | HP | 6459 | CNN6273XX9 | PF997A | HP7540 |
| Monitor | HP | n/a | CNN6102MM4 | PF997A | HP7540 |
| Monitor | HP | 980 | 55-FAK12 | IBM G78 | 6627-4AN |
| Monitor | HP | no tag | CNN70500HG | PF997A | HP7540 |
| Monitor | HP | 6126 | CNN6102MPC | PF997A | HP7540 |
| Monitor | HP | 6172 | CNN6102M9J | PF997A | HP7540 |
| Monitor | HP | 6291 | CNN70500HY | PF997A | HP7540 |
| Monitor | HP | 6310 | CNN70500H6 | PF997A | HP7540 |
| Monitor | HP | 6378 | CNN6490X2Z | PF997A | HP7540 |
| Monitor | HP | 7496 | 3CQ3110N8D | LA1956X | HP7540 |

5

| | | | | | |
|---------|-----------|------------|-------------|-------------|----------|
| monitor | HP | 6072 | cnn6103vwq | pf997a | DC5100 |
| monitor | HP | 6179 | cnn6102mbp | pf997a | 17"CRT |
| monitor | Hp | 6193 | cnn6102mc7 | pf997a | CRT |
| Monitor | IBM | 945 | 55-CGB24 | 6627-4AN | g78 |
| Monitor | IBM | 969 | 55-BC405 | 6627-4AN | G78 |
| Monitor | IBM | 1137 | 88BLHD4 | 6332-4HN | 6332-4HN |
| Monitor | IBM | 980 | 55FAK12 | G78 | 6627-4AN |
| PC | HP | 0372IT | 2ua61504cb | PM215AV | DC5100 |
| PC | HP | 0383IT | 2ua61504cw | PM215AV | DC5100 |
| PC | HP | 0386IT | 2ua615036L | PM215AV | DC5100 |
| PC | HP | 0393IT | 2uac120cyv | PM215AV | DC5100 |
| PC | HP | 0652IT | 2ua615038r | PM215AV | DC5100 |
| PC | HP | 1316IT | 2ua6120cyc | PM215AV | DC5100 |
| PC | HP | 1326IT | 2ua6120cxw | PM215AV | DC5100 |
| Pc | HP | 1531 | 2ua615036z | DC5100 | PM215AV |
| Pc | HP | 4025 | 2ua6120cy7 | DC5100 | PM215AV |
| PC | HP | 4067 | 2ua61504c5 | pm215av | DC5100 |
| Pc | HP | 4102 | 2ua6150392 | DC5100 | PM215AV |
| Pc | HP | 4104 | 2ua615038k | DC5100 | PM215AV |
| Pc | HP | 4148 | 2ua6150379 | DC5100 | PM215AV |
| Pc | HP | 4151 | 2ua615037d | DC5100 | PM215AV |
| PC | HP | 4158 | 2ua6150389 | PM215AV | DC5100 |
| PC | HP | 4199 | 2ua6150389 | PM215AV | DC5100 |
| PC | HP | 4296 | 2ua7200f4p | rL173aw#aba | DC5700 |
| PC | HP | 4395 | 2ua7200f1q | 173w#aba | DC5700 |
| PC | HP | 4512 | 2ua?2400xv | ew290av | DC5700 |
| PC | HP | 653IT | 2ua615036y | pm215av | DC5100 |
| PC | HP | no tag | 2ua544148j | PM215AV | DC5100 |
| Pc | Hp - 5100 | 655 | 2ua61504bz | PM215AV | DC5100 |
| Pc | HP - 5700 | 0249 IT | 2ua7200F5g | EW290AV | DC5700 |
| Pc | HP - 5700 | 0253 IT | 2ua7200f43 | EW290AV | DC5700 |
| Pc | HP - 5700 | 0281 IT | 2ua71908hm | EW290AV | DC5700 |
| Pc | HP - 5700 | 0329 IT | 2ua7200f4q | EW290AV | DC5700 |
| Pc | HP - 5700 | 0379 IT | 2ua7200f6q | EW290AV | DC5700 |
| Pc | HP - 5700 | 0414 IT | 2ua7200f5m | EW290AV | DC5700 |
| Pc | HP - 5700 | 0521 IT | 2ua7200f3v | EW290AV | DC5700 |
| Pc | HP - 5700 | 1211 | 22ua7200f1d | EW290AV | DC5700 |
| Pc | HP - 5700 | 1416 | 2ua7200f51 | EW290AV | DC5700 |
| Pc | HP - 5700 | 1420 | 2ua7200f2v | EW290AV | DC5700 |
| Pc | HP - 5700 | 1432 | 2ua7200f7g | EW290AV | DC5700 |
| Pc | HP - 5700 | 1456 | mxm7230397 | EW290AV | DC5700 |
| Pc | HP - 5700 | 1506 | 2ua7200f29 | EW290AV | DC5700 |
| Pc | HP - 5700 | 1529 | 2ua7200f6s | EW290AV | DC5700 |
| Pc | HP - 5700 | 1530 | 2ua7200f7p | EW290AV | DC5700 |
| Pc | HP - 5700 | 1532 | 2ua7200f4n | EW290AV | DC5700 |
| Pc | HP - 5700 | 1537 | 2ua7200f3d | EW290AV | DC5700 |
| Pc | HP - 5700 | 1539 | 2ua7200f76 | EW290AV | DC5700 |
| Pc | HP - 5700 | 1548 | 2u7200f5w | EW290AV | DC5700 |

| | | | | | |
|---------|----------------------------|--------|------------|---------------|----------------------|
| Pc | HP - 5700 | 4250 | 2ua7200f3s | EW290AV | DC5700 |
| Pc | HP - 5700 | 4251 | 2ua7200f4k | EW290AV | DC5700 |
| Pc | HP - 5700 | 4254 | 2ua7200f6t | EW290AV | DC5700 |
| Pc | HP - 5700 | 4257 | 2ua7200f50 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4260 | 2ua7200f5h | EW290AV | DC5700 |
| Pc | HP - 5700 | 4262 | 2ua7200f5d | EW290AV | DC5700 |
| Pc | HP - 5700 | 4269 | 2ua7200f6j | EW290AV | DC5700 |
| Pc | HP - 5700 | 4275 | 2ua7200f69 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4276 | 2u7200f4x | EW290AV | DC5700 |
| Pc | HP - 5700 | 4277 | 2ua7200f6l | EW290AV | DC5700 |
| Pc | HP - 5700 | 4286 | 2ua7200f5v | EW290AV | DC5700 |
| Pc | HP - 5700 | 4290 | 2ua7200f5s | EW290AV | DC5700 |
| Pc | HP - 5700 | 4300 | 2ua7200f6p | EW290AV | DC5700 |
| Pc | HP - 5700 | 4309 | 2ua7200f7c | EW290AV | DC5700 |
| Pc | HP - 5700 | 4317 | 2ua7200f61 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4327 | 2ua7200f5k | EW290AV | DC5700 |
| Pc | HP - 5700 | 4329 | mxm72303br | EW290AV | DC5700 |
| Pc | HP - 5700 | 4337 | 2ua7200f47 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4353 | 2ua7200f3l | EW290AV | DC5700 |
| Pc | HP - 5700 | 4362 | 2ua7200f2d | EW290AV | DC5700 |
| Pc | HP - 5700 | 4377 | 2ua7200f4d | EW290AV | DC5700 |
| Pc | HP - 5700 | 4382 | 2ua7200f57 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4386 | 2ua7200f52 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4413 | 2ua7200f1r | EW290AV | DC5700 |
| Pc | HP - 5700 | 4414 | 2ua7200f2t | EW290AV | DC5700 |
| Pc | HP - 5700 | 4423 | 2ua7200f35 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4424 | 2ua7200f1z | EW290AV | DC5700 |
| Pc | HP - 5700 | 4427 | 2ua7200f3z | EW290AV | DC5700 |
| Pc | HP - 5700 | 4434 | 2ua7200f41 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4440 | 2ua7200f3g | EW290AV | DC5700 |
| Pc | HP - 5700 | 4442 | 2ua7200f27 | EW290AV | DC5700 |
| Pc | HP - 5700 | 4956 | 2ua7200f1w | EW290AV | DC5700 |
| Pc | HP - 5800 | 1356IT | 2ua91012zm | AJ411AV | DC5700 |
| Pc | HP - 5800 | 4544 | 2ua84310rh | AJ411AV | DC5700 |
| Pc | netvista | 931 | klaamfo | 8187-3bv | Black ThinkCenter |
| Pc | Netvista | 944 | kctf7gm | 8141-4lv | ThinkCenter |
| PC | thinkCenter | 1600 | kcrh9da | 3bu | IBM |
| PC | thinkCenter | 933 | klaamf8 | 3bu | IBM |
| Printer | HP | 6074 | CNN6103VWD | PF997A | HP7540 |
| Printer | HP | 6350 | CNN7022NR9 | PF997A | HP7540 |
| Printer | HP | 6083 | CNN6103VWL | PF997A | HP 7540 |
| Printer | HP | 6305 | CNN70500H8 | PF997A | HP 7540 |
| Printer | HP | 6357 | CNN705004V | PF997A | HP 7540 |
| Printer | HP | 1083 | cnbx103640 | 4200n | Q2425A |
| Printer | Hp | 1684 | cngxc21941 | HP5200DTN | Q7546A |
| Printer | Hp | 534 | cnbc48to1m | 4250 | Printer |
| Printer | IBM | 345 | 9901FDC | Infoprin 1120 | 4520-n01 |
| Printer | Lexmark | 256 | 11-DWA28 | 4059-165 | Optra s1650 |
| Printer | Xerox | 8075 | f9w-03893 | xza-1 | Copier |
| Printer | Xerox | 8118 | WPH053538 | Phaser 3500 | 1010+1040 |
| printer | xerox - color cube 8570 | | xfno18595 | JEA-2 | 8570N |
| printer | xerox - color cube 8570 | 8311 | xfn018503 | JEA-2 | 8570N |

| | | | | | |
|---------|-------------------------|-----------|---------------------|--------------------|----------------|
| Printer | XEROX PHASER 4500 | NO TAG | PMT282531 | JEA-2 | 8570N |
| Tv | pv-m1345 | 66 | k5aa31078 | pv-m1345 | TV |
| Tv | pv-m1345 | 67 | k5aa31445 | pv-m1345 | TV |
| UPS | APC | 10072 | 09266R2131AF05 3 | GXT2_1500RT12 0 | Battery backup |
| UPS | APC | n/a | WS9648191412 | 1400 Smart UPS | VS1400 |

RESOLVED, that the previous listed equipment be without salvage value and declared obsolete in their primary function; and

BE IT

FURTHER RESOLVED, that the Commissioner of the Department of Information & Technology be hereby authorized to dispose of said equipment.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

ADOPTED:

Councilman offered the following resolution and moved for its adoption as follows:

RESOLUTION DECLARING CERTAIN VEHICLE OBSOLETE IN THE DEPARTMENT OF PARKS AND RECREATION & AUTHORIZING ITS REMOVAL FROM THE DEPARTMENT'S INVENTORY

WHEREAS, the Commissioner of the Department of Parks and Recreation advises this Town Board that the vehicle identified herein below should be declared obsolete and removed from the Department of Parks & Recreation inventory of vehicles and equipment; and:

WHEREAS, the Commissioner of the Department of Parks and Recreation further advises this Town Board that the subject vehicle was destroyed as a result of Hurricane Sandy while in the possession of Arties Collision (4240 Austin Blvd., Island Park, NY) for repairs; and:

WHEREAS, the Commissioner of the Department of Parks & Recreation further advises this Town Board that the Town Attorney had concluded that it would not be practical to commence litigation against Artie's Collision for the value of the vehicle since Hurricane Sandy constituted an "intervening act of God" over which the repair shop had no control and consequently would not be held legally responsible for the destruction of the vehicle; and:

WHEREAS, the vehicle in question is described as follows:

| <u>Veh. #</u> | <u>Year & Make</u> | <u>Plate #</u> | <u>Vin #</u> |
|---------------|------------------------|----------------|-------------------|
| 15 | 2009 Ford Escape | M56715 | 1FMCU02779KC79763 |

and

WHEREAS, this Town Board deems it to be in the public interest that the above described vehicle should be declared obsolete and removed from the Department of Parks & Recreation inventory of vehicles and equipment;

NOW, THEREFORE, BE IT

RESOLVED, that the above listed vehicle and be declared obsolete in its primary function; and

BE IT FURTHER

RESOLVED, that the Commissioner of the Department of Purchasing be and he hereby is authorized to remove said vehicle from the Department of Parks & Recreation inventory of vehicles and equipment.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

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CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE NORTH SIDE OF PARK STREET, 223 FEET WEST OF MARK LANE. SEC 58, BLOCK 153, AND LOT (S) 29, A/K/A 1262 PARK STREET, ATLANTIC BEACH, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 1262 Park Street, Atlantic Beach, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board one (1) seventy two inch by ninety two inch (72" x 92") wall sheathing over fence with one half inch (1/2") four (4) ply plywood, provide and install one (1) six foot by four foot (6' x 4') gate with chain and lock keyed alike, located at 1262 Park Street, Atlantic Beach;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$265.00, the cost associated with the emergency services provided at 1262 Park Street, Atlantic Beach, New York

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

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BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$265.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE SOUTHEAST CORNER OF TALMADGE DRIVE AND CENTENNIAL AVENUE. SEC 36, BLOCK J, AND LOT (S) 133, A/K/A 2 TALMADGE DRIVE, BALDWIN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 2 Talmadge Drive, Baldwin, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board two (2) fourteen inch by thirty four inch (14" x 34") windows with one half inch (1/2") four (4) ply plywood, board one (1) forty eight inch by forty eight inch (48" x 48") window with one half inch (1/2") four (4) ply plywood, board one (1) thirty six inch by fifty four inch (36" x 54") window with one half inch (1/2") four (4) ply plywood, board two (2) twenty four inch by fifty inch (24" x 50") windows HUD style with one half inch (1/2") four (4) ply plywood, board two (2) nineteen inch by fifty four inch (19" x 54") windows HUD style with one half inch (1/2") four (4) ply plywood, board two (2) twenty nine inch by fifty inch (29" x 50") windows HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty seven inch by fifty seven inch (27" x 57") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) thirty six inch by thirty six inch (36" x 36") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty two inch by thirty five inch (22" x 35") window HUD style with one half inch (1/2") four (4) ply plywood, board

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one (1) twenty six inch by fifty three inch (26" x 53") window HUD style with one half inch (1/2") four (4) ply plywood, secure one (1) six foot by seven foot (6' x 7') sliding glass door with one half inch (1/2") four (4) ply plywood, build one (1) three foot by seven foot (3' x 7') door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, build one (1) seventy inch by eighty six inch (70" x 86") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, located at 2 Talmadge Drive, Baldwin;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$962.66, the cost associated with the emergency services provided at 2 Talmadge Drive, Baldwin, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$962.66 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY MASONRY COMMERCIAL BUILDING, LOCATED ON THE SOUTHWEST CORNER OF SUNRISE HIGHWAY AND GRAND AVENUE. SEC 54, BLOCK 105, AND LOT (S) 5, A/K/A 720 SUNRISE HIGHWAY, BALDWIN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 720 Sunrise Highway, Baldwin, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to tear down and remove ten feet (10') of broken and loose stucco from overhead on building, located at 720 Sunrise Highway, Baldwin;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 720 Sunrise Highway, Baldwin, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of

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\$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY MASONRY COMMERCIAL BUILDING, LOCATED ON THE WEST SIDE OF GRAND AVENUE, 62.78 FEET SOUTH OF SUNRISE HIGHWAY. SEC 54, BLOCK 105, AND LOT (S) 6, A/K/A 15 GRAND AVENUE, BALDWIN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 15 Grand Avenue, Baldwin, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, on April 18, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to build one (1) eight foot by twelve foot (8' x 12') frame with overhead out of two inch by six inch by eight foot (2" x 6" x 8') studs and boarded with one half inch (1/2") four (4) ply plywood, spend two hours cleaning up loose debris, located at 15 Grand Avenue, Baldwin;

WHEREAS, on April 19, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to frame one (1) forty five foot by eight foot (45' x 8') barricade on sidewalk out of two inch by four inch by eight foot (2" x 4" x 8') studs and boarded with one half inch (1/2") four (4) ply plywood, , located at 15 Grand Avenue, Baldwin;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$2394.00, the cost

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associated with the emergency services provided at 15 Grand Avenue,
Baldwin, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the
actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a
certified copy of this resolution with the clerk of the County Legislature
and the Board of Assessors of the County of Nassau, so that the sum of
\$2394.00 may be assessed by the Board of Assessors of the County of
Nassau against the lot in question at the same time as other taxes are
levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE WEST SIDE OF COLONY DRIVE, 20 FEET NORTH OF NORTH DRIVE. SEC 54, BLOCK 345, AND LOT (S) 19, A/K/A 3410 COLONY DRIVE, BALDWIN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 3410 Colony Drive, Baldwin, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, on April 19, 2015 the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to board three (3) forty six inch by fifty eight inch (46" x 58") windows with one half inch (1/2") four (4) ply plywood, board one (1) three foot by four foot (3' x 4') window with one half inch (1/2") four (4) ply plywood, board two (2) forty six inch by fifty eight inch (46" x 58") windows with one half inch (1/2") four (4) ply plywood, build one (1) three foot by seven foot (3' x 7') door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, provide and install two (2) lock and hasps, located at 3410 Colony Drive, Baldwin;

WHEREAS, on April 21, 2015 the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to build one (1) three foot by seven foot (3' x 7') door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, board

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two (2) forty five inch by fifty eight inch (45" x 58") windows HUD style with one half inch (1/2") four (4) ply plywood, frame two (2) seven foot by eight foot (7' x 8') garage doors with two inch by four inch by eight foot (2" x 4" x 8') studs and board with one half inch (1/2") four (4) ply plywood, located at 3410 Colony Drive, Baldwin;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1229.62, the cost associated with the emergency services provided at 3410 Colony Drive, Baldwin, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$1229.62 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE EAST SIDE OF BERKLEY STREET, 165.59 FEET SOUTH OF LENOX ROAD. SEC 36, BLOCK 229, AND LOT (S) 80, A/K/A 1361 BERKLEY STREET, BALDWIN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 1361 Berkley Street, Baldwin, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to board one (1) nineteen inch by thirty two inch (19" x 32") window HUD style with one half inch (1/2") four (4) ply plywood, frame one (1) forty inch by eighty four inch (40" x 84") door with two inch by three inch by eight foot (2" x 3" x 8') studs and board with one half inch (1/2") four (4) ply plywood, located at 1361 Berkley Street, Baldwin;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 1361 Berkley Street, Baldwin, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

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BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE SOUTHEAST CORNER OF EASTERN PARKWAY AND VAN BUREN PLACE. SEC 54, BLOCK 357, AND LOT (S) 806, A/K/A 3177 EASTERN PARKWAY, BALDWIN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 3177 Eastern Parkway, Baldwin, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to secure one (1) forty inch by eighty two inch (40" x 84" door with one half inch (1/2") four (4) ply plywood, board one (1) twenty one inch by thirty three inch (21" x 33") window with one half inch (1/2") four (4) ply plywood, board one (1) twenty six inch by three foot (26" x 3') window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) forty three inch by seventy seven inch (43" x 77") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) thirty inch by thirty eight inch (30" x 38") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty two inch by three foot (22" x 3') window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) three foot by forty four inch (3' x 44") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty seven inch by forty one inch (27" x 41") window HUD style with one half inch (1/2") four (4) ply plywood, located at 3177 Eastern Parkway, Baldwin;

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WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$315.38, the cost associated with the emergency services provided at 3177 Eastern Parkway, Baldwin, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$315.38 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF PARK AVENUE, 136.02 FEET SOUTH OF WAVERLY PLACE. SEC 54, BLOCK 286, AND LOT (S) 10, A/K/A 2759 PARK AVENUE, BALDWIN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 2759 Park Avenue, Baldwin, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, on January 16, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to secure one (1) thirty two inch by seventy two inch (32" x 72") door with one half inch (1/2") four (4) ply plywood, secure one (1) thirty two inch by eighty inch (32" x 80") door with one half inch (1/2") four (4) ply plywood, board one (1) three foot by four foot (3' x 4') exterior floor hole on deck with one half inch (1/2") four (4) ply plywood, board one (1) four foot by eight foot (4' x 8') roof hole with one half inch (1/2") four (4) ply plywood, board one (1) five foot by seven foot (5' x 7') roof hole with one half inch (1/2") four (4) ply plywood, supply and install one (1) eight foot by twenty three foot (8' x 23') heavy duty tarp, supply and install one (1) four foot by seven foot (4' x 7') heavy duty tarp, supply and install one (1) three foot by four foot (3' x 4') heavy duty tarp, clearing five feet by twelve feet (5' x 12') of brush, trees and shrubs, dismantling and removing garage, located at 2759 Park Avenue, Baldwin;

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WHEREAS, on January 28, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board six (6) thirty five inch by sixty inch (35" x 60") windows with one half inch (1/2") four (4) ply plywood, board one (1) thirty five inch by forty two inch (35" x 42") window with one half inch (1/2") four (4) ply plywood, board one (1) thirty one inch by forty two inch (31" x 42") window with one half inch (1/2") four (4) ply plywood, board one (1) two foot by fifty three inch (2' x 53") window with one half inch (1/2") four (4) ply plywood, board four (4) thirty five inch by sixty inch (35" x 60") windows HUD style with one half inch (1/2") four (4) ply plywood, board two (2) two foot by fifty three inch (2' x 53") windows HUD style with one half inch (1/2") four (4) ply plywood, board one (1) thirty three inch by eighty inch (33" x 80") door HUD style with one half inch (1/2") four (4) ply plywood, located at 2759 Park Avenue, Baldwin;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$2972.23, the cost associated with the emergency services provided at 2759 Park Avenue, Baldwin, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$2972.23 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY MASONRY COMMERCIAL BUILDING, LOCATED ON THE SOUTHEAST OF MILBURN AVENUE AND BERTHA DRIVE. SEC 54, BLOCK 590, AND LOT (S) 31, A/K/A 5 MILBURN AVENUE, BALDWIN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 5 Milburn Avenue, Baldwin, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to provide and install two (2) lock and chains, provide and install one (1) lock, board one (1) twenty inch by fifty two inch (20" x 52") window with one half inch (1/2") four (4) ply plywood, secure one (1) forty inch by seven foot (40" x 7') door with one half inch (1/2") four (4) ply plywood, secure one (1) eighty nine inch by ninety six inch (89" x 96") door with one half inch (1/2") four (4) ply plywood, located at 5 Milburn Avenue, Baldwin;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$454.62, the cost associated with the emergency services provided at 5 Milburn Avenue, Baldwin, New York;

NOW, THEREFORE, BE IT

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RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$454.62 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE WEST SIDE OF SOUTH ST. MARKS AVENUE, 308.66 FEET NORTH OF ALDER ROAD. SEC 63, BLOCK 263, AND LOT (S) 71, A/K/A 2610 SOUTH ST. MARKS AVENUE, BELLMORE, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 2610 South St. Marks Avenue, Bellmore, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to frame one (1) seventy eight inch by ninety six inch (78" x 96") garage door with two inch by three inch by eight foot (2" x 3" x 8') studs and board with one half inch (1/2") four (4) ply plywood, located at 2610 South St. Marks Avenue, Bellmore;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 2610 South St. Marks Avenue, Bellmore, New York

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

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BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY MASONRY COMMERCIAL BUILDING, LOCATED ON THE SOUTHWEST CORNER OF HEMPSTEAD TURNPIKE AND 2ND STREET. SEC 50, BLOCK 202, AND LOT (S) 13-16, A/K/A 2170 HEMPSTEAD TURNPIKE, EAST MEADOW, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 2170 Hempstead Turnpike, East Meadow, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to board one (1) forty eight inch by sixty nine inch (48" x 69") window with one half inch (1/2") four (4) ply plywood, located at 2170 Hempstead Turnpike, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 2170 Hempstead Turnpike, East Meadow, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature

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and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE SOUTHEAST CORNER OF FALCON STREET AND MIDVALE AVENUE. SEC 51, BLOCK 49, AND LOT (S) 39, A/K/A 2578 FALCON STREET, EAST MEADOW, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 2578 Falcon Street, East Meadow, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board four (4) twenty two inch by thirty two inch (22" x 32") windows with one half inch (1/2") four (4) ply plywood, board three (3) forty inch by forty four inch (40" x 44") windows with one half inch (1/2") four (4) ply plywood, board two (2) four foot by seventy five inch (4' x 75") windows with one half inch (1/2") four (4) ply plywood, board one (1) thirty inch by forty five inch (30" x 45") window with one half inch (1/2") four (4) ply plywood, board one (1) twenty eight inch by forty inch (28" x 40") window with one half inch (1/2") four (4) ply plywood, board one (1) forty two inch by fifty six inch (42" x 56") window with one half inch (1/2") four (4) ply plywood, board one (1) forty inch by fifty two inch (40" x 52") window with one half inch (1/2") four (4) ply plywood, build one (1) thirty two inch by eighty inch (32" x 80") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, build one (1) thirty six inch by eighty eight inch (36" x 88") door barricade with two inch by four inch by seven foot (2" x 4" x 7')

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studs and board with one half inch (½") four (4) ply plywood, build one (1) forty inch by ninety two inch (40" x 92") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (½") four (4) ply plywood, board two (2) fifteen inch by fifteen inch (15" x 15") exterior A/C holes with one half inch (½") four (4) ply plywood, board one (1) two foot by three foot (2' x 3') exterior A/C hole, located at 2578 Falcon Street, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$836.14, the cost associated with the emergency services provided at 2578 Falcon Street, East Meadow, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$836.14 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE SOUTHEAST CORNER OF SHERMAN AVENUE AND NIRA AVENUE. SEC 51, BLOCK 28, AND LOT (S) 333, A/K/A 623 SHERMAN AVENUE, EAST MEADOW, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 623 Sherman Avenue, East Meadow, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board one (1) thirty six inch by fifty eight inch (36" x 58") window with one half inch (1/2") four (4) ply plywood, board one (1) twenty eight inch by forty inch (28" x 40") window with one half inch (1/2") four (4) ply plywood, board nine (9) thirty six inch by fifty eight inch (36" x 58") windows HUD style with one half inch (1/2") four (4) ply plywood, board two (2) fourteen inch by thirty one inch (14" x 31") windows HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty seven inch by thirty six inch (27" x 36") window HUD style with one half inch (1/2") four (4) ply plywood, build one (1) thirty two inch by eighty four inch (32" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board it with one half inch (1/2") four (4) ply plywood, located at 623 Sherman Avenue, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$848.66, the cost

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associated with the emergency services provided at 623 Sherman Avenue, East Meadow, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$848.66 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE NORTH SIDE OF AMHERST STREET, 180 FEET WEST OF NEWBRIDGE ROAD. SEC 50, BLOCK 207, AND LOT (S) 176, A/K/A 2449 AMHERST STREET, EAST MEADOW, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 2449 Amherst Street, East Meadow, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to build one (1) three foot by seven foot (3'x 7') door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, build one (1) forty inch by eighty four inch (40" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, board one (1) two foot by four foot (2' x 4') exterior soffit hole with one half inch (1/2") four (4) ply plywood, located at 2449 Amherst Street, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$238.38, the cost associated with the emergency services provided at 2449 Amherst Street, East Meadow, New York;

NOW, THEREFORE, BE IT

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Case # 6542

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$238.38 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE SOUTHEAST CORNER OF BAILEY AVENUE AND DOFENA LANE. SEC 45, BLOCK 470, AND LOT (S) 22, A/K/A 42 BAILEY AVENUE, EAST MEADOW, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 42 Bailey Avenue, East Meadow, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, on May 4, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board one (1) thirty two inch by thirty six inch (32" x 36") windows with one half inch (1/2") four (4) ply plywood, secure one (1) thirty four inch by seventy two (34" x 72") door with one half inch (1/2") four (4) ply plywood, secure one (1) forty inch by eighty four inch (40" x 84") with one half inch (1/2") four (4) ply plywood, secure one (1) sixty inch by seventy one inch (60" x 71") door with one half inch (1/2") four (4) ply plywood, located at 42 Bailey Avenue, East Meadow;

WHEREAS, on May 5, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to provide and install two (2) lock and chain, resecure eighteen feet (18') of six foot (6') high stockade fence to existing wood poles, install twenty five feet (25') of six foot (6') high fence with one and five eighth inch (1 5/8") poles and number nine (#9) gauge wire on top and bottom, located at 42 Bailey Avenue, East Meadow;

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WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$829.32, the cost associated with the emergency services provided at 42 Bailey Avenue, East Meadow, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$829.32 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE NORTH SIDE OF SPERRY STREET EAST, 150 FEET EAST OF HEWLETT BAY BOULEVARD. SEC 42, BLOCK 36, AND LOT (S) 110, A/K/A 5 SPERRY STREET, EAST ROCKAWAY, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 5 Sperry Street, East Rockaway, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to remove one (1) thirty five foot (35') high double tree over a canal and neighboring property due to erosion, cart away thirty (30) yards of tree and shrubs, located at 5 Sperry Street, East Rockaway;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1,600.00, the cost associated with the emergency services provided at 5 Sperry Street, East Rockaway, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

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BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$1600.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF BENSON AVENUE, 282.94 FEET SURPRISE STREET. SEC 32, BLOCK 496, AND LOT (S) 15, A/K/A 205 BENSON AVENUE, ELMONT, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 205 Benson Avenue, Elmont, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board five (5) thirty four inch by forty inch (34" x 40") windows HUD style with one half inch (1/2") four (4) ply plywood, board two (2) twenty two inch by forty eight inch (22" x 48") windows HUD style with one half inch (1/2") four (4) ply plywood, board one (1) thirty eight inch by forty inch (38" x 40") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) forty one inch by sixty eight inch (41" x 68") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty four inch by forty inch (24" x 40") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) forty six inch by forty eight inch (46" x 48") window with one half inch (1/2") four (4) ply plywood, board four (4) thirty inch by thirty inch (30" x 30") window with one half inch (1/2") four (4) ply plywood, build one (1) three foot by seven foot (3' x 7') door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board it HUD style with one half inch (1/2") four (4) ply plywood, build one (1) sixty seven inch by eighty four inch (67" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7')

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studs and board it HUD style with one half inch (1/2") four (4) ply plywood, located at 205 Benson Avenue, Elmont;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$890.16, the cost associated with the emergency services provided at 205 Benson Avenue, Elmont, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$890.16 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE EAST SIDE OF BILTMORE AVENUE, 390 FEET SOUTH OF BLACKSTONE STREET. SEC 32, BLOCK 425, AND LOT (S) 27, A/K/A 164 BILTMORE AVENUE, ELMONT, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 164 Biltmore Avenue, Elmont, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board eight (8) twenty eight inch by fifty five inch (28" x 55") windows with one half inch (1/2") four (4) ply plywood, board six (6) thirty one inch by fifty five inch (31" x 55") windows with one half inch (1/2") four (4) ply plywood, board six (6) sixteen inch by thirty two inch (16" x 32") windows with one half inch (1/2") four (4) ply plywood, board three (3) twenty four inch by thirty seven inch (24" x 37") windows with one half inch (1/2") four (4) ply plywood, board two (2) twenty seven inch by forty eight inch (27" x 48") windows with one half inch (1/2") four (4) ply plywood, secure one (1) thirty two inch by seven foot (32" x 7') door with one half inch (1/2") four (4) ply plywood, secure one (1) forty inch by seven foot (40" x 7') door with one half inch (1/2") four (4) ply plywood, located at 164 Biltmore Avenue, Elmont;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$820.39, the cost

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associated with the emergency services provided at 164 Biltmore Avenue, Elmont, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$820.39 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME WITH BRICK VENEER, ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE WEST SIDE OF 241ST STREET, 100 FEET NORTH OF ONTARIO ROAD. SEC 32, BLOCK 9, AND LOT (S) 130, A/K/A 94-32 241ST STREET, FLORAL PARK, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 94-32 241st Street, Floral Park, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board four (4) eighteen inch by thirty four inch (18" x 34") windows with one half inch (1/2") four (4) ply plywood, build one (1) thirty eight inch by eighty inch (38" x 80") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, build one (1) thirty eight inch by eighty four inch (38" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, located at 94-32 241st Street, Floral Park;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$262.15, the cost associated with the emergency services provided at 94-32 241st Street, Floral Park, New York;

NOW, THEREFORE, BE IT

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6542

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$262.15 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF 226TH STREET, 324.39 FEET SOUTH OF JERICHO TURNPIKE. SEC 32, BLOCK 3, AND LOT (S) 154, A/K/A 94-35 226TH STREET, FLORAL PARK, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 94-35 226th Street, Floral Park, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board one (1) twenty seven inch by forty inch (27" x 40") window with one half inch (1/2") four (4) ply plywood, board one (1) eighteen inch by thirty six inch (18" x 36") window with one half inch (1/2") four (4) ply plywood, board five (5) twenty two inch by thirty four inch (22" x 34") windows with one half inch (1/2") four (4) ply plywood, board six (6) three foot by five foot (3' x 5') windows HUD style with one half inch (1/2") four (4) ply plywood, board one (1) three foot by forty six inch (3' x 46") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) thirty three inch by forty inch (33" x 40") window HUD style with one half inch (1/2") four (4) ply plywood, build one (1) forty inch by ninety six inch door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, build one (1) thirty eight inch by ninety three inch (38" x 93") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one

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half inch (1/2") four (4) ply plywood, located at 94-35 226th Street, Floral Park;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$898.53, the cost associated with the emergency services provided at 94-35 226th Street, Floral Park, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$898.53 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE SOUTH SIDE OF ADAMS AVENUE, 300 FEET EAST OF HARRISON AVENUE. SEC 35, BLOCK 140, AND LOT (S) 122, A/K/A 947 ADAMS AVENUE, FRANKLIN SQUARE, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 947 Adams Avenue, Franklin Square, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board five (5) eighteen inch by thirty four inch (18" x 34") wall windows with one half inch (1/2") four (4) ply plywood, take down and remove existing four foot by four foot (4' x 4') awning, resecure four feet by twenty feet (4' x 20') of siding, located at 947 Adams Avenue, Franklin Square;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 947 Adams Avenue, Franklin Square, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

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BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE WEST SIDE OF NOEL AVENUE, 129.68 FEET NORTH OF HARRIS AVENUE. SEC 39, BLOCK 74, AND LOT (S) 284, A/K/A 1348 NOEL AVENUE, HEWLETT, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 1348 Noel Avenue, Hewlett, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi build one (1) forty inch by eighty four inch (40" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, build one (1) forty inch by ninety inch (40" x 90") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, frame one (1) seven foot by eight foot (7' x 8') door with two inch by four inch by eight foot (2" x 4" x 8") studs and boarded with one half inch (1/2") four (4) ply plywood, located at 1348 Noel Avenue, Hewlett;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$419.58, the cost associated with the emergency services provided at 1348 Noel Avenue, Hewlett, New York;

NOW, THEREFORE, BE IT

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Case # 6542

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$419.58 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE SOUTHWEST CORNER OF BAYVIEW AVENUE AND CHERRY STREET. SEC 40, BLOCK 156, AND LOT (S) 164-165, A/K/A 515 BAYVIEW AVENUE, INWOOD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 515 Bayview Avenue, Inwood, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi board one (1) thirty nine inch by four foot (39" x 4') window with one half inch (½") four (4) ply plywood, located at 515 Bayview Avenue, Inwood;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$150.00, the cost associated with the emergency services provided at 515 Bayview Avenue, Inwood, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of

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\$150.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE SOUTHWEST CORNER OF BAYVIEW AVENUE AND MONROE STREET. SEC 40, BLOCK 88, AND LOT (S) 369, A/K/A 311 BAYVIEW AVENUE, INWOOD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 311 Bayview Avenue, Inwood, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi board one (1) three foot by seven inch (3' x 7") door HUD style with one half inch (1/2") four (4) ply plywood, located at 311 Bayview Avenue, Inwood;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$150.00, the cost associated with the emergency services provided at 311 Bayview Avenue, Inwood, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of

Item # 6

Case # 6542

\$150.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE WEST SIDE OF HENRY STREET, 23.8 FEET SOUTH OF CHITTITINA STREET. SEC 40, BLOCK 48, AND LOT (S) 155, A/K/A 225 HENRY STREET, INWOOD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 225 Henry Street, Inwood, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi build one (1) three foot by seven foot (3' x 7') door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, located at 225 Henry Street, Inwood;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 225 Henry Street, Inwood, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature

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6542

and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE NORTH SIDE OF PENNY LANE, 189.35 FEET WEST OF WATER LANE NORTH. SEC 51, BLOCK 184, AND LOT (S) 13, A/K/A 15 PENNY LANE, LEVITTOWN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 15 Penny Lane, Levittown, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to spend one (1) hour removing old tarps, furring strips, and cleaning up, supply and install two (2) heavy duty fifteen foot by nineteen foot (15' x 19') tarps, supply and install two (2) heavy duty twelve foot by nineteen foot (12' x 19') tarps, located at 15 Penny Lane, Levittown;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1056.00, the cost associated with the emergency services provided at 15 Penny Lane, Levittown, New York

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

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Case # 6542

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$1056.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE NORTH SIDE OF SALEM LANE, 101.39 FEET EAST OF FARM LANE. SEC 51, BLOCK 111, AND LOT (S) 8, A/K/A 7 SALEM LANE, LEVITTOWN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 7 Salem Lane, Levittown, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board one (1) two foot by forty six inch (2' x 46") window with one half inch (1/2") four (4) ply plywood, board one (1) forty six inch by seventy inch (46" x 70") window with one half inch (1/2") four (4) ply plywood, secure one (1) forty inch by seven foot (40" x 7') door with one half inch (1/2") four (4) ply plywood, board one (1) four foot by seventy two inch (4' x 72") sheathing for fence with one half inch (1/2") four (4) ply plywood, located at 7 Salem Lane, Levittown;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$193.41, the cost associated with the emergency services provided at 7 Salem Lane, Levittown, New York;

NOW, THEREFORE, BE IT

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6

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6549

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$193.41 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE SOUTHEAST CORNER OF HAMLET ROAD AND UPLAND LANE. SEC 46, BLOCK 395, AND LOT (S) 1, A/K/A 97 HAMLET ROAD, LEVITTOWN, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 97 Hamlet Road, Levittown, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi provide and install two (2) lock and hasps, resecure one (1) seventy seven inch by eighty four inch (77" x 84") of existing boarded up sliders, located at 97 Hamlet Road, Levittown;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$213.63, the cost associated with the emergency services provided at 97 Hamlet Road, Levittown, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature

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and the Board of Assessors of the County of Nassau, so that the sum of \$213.63 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE WEST SIDE OF THOMAS STREET, 175 FEET SOUTH OF HORATIO AVENUE. SEC 55, BLOCK 544, AND LOT (S) 282, A/K/A 1842 THOMAS STREET, MERRICK, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 1842 Thomas Street, Merrick, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to provide and install two (2) lock and hasps, located at 1842 Thomas Street, Merrick;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 1842 Thomas Street, Merrick, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of

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\$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF BIRCH DRIVE, 100 FEET NORTH OF CENTRAL PARKWAY. SEC 55, BLOCK 159, AND LOT (S) 11, 13, 115, A/K/A 15 BIRCH DRIVE, MERRICK, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 15 Birch Drive, Merrick, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to board one (1) forty one inch by fifty five inch (41" x 55") window with one half inch (1/2") four (4) ply plywood, board one (1) twenty two inch by three foot (22" x 3') window with one half inch (1/2") four (4) ply plywood, board one (1) fourteen inch by thirty four inch (14" x 34") window with one half inch (1/2") four (4) ply plywood, board one (1) three foot by three foot (3' x 3') exterior hole where A/C unit was previously located with one half inch (1/2") four (4) ply plywood, located at 15 Birch Drive, Merrick;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 15 Birch Drive, Merrick, New York

NOW, THEREFORE, BE IT

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RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE NORTH SIDE OF LINDEN PLACE, 70.7 FEET WEST OF ENNESS STREET. SEC 55, BLOCK 480, AND LOT (S) 8, A/K/A 61 LINDEN PLACE, ROOSEVELT, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 61 Linden Place, Roosevelt, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi secure one (1) three foot by seven foot (3' x 7') door with one half inch (1/2") four (4) ply plywood, located at 61 Linden Place, Roosevelt;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$150.00, the cost associated with the emergency services provided at 61 Linden Place, Roosevelt, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of

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\$150.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE NORTH SIDE OF ALLERS BOULEVARD, 60 FEET WEST OF HANSOM PLACE. SEC 55, BLOCK 328, AND LOT (S) 433 - 434, A/K/A 119 ALLERS BOULEVARD, ROOSEVELT, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 119 Allers, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi secure one (1) forty one inch by eighty four inch (41" x 84") door with one half inch (½") four (4) ply plywood, located at 119 Allers;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 119 Allers, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature

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and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE NORTH SIDE OF CLARK LANE, 840 FEET EAST OF SEAMANS NECK ROAD. SEC 52, BLOCK C, AND LOT (S) 28 & 535, A/K/A 3831 CLARK STREET, SEAFORD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 3831 Clark Street, Seaford, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board one (1) three foot by four foot (3' x 4') window with one half inch (1/2") four (4) ply plywood, located at 3831 Clark Street, Seaford;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 3831 Clark Street, Seaford, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature

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and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE NORTH SIDE OF NORTHERN PARKWAY, 457.44 FEET EAST OF HEMPSTEAD-BABYLON TURNPIKE. SEC 36, BLOCK 121, AND LOT (S) 10, A/K/A 423 NORTHERN PARKWAY, UNIONDALE, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 423 Northern Parkway, Uniondale, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to provide and install four (4) lock and hasps, located at 423 Northern Parkway, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$288.00, the cost associated with the emergency services provided at 423 Northern Parkway, Uniondale, New York

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature

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and the Board of Assessors of the County of Nassau, so that the sum of \$288.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE SOUTH SIDE OF BRAXTON STREET, 246.23 FEET WEST OF MANOR PARKWAY. SEC 50, BLOCK 22, AND LOT (S) 1-3, A/K/A 1118 BRAXTON STREET, UNIONDALE, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 1118 Braxton Street, Uniondale, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi secure one (1) three foot by seven foot (3' x 7') door with one half inch (½") four (4) ply plywood, located at 1118 Braxton Street, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 1118 Braxton Street, Uniondale, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of

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\$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE WEST SIDE OF DECATUR STREET, 250 FEET NORTH OF HEMPSTEAD BOULEVARD. SEC 50, BLOCK 122, AND LOT (S) 246, A/K/A 476 DECATUR STREET, UNIONDALE, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 476 Decatur Street, Uniondale, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, on January 6, 2015 the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board two (2) thirty four inch by fifty seven inch (37" x 57") windows with one half inch (1/2") four (4) ply plywood, board four (4) eighteen inch by thirty two inch (18" x 32") windows with one half inch (1/2") four (4) ply plywood, board three (3) forty one inch by fifty two inch (41" x 52") windows with one half inch (1/2") four (4) ply plywood, board one (1) thirty inch by forty five inch (30" x 45") window with one half inch (1/2") four (4) ply plywood, board one (1) seventeen inch by three foot (17" x 3') window with one half inch (1/2") four (4) ply plywood, board one (1) thirty two inch by forty three inch (32" x 43") window with one half inch (1/2") four (4) ply plywood, board one (1) thirty four inch by forty three inch (34" x 43") window with one half inch (1/2") four (4) ply plywood, board one (1) sixty four inch by seventy two inch (64" x 72") window with one half inch (1/2") four (4) ply plywood, secure one (1) seventy three inch by one hundred and six inch (73" x 106") sliding

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glass door with one half inch (1/2") four (4) ply plywood, provide and install two (2) lock and hasps, located at 476 Decatur Street, Uniondale;

WHEREAS, on February 24, 2015 the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to secure one (1) four foot by seven foot (4' x 7') door with one half inch (1/2") four (4) ply plywood, located at 476 Decatur Street, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$796.04, the cost associated with the emergency services provided at 476 Decatur Street, Uniondale, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$796.04 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF LIBERTY STREET, 98 FEET NORTH OF JERUSALEM AVENUE. SEC 50, BLOCK 138, AND LOT (S) 306, A/K/A 637 LIBERTY STREET, UNIONDALE, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 637 Liberty Street, Uniondale, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board three (3) sixteen inch by thirty two inch (16" x 32") windows with one half inch (1/2") four (4) ply plywood, board one (1) forty eight inch by fifty inch (48" x 50") window with one half inch (1/2") four (4) ply plywood, board six (6) three foot by four foot (3' x 4') windows HUD style with one half inch (1/2") four (4) ply plywood, build one (1) three foot by seven foot (3' x 7') door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, build one (1) thirty eight inch by eighty four inch (38" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, build one (1) forty inch by eighty two inch (40" x 82") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board HUD style with one half inch (1/2") four (4) ply plywood, located at 637 Liberty Street, Uniondale;

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WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$749.64, the cost associated with the emergency services provided at 637 Liberty Street, Uniondale, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$749.64 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF EDGEMERE AVENUE, 50 FEET SOUTH OF MACON PLACE. SEC 36, BLOCK 133, AND LOT (S) 235, A/K/A 677 EDGEMERE AVENUE, UNIONDALE, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 677 Edgemere Avenue, Uniondale, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, on May 6, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to provide and install eight (8) lock and hasps, board one (1) two foot by four foot (2' x 4') window with one half inch (1/2") four (4) ply plywood, located at 677 Edgemere Avenue, Uniondale;

WHEREAS, on May 7, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to install ninety feet (90') of six foot (6') high fence with one and five eighth inch (1 5/8") poles and number nine (#9) gauge wire top and bottom, board five (5) twenty two inch by sixty inch (22" x 60") windows with one half inch (1/2") four (4) ply plywood, board two (2) three foot by four foot (3' x 4') windows with one half inch (1/2") four (4) ply plywood, board one (1) sixty inch by one hundred and twenty inch (60" x 120") window with one half inch (1/2") four (4) ply plywood, board five (5) thirty two inch by eighty inch (32" x 80") windows with one half inch (1/2") four (4) ply plywood, board one (1) eighteen inch by thirty inch (18" x 30")

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window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) thirty inch by forty four inch (30" x 44") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty nine inch by thirty inch (29" x 30") window HUD style with one half inch (1/2") four (4) ply plywood, board two (2) thirty five inch by forty eight inch (35" x 48") windows HUD style with one half inch (1/2") four (4) ply plywood, board two (2) twenty six inch by thirty seven inch (26" x 37") windows HUD style with one half inch (1/2") four (4) ply plywood, board three (3) thirty four inch by forty eight inch (34" x 48") windows HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty six inch by thirty nine inch (26" x 39") window HUD style with one half inch (1/2") four (4) ply plywood, build one (1) forty inch by eighty inch (40" x 80") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, build one (1) thirty two inch by eighty two inch (32" x 82") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, build one (1) thirty four inch by eighty two inch (34" x 82") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, build one (1) thirty three inch by eighty four inch (33" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, located at 677 Edgemere Avenue, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$3373.07, the cost associated with the emergency services provided at 677 Edgemere Avenue, Uniondale, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$3373.07 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE WEST SIDE OF WESTERN LANE, 180 FEET SOUTH OF WILLOWOOD DRIVE. SEC 51, BLOCK 355, AND LOT (S) 4, A/K/A 12 WESTERN LANE, WANTAGH, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 12 Western Lane, Wantagh, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to board one (1) three foot by six foot (3' x 6') window with one half inch (1/2") four (4) ply plywood, located at 12 Western Lane, Wantagh;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$150.00, the cost associated with the emergency services provided at 12 Western Lane, Wantagh, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature

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and the Board of Assessors of the County of Nassau, so that the sum of \$150.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME, ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE SOUTH SIDE OF LINCOLN AVENUE, 68.08 FEET EAST OF HEMPSTEAD GARDENS DRIVE. SEC 35, BLOCK 419, AND LOT (S) 291, A/K/A 508 LINCOLN AVENUE, WEST HEMPSTEAD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 508 Lincoln Avenue, West Hempstead, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board two (2) twenty inch by thirty six inch (20" x 36") window with one half inch (1/2") four (4) ply plywood, secure one (1) fifty nine inch by eighty inch (59" x 80") sliding glass door with one half inch (1/2") four (4) ply plywood, provide and install four (4) lock and hasps, located at 508 Lincoln Avenue, West Hempstead;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$366.93, the cost associated with the emergency services provided at 508 Lincoln Avenue, West Hempstead, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings, and

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BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$366.93 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE NORTH SIDE OF PINEBROOK AVENUE, 267.24 FEET WEST OF ONTARIO ROAD. SEC 35, BLOCK N, AND LOT (S) 420, A/K/A 90 PINEBROOK AVENUE, WEST HEMPSTEAD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 90 Pinebrook Avenue, West Hempstead, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board one (1) twenty nine inch by sixty inch (29" x 60") window with one half inch (1/2") four (4) ply plywood, board one (1) thirty six inch by sixty inch (36" x 60") window with one half inch (1/2") four (4) ply plywood, secure one (1) three foot by seven foot (3' x 7') door with one half inch (1/2") four (4) ply plywood, located at 90 Pinebrook Avenue, West Hempstead;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$180.00, the cost associated with the emergency services provided at 90 Pinebrook Avenue, West Hempstead, New York

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

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BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$180.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE WEST SIDE OF JANOS LANE, 118.82 FEET NORTH OF COVENRTY ROAD SOUTH. SEC 35, BLOCK 538, AND LOT (S) 8, A/K/A 104 JANOS LANE, WEST HEMPSTEAD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 104 Janos Lane, West Hempstead, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to install six hundred and twenty feet (620') of six foot (6') high fence with one and five eighths inch (1 5/8") poles and number nine (#9) gauge wire top and bottom, board three (3) three foot by four foot (3' x 4') windows with one half inch (1/2") four (4) ply plywood, secure two (2) forty five inch by eighty two inch (45" x 82") doors with one half inch (1/2") four (4) ply plywood, located at 104 Janos Lane, West Hempstead;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$8950.48, the cost associated with the emergency services provided at 104 Janos Lane, West Hempstead, New York;

NOW, THEREFORE, BE IT

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RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$8950.48 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME, ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF NASSAU BOULEVARD, 295.35 FEET NORTH OF ROY STREET. SEC 35, BLOCK 303, AND LOT (S) 28, A/K/A 171 NASSAU BOULEVARD, WEST HEMPSTEAD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 171 Nassau Boulevard, West Hempstead, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, on January 29, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to provide and install two (2) lock and hasps, located at 171 Nassau Boulevard, West Hempstead;

WHEREAS, on April 25, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to build one (1) thirty two inch by eighty two inch (32" x 82") door barricade out of two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, located at 171 Nassau Boulevard, West Hempstead;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$330.00, the cost associated with the emergency services provided at 171 Nassau Boulevard, West Hempstead, New York;

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NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$330.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE EAST SIDE OF ESSEX COURT, 127.91 FEET SOUTH OF COVENTRY ROAD NORTH. SEC 35, BLOCK 463, AND LOT (S) 26, A/K/A 931 ESSEX COURT, WEST HEMPSTEAD, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 931 Essex Court, West Hempstead, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board four (4) twelve inch by thirty two inch (12" x 32") windows with one half inch (1/2") four (4) ply plywood, board two (2) forty inch by fifty six inch (40" x 56") windows HUD style with one half inch (1/2") four (4) ply plywood, board four (4) forty inch by forty inch (40" x 40") windows HUD style with one half inch (1/2") four (4) ply plywood, board two (2) forty eight inch by fifty two inch (48" x 52") windows HUD style with one half inch (1/2") four (4) ply plywood, board one (1) twenty eight inch by forty inch (28" x 40") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) sixty one inch by one hundred and six inch (61" x 106") window HUD style with one half inch (1/2") four (4) ply plywood, board one (1) sixty inch by sixty eight inch (60" x 68") window HUD style with one half inch (1/2") four (4) ply plywood, build one (1) thirty five inch by eighty inch (35" x 80") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and boarded HUD style with one half inch (1/2") four (4) ply plywood, build one (1) thirty four inch by eighty

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four inch (34" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and boarded HUD style with one half inch (1/2") four (4) ply plywood, build one (1) three foot by seven foot (3' x 7') door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and boarded HUD style with one half inch (1/2") four (4) ply plywood, provide and install three (3) lock and hasps, located at 931 Essex Court, West Hempstead;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1457.28, the cost associated with the emergency services provided at 931 Essex Court, West Hempstead, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$1457.28 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION DECLARING AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME, ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE WEST SIDE OF HARK LANE, 129.45 FEET SOUTH OF HARMONY LANE. SEC 45, BLOCK 417, AND LOT (S) 11, A/K/A 42 HARK LANE, WESTBURY, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, pursuant to Chapter 90 of the Code of the Town of Hempstead entitled, "Dangerous Buildings and Structures," the Commissioner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 42 Hark Lane, Westbury, Town of Hempstead, New York; and

WHEREAS, said inspection disclosed that contrary to Town of Hempstead regulations this structure was open and abandoned; and

WHEREAS, the Commissioner of the Department of Buildings deemed the open and abandoned structure to be a source of imminent danger to the life and/or safety of the residents in the area; and

WHEREAS, pursuant to Chapter 90 of the code of the Town of Hempstead the Commissioner of the Department of Buildings is authorized to cause the immediate securing of dangerous structures or buildings and the Town of Hempstead shall be reimbursed for the cost of the work or the services provided; and

WHEREAS, the services of MGP Landscape Construction LLC DBA Gappsi Group, Smithtown, New York, and the costs incurred by the emergency services authorized by the Commissioner of the Department of Buildings were approved by the Town Board under Resolution Number 240-2015; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi to board eight (8) forty seven inch by twenty seven inch (47" x 27") windows with one half inch (1/2") four (4) ply plywood, board two (2) two foot by four foot (2' x 4') windows with one half inch (1/2") four (4) ply plywood, board two (2) forty five inch by forty eight inch (45" x 48") windows with one half inch (1/2") four (4) ply plywood, board two (2) twenty six inch by forty eight inch (26" x 48") windows with one half inch (1/2") four (4) ply plywood, board one (1) twenty four inch by forty five inch (24" x 45") windows with one half inch (1/2") four (4) ply plywood, build one (1) three foot by seventy four inch (3' x 74") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, build one (1) forty inch by eighty four inch (40" x 84") door barricade with two inch by four inch by seven foot (2" x 4" x 7') studs and board with one half inch (1/2") four (4) ply plywood, located at 42 Hark Lane, Westbury;

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WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$651.60, the cost associated with the emergency services provided at 42 Hark Lane, Westbury, New York;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings; and

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$651.60 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING SPECIAL ASSESSMENT FOR PROFESSIONAL SERVICES RENDERED IN REGARD TO GRAFFITI REMOVAL IN ACCORDANCE WITH SECTION 31-302(N) OF THE BUILDING ZONE ORDINANCE OF THE TOWN OF HEMPSTEAD IN REGARD TO A TWO STORY, COMPOSITION FRAME, COMMERCIAL BUILDING, LOCATED ON THE SOUTH EAST CORNER OF JERICHO TURNPIKE AND 244TH STREET, SECTION 32, BLOCK 018, LOTS 101 A/K/A 244-02 JERICHO TURNPIKE, FLORAL PARK, TOWN OF HEMPSTEAD, NEW YORK

WHEREAS, pursuant to section 31-302(N) of the Building Zone Ordinance of the Town of Hempstead entitled, "Graffiti Eradication," the Commissioner of the Department of Buildings deemed it necessary to inspect the structure located at 244-02 Jericho Turnpike, Floral Park, Town of Hempstead, New York; and

WHEREAS, said inspection verified that graffiti, as defined in the above-referenced section, was present upon the premises at the above address; and

WHEREAS, pursuant to section 31-302 (N) of the Building Zone Ordinance, the Commissioner of the Department of Buildings is authorized to cause the removal of graffiti with the costs and expenses of such removal collected in the manner fixed by law for the collection of taxes; and

WHEREAS, by resolution 1319-2012, the Town Board accepted the bid of KS Restorations & Home Improvements, Inc., to serve as the town's contractor for graffiti removal purposes; and

WHEREAS, the Commissioner of the Department of Buildings directed KS Restorations & Home Improvements, Inc. to make a service call, \$85.00, and paint three hundred sq. ft. (300') two (2) coats at \$1,200.00, located at 244-02 Jericho Turnpike, Floral Park; and

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1,285.00 the cost associated with the services provided at 244-02 Jericho Turnpike, Floral Park, New York; and

WHEREAS, all applicable procedures required by section 31-302(N) in this matter were followed by the Commissioner of the Department of Buildings;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby ratifies and confirms the actions taken by the Commissioner of the Department of Buildings as described above; and

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Case # 6542

BE IT FURTHER RESOLVED, that the Town Clerk shall file a certified copy of this resolution with the clerk of the County Legislature and the Board of Assessors of the County of Nassau, so that the sum of \$1,285.00 may be assessed by the Board of Assessors of the County of Nassau against the lot in question at the same time as other taxes are levied and assessed.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution

and moved its adoption:

RESOLUTION AUTHORIZING THE TOWN OF HEMPSTEAD
TO WAIVE THE ADOPTION FEES ON DOGS AND CATS
DURING THE "HOME FOR THE HOLIDAYS" ADOPTION
EVENT NOVEMBER 21, 2015 THROUGH JANUARY 3, 2016.

WHEREAS, the Town of Hempstead wishes to encourage adoptions of dogs
and cats; and

WHEREAS, the Town of Hempstead has designated an adoption theme
"Home For The Holidays" November 21, 2015 through January 3, 2016;
and

WHEREAS, the Town Board has determined it is in the best interest of the
public to waive the adoption fees for animals kept at the Town of Hempstead
Animal Shelter during the "Home For The Holidays" Adoption Event
November 21, 2015 through January 3, 2016; and

NOW, THEREFORE, BE IT

RESOLVED, that the fees for adoption be waived for all animals adopted from the
Town of Hempstead Animal Shelter during the "Home For The Holidays" Adoption
Event November 21, 2015 through January 3, 2016.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

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Case # 21646

Case No.

Resolution No.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION RENEWING THE 2014-2015 ON CALL SNOW
PLOWING SERVICES CONTRACT, TOWN OF HEMPSTEAD
PARKING FIELDS, SOUTHWEST AREA, TOWN OF HEMPSTEAD,
NASSAU COUNTY, NEW YORK, PW#40-14

WHEREAS, the Town Board on November 12, 2014 adopted Resolution No. 1564-2014 awarding Site Services Group, Inc. the 2014-2015 On Call Snow Plowing Services Contract, Town of Hempstead Parking Fields, Southwest Area, PW# 40-14, Town of Hempstead, Nassau County, New York; and

WHEREAS, the contract contains the provision to renew the contract for an additional year under the same terms of the original contract; and

WHEREAS, the Commissioner of Engineering deems it to be in the best interest of the public and recommends renewing the referenced contract for an additional year under the same terms of the original contract;

NOW THEREFORE, BE IT

RESOLVED, that the 2014-2015 On Call Snow Plowing Services Contract, Town of Hempstead Parking Fields, Southwest Area, Town of Hempstead, Nassau County, New York; be renewed for an additional year at the current contract unit prices, renewed contract to be known as PW# 40-14R; and BE IT

FURTHER RESOLVED, that the Supervisor be and she hereby is authorized to make payments under this contract from Account No. 200-003-5650-4680, Contract Fees.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

9

Case #

26850

Case No.

Resolution No.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION RENEWING THE 2014-2015 ON CALL SNOW
PLOWING SERVICES CONTRACT TOWN OF HEMPSTEAD
PARKING FIELDS, SOUTHEAST AREA, TOWN OF HEMPSTEAD,
NASSAU COUNTY, NEW YORK PW#50-14

WHEREAS, the Town Board on December 9, 2014 adopted Resolution No. 1686-2014 awarding Stasi Brothers Asphalt Corp. the 2014-2015 On Call Snow Plowing Services Contract, Town of Hempstead Parking Fields, Southeast Area, PW# 50-14, Town of Hempstead, Nassau County, New York; and

WHEREAS, the contract contains the provision to renew the contract for an additional year under the same terms of the original contract; and

WHEREAS, the Commissioner of Engineering deems it to be in the best interest of the public and recommends renewing the referenced contract for an additional year under the same terms of the original contract;

NOW THEREFORE, BE IT.

RESOLVED, that the 2014-2015 On Call Snow Plowing Services Contract, Town of Hempstead Parking Fields, Southeast Area, PW# 50-14, Town of Hempstead, Nassau County, New York; be renewed for an additional year at the current contract unit prices, renewed contract to be known as PW# 50-14R; and BE IT

FURTHER RESOLVED, that the Supervisor be and she hereby is authorized to make payments under this contract from Account No. 200-003-5650-4680, Contract Fees.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

9

Case #

26850

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION ACCEPTING SPONSORSHIP
FROM VARIOUS INSTITUTIONS FOR SUPPORT
OF SENIOR CITIZENS' PROGRAMS OF THE
DEPARTMENT OF SENIOR ENRICHMENT.

WHEREAS, the Town Of Hempstead provides educational,
social, recreational, and cultural programs to the elderly within
the Township: and

WHEREAS, the continuation and conduct of said senior
citizens' programs is in the public interest; and

WHEREAS, various institutions have offered to make
contributions for the purpose of funding said programs in the
amount as follows:

| | |
|---|-----------|
| AGEWELL NEW YORK, LLC | \$ 500.00 |
| PRUDENTIAL BORROWING, LLC | \$ 300.00 |
| SOUTHERN NASSAU PHYSICAL THERAPY D/B/A PEAK PERFORMANCE PHYSICAL THERAPY | \$ 300.00 |

and, WHEREAS, pursuant to Section 64 (8) of the Town Law of the
State of New York, the Town Board deems it to be in the public
interest to accept the above-mentioned donations; and

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and she hereby is
authorized and directed to accept funds donated by the afore-
mentioned institutions in the amount listed above, to be deposited
into the Code 010-004-6772-2705, Town General Fund Gifts and
Donations Revenue Account; and

BE IT FURTHER

RESOLVED, that expenses incurred with respect to Senior
Citizens Programs be made out of and charged against the
Department of Senior Enrichment Code 010-004-6772-4797.

The foregoing resolution was adopted upon roll call as
follows:

AYES:

NOES:

Item #

10

Case #

13441

CASE No.

RESOLUTION NO.

Adopted:

offered the following resolution
and moved its adoption:

RESOLUTION SUBJECT TO A PERMISSIVE
REFERENDUM AUTHORIZING THE SUPERVISOR TO
EXECUTE A QUITCLAIM DEED FOR THE SALE OF A
PORTION OF WATERVIEW ROAD LOCATED IN ISLAND
PARK, TOWN OF HEMPSTEAD, COUNTY OF NASSAU,
STATE OF NEW YORK.

WHEREAS, an offer has been received from Waterview
Land Development, LLC with offices at 80 Waterfront
Boulevard, Island Park, N.Y. to purchase property
hereinafter described, for a consideration of \$175,000.00
for such parcel located in Island Park, Town of Hempstead,
County of Nassau, State of New York as more fully
hereinafter described; and

WHEREAS, the Town, having no use for subject surplus
property, deems it to be in the public interest that such
offer be accepted;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and she hereby is
authorized and directed to execute a quitclaim deed for
the conveyance of the hereinafter described parcel and to
execute and deliver to Waterview Land Development, LLC
such quitclaim deed to the following described property
being such parcel is located adjacent to property owned by
Waterview Land Development, LLC, to the south and Mary and
Joseph Commarsano to the east, in Island Park, Town of
Hempstead, County of Nassau, State of New York:

ALL that certain plot, piece or parcel of land
situate, lying and being at Island Park, Town of
Hempstead, County of Nassau and State of
New York, known as part of Waterview Road more
particularly, bounded and described as follows:

BEGINNING at a point on the northerly side of
Waterview Road. Said point being north 87 degrees
30 minutes 28 seconds east, 220.00 feet from the
intersection of the northerly side of Waterview
Road with the easterly side of Petit Place;

THENCE easterly along the northerly side of
Waterview Road north 87 degrees 30 minutes 28
seconds east, 480.00 feet to land now or formerly
of Mary and Joseph Commarosano, and the easterly
terminus of Waterview Road;

Mem #

Case #

11
29118

PUBLIC NOTICE

PLEASE TAKE NOTICE that the Town Board of the Town of Hempstead on the day of , 2015, did adopt Resolution No. , subject to a permissive referendum, pursuant to Article 7 of the Town Law of the State of New York.

An abstract of said resolution, concisely stating the purpose and effect thereof is as follows:

FIRST: Resolution subject to permissive referendum authorizing the Supervisor to execute a quitclaim deed for the for the sale of Waterview Road, a public highway, located 220 feet east of the northeast corner of Petit Place and Waterview Road, Island Park, Town of Hempstead, Nassau County New York, to Waterview Land Development, LLC with offices at 80 Waterfront Boulevard, Island Park, N.Y., now owned by the Town of Hempstead containing 24,000 square feet for consideration of \$175,000.00.

SECOND: The property to be sold is described as follows:

Section: 43 Blocks: 401, and 118 Lot: not applicable

THIRD: Said resolution shall take effect thirty (30) days after its adoption unless within that time there be a petition for a referendum filed pursuant to the provisions of Article 7 of the Town Law of the State of New York. Dated: Hempstead, New York

,2015

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

Nasrin Ahmad
Town Clerk

KATE MURRAY
Supervisor

CASE NO.:

RESOLUTION NO.

Council
resolution and moved for its adoption:

offered the following

RESOLUTION AUTHORIZING THE SUPERVISOR
TO EXECUTE A BOUNDARY LINE AGREEMENT
AFFECTING PROPERTY LOCATED AT BELLMORE
CREEK, WANTAGH, NEW YORK.

WHEREAS, a dispute exists as to the precise location of the boundary line of lands belonging to the Estate of Rosaria Scaringe, by Stephen P. Scaring, c/o Scaring & Carmen PLLC, 666 Old Country Road, Suite 501, Garden City, New York, and lands of the Town of Hempstead; and

WHEREAS, the aforesaid Estate of Rosaria Scaringe has submitted a boundary line agreement duly executed by it in settlement of the said dispute; and

WHEREAS, said boundary line agreement would fix the location of the title line of said lands of the Estate of Rosaria Scaringe and the Town of Hempstead along the bank of Bellmore Creek, Wantagh, Town of Hempstead, County of Nassau, New York; and

WHEREAS, in said boundary line agreement, the Town of Hempstead quitclaims to the Estate of Rosaria Scaringe, its right, title and interest in and to any of the lands lying and being at Wantagh, Town of Hempstead, County of Nassau, and State of New York, being a part of Bellmore Creek, comprising 1,710 square feet, described as follows:

PARCEL A - TO BE ACQUIRED

All that certain plot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being at Wantagh, Town of Hempstead, County of Nassau and State of New York, known and designated as and by part of Bellmore Creek as shown on a certain map entitled "Map of Mandalay on the Bay, Section 'B' amending blocks 13 & 18 of Section 'A' situated at Wantagh, NY property of Southside Estates, Incorporated surveyed July 1928 by Baldwin & Cornelius Co. Inc., Civil Engineers, Freeport, LI" and filed in the office of the Clerk of the County of Nassau on October 13, 1928 as Map No. 665 Case No. 795. Being more particularly bound and described as follows:

BEGINNING at a point formed by the intersection of the southerly line of lot 1040 as shown on said filed map and the easterly line of Bellmore Creek as shown on said filed map, said point being the following three courses and distances from the southerly end of the curve which connects the westerly line of Riverside Drive with the northerly line of Riverside Drive (formerly Brightwaters Court):

1. South 02° 29' 09" West a distance of 465.44 feet to a point of tangency;
2. Along the arc of a curve bearing to the left having a radius of 357.59 feet an arc length of 50.93 feet, a chord bearing South 01° 35' 39" East and a chord distance of 50.89 feet to a point;
3. South 84° 19' 12" West a distance of 115.00 feet to a point on the easterly side of Bellmore Creek as shown on said filed map and the true point or place of beginning;

Running thence along proposed boundary line the following six courses and distances:

1. North 09° 52' 52" West a distance of 44.49 feet to a point;
2. North 03° 42' 34" East a distance of 98.06 feet to a point;
3. North 02° 14' 06" East a distance of 74.10 feet to a point;
4. North 04° 04' 43" West a distance of 26.31 feet to a point;

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5. North 03° 16' 18" East a distance of 30.81 feet to a point;
6. South 87° 30' 51" East a distance of 5.56 feet to a point on the easterly side of Bellmore Creek;

Running thence in a southerly direction along the easterly side of Bellmore Creek the following four courses and distances:

1. South 06° 58' 35" East a distance of 60.83 feet to a point;
2. South 09° 36' 39" West a distance of 80.62 feet to a point;
3. South 02° 16' 36" West a distance of 80.00 feet to a point;
4. South 02° 24' 15" East a distance of 52.72 feet to the point or place of beginning.

WHEREAS, The Estate of Rosaria Scaringe has agreed to pay for said transaction at a rate of Seven Dollars and Four Cents (\$7.04) per square foot of land; and

WHEREAS, the Estate of Rosaria Scaringe has agreed to pay \$12,039 to the Town of Hempstead; and

WHEREAS, it appears that the establishment of the boundary line between the lands of the Estate of Rosaria Scaringe and the Town of Hempstead, and the fixing of the location of the title line of the shoreline at Bellmore Creek is in the public interest;

NOW, THEREFORE, BE IT

RESOLVED, that the boundary line agreement as executed by Stephen P. Scaring be accepted by this Town Board, and the Supervisor be and she hereby is authorized to execute said boundary line agreement on behalf of the Town of Hempstead; and, BE IT FURTHER

RESOLVED, that the Town Clerk be and hereby is authorized and directed to record the said boundary line agreement, following its execution by the Supervisor, in the office of the Clerk of the County of Nassau, at the expense of the Estate of Rosaria Scaringe and, BE IT FURTHER

RESOLVED, that this resolution shall take effect thirty (30) days after its adoption unless within thirty (30) days after its adoption there shall be filed with the Town Clerk in accordance with Article 7 of the Town Law, a petition signed and acknowledged by the electors of the Town of the number required by law, protesting against this resolution and requesting that it be submitted to the electors of the Town, voting on a proposition for its approval at a referendum held in accordance with the said Town Law.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

PUBLIC NOTICE

PLEASE TAKE NOTICE that the Town Board of the Town of Hempstead on the day of , 2015, did adopt Resolution No. -2015, pursuant to Article 7 of the Town Law of the State of New York.

An abstract of said resolution, concisely stating the purpose and effect thereof is as follows:

FIRST: Authorizes the sale of a parcel of real property located underwater adjacent to Section 63, Block 291, Lot(s) 15-18 & 47, Wantagh, Town of Hempstead, New York to the upland owner(s) Estate of Rosaria Scaringe by Stephen P. Scaring c/o Scarring & Carman PLLC, 666 Old Country Road, Suite 501, Garden City, N.Y., for the purchase price of \$12,039.40.

SECOND: The property to be sold is described as follows:

| <u>Section</u> | <u>Block</u> | <u>Lot(s)</u> |
|----------------|--------------|---------------|
| 63 | 291 | 15-18 & 47 |

Dated: Hempstead, New York
 , 2015

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

NASRIN AHMAD
Town Clerk

KATE MURRAY
Supervisor

CASE NO. 461

RESOLUTION NO.

ADOPTED:

RESOLUTION RE: ACCEPTING ETHAN BLOOM, AS AN ACTIVE MEMBER IN THE MERRICK HOOK AND LADDER COMPANY NO. 1, MERRICK, N.Y.

offered the following resolution and moved its adoption:

RESOLVED, that the action of MERRICK HOOK AND LADDER COMPANY NO. 1, MERRICK, New York in accepting ETHAN BLOOM, residing at 1335 Harry Lane, Merrick, New York, 11566 into the company roll as a member, be and the same hereby is ratified and approved.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

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13

Case #

461

CASE NO. 461

RESOLUTION NO.

ADOPTED:

RESOLUTION RE: ACCEPTING DILLON COSNETT, AS AN
ACTIVE MEMBER IN THE MERRICK HOOK AND LADDER
COMPANY NO. 1, MERRICK, N.Y.

offered the following resolution and moved
its adoption:

RESOLVED, that the action of MERRICK HOOK AND LADDER
COMPANY NO. 1, MERRICK, NY in accepting DILLON COSNETT,
residing at 1738 Lippold St., Merrick, New York 11566, into the company
roll as a member, be and the same hereby is ratified and approved.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

13

Case #

461

RESOLUTION NO. ___ - 2015

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED _____, 2015, AUTHORIZING THE FINANCING OF A SETTLED CLAIM AGAINST THE TOWN OF HEMPSTEAD, STATING THE MAXIMUM COST THEREOF IS \$600,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$600,000 SERIAL BONDS OF SAID TOWN TO FINANCE SAID APPROPRIATION

The following resolution was offered by _____,

who moved its adoption, seconded by _____ to wit:

THE TOWN BOARD OF THE TOWN OF HEMPSTEAD (THE "TOWN"), IN THE COUNTY OF NASSAU, NEW YORK, HEREBY RESOLVES (by the favorable vote of not less than two-thirds of all members of said Town Board) AS FOLLOWS:

Section 1. Based upon the review of this action by the Town, the Town Board hereby determines that it is a "Type II Action" under the State Environmental Quality Review Act and therefore no further environmental review is required.

Section 2. The Town is hereby authorized to finance the settlement of a certain claim against the Town entitled Kim Gladitsch as Administratrix of the Estate of Eddie A. Cotto (Deceased) vs. Robert W. Core and The Town of Hempstead. The estimated maximum cost of said purpose, including preliminary costs and costs incidental thereto and the financing thereof, is \$600,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$600,000 serial bonds of the Town to finance said appropriation and the levy and collection of taxes on all taxable real property in the Town to pay the principal of said bonds and the interest thereon as the same become due and payable.

Section 3. Serial bonds of the Town in the principal amount of \$600,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law, constituting Chapter

Item # 14
Case # 1929

33-a of the Consolidated Laws of the State of New York (herein called the "Law") to finance said appropriation.

Section 4. The following additional matters are hereby determined and declared:

(a) The period of probable usefulness of the aforesaid purpose for which said \$600,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 33 of paragraph a of Section 11.00 of the Law, is five (5) years.

(b) The proposed maturity of the bonds authorized by this resolution will not exceed five (5) years. It is hereby further determined that the foregoing is not an assessable improvement.

Section 5. Each of the bonds authorized by this resolution and any bond anticipation notes issued in anticipation of the sale of said bonds shall contain the recital of validity as prescribed by Section 52.00 of the Law and said bonds and any notes issued in anticipation of said bonds, shall be obligations of the Town, payable as to both principal and interest by general tax levied and collected from all the taxable real property within the Town without limitation of rate or amount. The faith and credit of the Town are hereby irrevocably pledged to the punctual payment of the principal of and interest on said bonds and any notes issued in anticipation of the sale of said bonds and provision shall be made annually in the budget of the Town by appropriation for (a) amortization and redemption of the bonds and any notes in anticipation thereof to mature in such year and (b) the payment of interest to be due and payable in such year.

Section 6. Subject to the provisions of this resolution and of the Law, and pursuant to the provisions of Section 21.00, Section 30.00, Section 50.00, Sections 56.00 to 60.00 and Section 63.00 of the Law, the powers and duties of the Town Board relative to authorizing the issuance of any notes in anticipation of the sale of the bonds herein authorized, or the renewals thereof, determining whether to issue bonds with substantially level or declining annual debt service, prescribing the terms, form and contents of the bonds herein authorized, bond anticipation notes

issued in anticipation of said bonds and the renewals thereof, and any other powers or duties pertaining to or incidental to the sale and issuance of the bonds herein authorized, bond anticipation notes issued in anticipation of said bonds and the renewals thereof, are hereby delegated to the Supervisor, as the chief fiscal officer of the Town.

Section 7. The validity of the bonds authorized by this resolution and of any notes issued in anticipation of the sale of said bonds, may be contested only if:

- (a) such obligations are authorized for an object or purpose for which said Town is not authorized to expend money, or
- (b) the provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- (c) such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This bond resolution shall take effect immediately, and the Town Clerk is hereby directed to cause this bond resolution to be published, in full or in summary form, in "NEWSDAY", a newspaper published in Melville, New York, having a general circulation within said Town and hereby designated the official newspaper of the Town for such publication, together with a Notice in substantially the form as prescribed by Section 81.00 of the Law.

RESOLUTION NO. ___ - 2015

RENEWAL BUDGET NOTE RESOLUTION OF THE TOWN OF
HEMPSTEAD, NEW YORK, ADOPTED _____, 2015,
AUTHORIZING THE ISSUANCE OF \$30,400,000 RENEWAL BUDGET
NOTES OF SAID TOWN

The following resolution was offered by _____,
who moved its adoption, seconded by _____
to wit:

WHEREAS, on December 30, 2014, the Town of Hempstead (the "Town") issued
its \$30,400,000 Budget Notes, 2014 (the "2014 Budget Notes") for the purposes
described below and the 2014 Budget Notes mature on December 30, 2015; and

WHEREAS, upon maturity of the 2014 Budget Notes, the Town will apply the
proceeds of the Renewal Budget Notes authorized hereby to the payment of the 2014
Budget Notes; NOW THEREFORE,

THE TOWN BOARD OF THE TOWN OF HEMPSTEAD, IN THE COUNTY OF
NASSAU, NEW YORK, HEREBY RESOLVES (by the favorable vote of not less than a
majority of all members of said Town Board) AS FOLLOWS:

Section 1. Based upon the review of this action by the Town, the Town Board
hereby determines that it is a "Type II Action" under the State Environmental Quality
Review Act and therefore no further environmental review is required.

Section 2. The Town is hereby authorized to finance an insufficiency in the Town
budget for the fiscal year ended December 31, 2014. Said insufficiency has resulted from
(i) revenues estimated to be received in the Town's 2014 budget from Nassau County
relating to Fashion Institute of Technology (FIT) charge backs not being realized by the

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Case #

19246

Town, (ii) shortfalls in mortgage recording tax receipts and (iii) shortfalls in sales and use tax receipts and there were no other funds of the Town available to pay or provide for such insufficiency. The financing of such insufficiency includes the issuance of the 2014 Budget Notes and the issuance of \$30,400,000 renewal budget notes of the Town authorized hereby and the levy and collection of taxes on all taxable real property in the Town to pay the principal of said notes and the interest thereon as the same become due and payable.

Section 3. Renewal budget notes of the Town in the principal amount of \$30,400,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law, constituting Chapter 33-a of the Consolidated Laws of the State of New York (herein called the "Law") to finance said insufficiency.

Section 4. The renewal budget notes will mature on or before December 31, 2016 and will not be subject to renewal.

Section 5. The renewal budget notes authorized by this resolution shall contain the recital of validity as prescribed by Section 52.00 of the Law and said notes, shall be obligations of the Town, payable as to both principal and interest by general tax levied and collected from all the taxable real property within the Town without limitation of rate or amount. The faith and credit of the Town are hereby irrevocably pledged to the punctual payment of the principal of and interest on said notes and provision shall be made annually in the budget of the Town by appropriation for (a) amortization and redemption of the notes in accordance with Section 29.00 of the Law and (b) the payment of interest to be due and payable in such year.

Section 6. Subject to the provisions of this resolution and of the Law, and pursuant to the provisions of Section 30.00, Section 50.00, Section 56.00, Section 57.10 and Section 60.00 of the Law, the powers and duties of the Town Board pertaining to or

incidental to the sale and issuance of the notes herein authorized, are hereby delegated to the Supervisor, as the chief fiscal officer of the Town.

Section 7. The validity of the notes authorized by this resolution may be contested only if:

- (a) such obligations are authorized for an object or purpose for which said Town is not authorized to expend money, or
- (b) the provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- (c) such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This renewal budget note resolution shall take effect immediately, and the Town Clerk is hereby directed to cause this renewal budget note resolution to be published, in full or in summary form, in "NEWSDAY", a newspaper published in Melville, New York, having a general circulation within said Town and hereby designated the official newspaper of the Town for such publication, together with a Notice in substantially the form as prescribed by Section 81.00 of the Law.

CASE NO.:

RESOLUTION:

Adopted:

Council
resolution and moved its adoption:

offered the following

RESOLUTION ADOPTING A SEQR NEGATIVE DECLARATION AND DETERMINATION OF NON-SIGNIFICANCE IN CONNECTION WITH AN APPLICATION FOR A "SPECIAL EXCEPTION" FOR A PARCEL OF LAND LOCATED IN BELLMORE, NEW YORK.

WHEREAS, the applicant, Wantagh Auto Rebuilder, has submitted to the Town of Hempstead, an application for a "Special Exception" for a .27 acre parcel of land located on the south side of Grand Avenue, west of Bellmore Avenue, Bellmore, New York; and

WHEREAS, the purpose of the requested "Special Exception" is to allow for auto body repairs in an existing vacant building; and

WHEREAS, the applicant has submitted to the Town of Hempstead an Environmental Assessment Form (E.A.F.); and

WHEREAS, said E.A.F. has been reviewed by the Town Attorney of the Town of Hempstead and his staff and the significance of all environmental considerations, including those enumerated in 6NYCRR Part 617.7 c, have been thoroughly evaluated to ascertain whether adverse environmental impacts will result; and

WHEREAS, the proposed action is an "Unlisted Action" as defined in 6NYCRR Part 617; and

WHEREAS, upon completion of the coordinated review, the Town Attorney has made a recommendation to the Town Board; and

WHEREAS, the Town Board, after due consideration of the recommendation of said Town Attorney considers the project to be an "Unlisted Action" and will not have a significant effect on the environment for the following reasons:

- . The Proposed Action, will not result in any significant physical alterations to the site.
- . The Proposed Action will not have a significant adverse environmental impact on any Critical Environmental Area.
- . The Proposed Action will not have a significant adverse environmental impact on any unique or unusual land forms.
- . The Proposed Action will not have a significant adverse environmental impact on any water body designated as protected.
- . The Proposed Action will not have a significant adverse environmental impact on any non-protected existing or new body of water.
- . The Proposed Action will not have a significant adverse environmental impact on surface or groundwater quality or quantity.

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29333

- . The Proposed Action will not have a significant adverse environmental impact on or alter drainage flow or patterns, or surface water runoff.
- . The Proposed Action will not have a significant adverse environmental impact on air quality.
- . The Proposed Action will not have a significant adverse environmental impact on any threatened or endangered species.
- . The Proposed Action will not have a significant adverse environmental impact on agricultural land resources.
- . The Proposed Action will not have a significant adverse environmental impact on aesthetic resources.
- . The Proposed Action will not have a significant adverse environmental impact on any site or structure of historic, prehistoric or paleontological importance.
- . The Proposed Action will not have a significant adverse environmental impact on the quantity or quality of existing or future open spaces or recreational opportunities.
- . The Proposed Action will not have a significant adverse environmental impact on existing transportation systems.
- . The Proposed Action will not have a significant adverse environmental impact on the community's sources of fuel or energy supply.
- . The Proposed Action will not have a significant adverse environmental impact as a result of objectionable odors, noise or vibration.
- . The Proposed Action will not have a significant adverse environmental impact on the public health and safety.
- . The Proposed Action will not have a significant adverse environmental impact on the character of the existing community.

NOW, THEREFORE, BE IT

RESOLVED, that this Town Board is "Lead Agency" for the requested "Special Exception" for said parcel of land located in Bellmore, New York; and

BE IT FURTHER

RESOLVED, that the proposed action is an "Unlisted Action" pursuant to Part 617.6 and will not have a significant effect on the environment; and BE IT FURTHER

RESOLVED, that the Town Board hereby declares that a Declaration of Non-Significance in connection with the proposed "Special Exception" is consistent with considerations of public interest; and BE IT FURTHER

RESOLVED, that the S.E.Q.R. process has been satisfied and completed with the completion of the above-mentioned review and approved Negative Declaration.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.:

RESOLUTION:

Adopted:

Council
resolution and moved its adoption:

offered the following

RESOLUTION ADOPTING A SEQR NEGATIVE DECLARATION AND DETERMINATION OF NON-SIGNIFICANCE IN CONNECTION WITH AN APPLICATION TO REZONE FROM RESIDENCE B TO BUSINESS DISTRICT AND FOR INCLUSION IN A GASOLINE SERVICE STATION DISTRICT (GSS) FOR A PARCEL OF LAND LOCATED IN ELMOMT, NEW YORK.

WHEREAS, the applicant, 1616 Dutch Broadway Realty LLC, has submitted to the Town of Hempstead, an application to rezone from Residence B to Business District a 1,568.23 square foot portion of a 9,379.79 square foot parcel of land located on the northeast corner of Dutch Broadway and Dauntless Parkway, Elmont, New York and inclusion of the entire parcel of land in a Gasoline Service Station District (GSS); and

WHEREAS, the purpose of the requested rezoning from Residence B to Business District is to provide uniform zoning in a Business District so that the entire parcel of land can be included in a Gasoline Service Station District (GSS) and an existing building may be converted into a convenience store; and

WHEREAS, the applicant has submitted to the Town of Hempstead an Environmental Assessment Form (EAF); and

WHEREAS, said EAF has been reviewed by the Town Attorney of the Town of Hempstead and his staff and the significance of all environmental considerations, including those enumerated in 6NYCRR Part 617.7(c), have been thoroughly evaluated to determine whether adverse environmental impacts will result; and

WHEREAS, the proposed action is an "Unlisted Action" as defined in 6NYCRR Part 617; and

WHEREAS, upon completion of the coordinated review, the Town Attorney has made a recommendation to the Town Board; and

WHEREAS, the Town Board, after due consideration of the recommendation of said Town Attorney considers the project to be an "Unlisted Action" and will not have a significant effect on the environment for the following reasons:

- . The Proposed Action, will not result in any significant physical alterations to the site.
- . The Proposed Action will not have a significant adverse environmental impact on any Critical Environmental Area.
- . The Proposed Action will not have a significant adverse environmental impact on any unique or unusual land forms.
- . The Proposed Action will not have a significant adverse environmental impact on any water body designated as protected.
- . The Proposed Action will not have a significant adverse environmental impact on any non-protected existing or new body of water.
- . The Proposed Action will not have a significant adverse environmental impact on surface or groundwater quality or quantity.

Item #

Case #

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26588

The Proposed Action will not have a significant adverse environmental impact on or alter drainage flow or patterns, or surface water runoff.

The Proposed Action will not have a significant adverse environmental impact on air quality.

The Proposed Action will not have a significant adverse environmental impact on any threatened or endangered species.

The Proposed Action will not have a significant adverse environmental impact on agricultural land resources.

The Proposed Action will not have a significant adverse environmental impact on aesthetic resources.

The Proposed Action will not have a significant adverse environmental impact on any site or structure of historic, prehistoric or paleontological importance.

The Proposed Action will not have a significant adverse environmental impact on the quantity or quality of existing or future open spaces or recreational opportunities.

The Proposed Action will not have a significant adverse environmental impact on existing transportation systems.

The Proposed Action will not have a significant adverse environmental impact on the community's sources of fuel or energy supply.

The Proposed Action will not have a significant adverse environmental impact as a result of objectionable odors, noise or vibration.

The Proposed Action will not have a significant adverse environmental impact on the public health and safety.

The Proposed Action will not have a significant adverse environmental impact on the character of the existing community.

NOW, THEREFORE, BE IT

RESOLVED, that this Town Board is "Lead Agency" for the requested rezoning from Residence B to Business District and inclusion in a Gasoline Service Station District (GSS) for said parcel of land located in Oceanside, New York; and

BE IT FURTHER

RESOLVED, that the proposed action is an "Unlisted Action" pursuant to Part 617.6 and will not have a significant effect on the environment; and BE IT FURTHER

RESOLVED, that the Town Board hereby declares that a Declaration of Non-Significance in connection with the proposed rezoning and inclusion in a Gasoline Service Station District (GSS) is consistent with considerations of public interest; and BE IT FURTHER

RESOLVED, that the S.E.Q.R. process has been satisfied and completed with the completion of the above-mentioned review and approved Negative Declaration.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.:

RESOLUTION:

Adopted:

Council
resolution and moved its adoption:

offered the following

RESOLUTION ADOPTING A S.E.O.R. NEGATIVE DECLARATION
AND DETERMINATION OF NON-SIGNIFICANCE IN CONNECTION
WITH AN APPLICATION FOR A SPECIAL EXCEPTION FOR A
PARCEL OF LAND LOCATED IN INWOOD, NEW YORK.

WHEREAS, the applicant, 6-10 Nassau Avenue Realty Corp.,
has submitted to the Town of Hempstead an application for a 16,000 square
foot vacant parcel of land located on the northeast corner of Nassau
Avenue and Craft Avenue, Inwood, New York; and

WHEREAS, the purpose of the requested Special Exception
is to allow for the construction of an 8,217 square foot one-story brick
building to be used for an auto body repair shop; and

WHEREAS, the applicant has submitted to the Town of
Hempstead an Environmental Assessment Form (E.A.F.); and

WHEREAS, said E.A.F. has been reviewed by the Town Attorney
and his staff and the significance of all environmental considerations,
including those enumerated in 6NYCRR Part 617.7 c, have been thoroughly
evaluated to ascertain whether adverse environmental impacts will result;
and

WHEREAS, the proposed action is an "Unlisted Action"
as defined in 6NYCRR Part 617; and

WHEREAS, pursuant to 6 NYCRR Part 617.6, the Town Attorney
has coordinated a review with other involved agencies; and

WHEREAS, upon completion of the coordinated review,
the Town Attorney has made a recommendation to the Town Board; and

WHEREAS, the Town Board, after due consideration of
the recommendation of said Town Attorney considers the project to be
an "Unlisted Action" and will not have a significant effect on the environment
for the following reasons:

- . The Proposed Action, will not result in any significant physical alterations to the site.
- . The Proposed Action will not have a significant adverse environmental impact on any Critical Environmental Area.
- . The Proposed Action will not have a significant adverse environmental impact on any unique or unusual land forms.
- . The Proposed Action will not have a significant adverse environmental impact on any water body designated as protected.
- . The Proposed Action will not have a significant adverse environmental impact on any non-protected existing or new body of water.
- . The Proposed Action will not have a significant adverse environmental impact on surface or groundwater quality or quantity.

Item #

18

Case #

29289

- . The Proposed Action will not have a significant adverse environmental impact on or alter drainage flow or patterns, or surface water runoff.
- . The Proposed Action will not have a significant adverse environmental impact on air quality.
- . The Proposed Action will not have a significant adverse environmental impact on any threatened or endangered species.
- . The Proposed Action will not have a significant adverse environmental impact on agricultural land resources.
- . The Proposed Action will not have a significant adverse environmental impact on aesthetic resources.
- . The Proposed Action will not have a significant adverse environmental impact on any site or structure of historic, prehistoric or paleontological importance.
- . The Proposed Action will not have a significant adverse environmental impact on the quantity or quality of existing or future open spaces or recreational opportunities.
- . The Proposed Action will not have a significant adverse environmental impact on existing transportation systems.
- . The Proposed Action will not have a significant adverse environmental impact on the community's sources of fuel or energy supply.
- . The Proposed Action will not have a significant adverse environmental impact as a result of objectionable odors, noise or vibration.
- . The Proposed Action will not have a significant adverse environmental impact on the public health and safety.
- . The Proposed Action will not have a significant adverse environmental impact on the character of the existing community.

NOW, THEREFORE, BE IT

RESOLVED, that this Town Board is "Lead Agency" for the requested Special Exception for said parcel of land located in Inwood, New York; and

BE IT FURTHER

RESOLVED, that the proposed action is an "Unlisted Action" pursuant to Part 617.6 and will not have a significant effect on the environment; and BE IT FURTHER

RESOLVED, that the Town Board hereby declares that a Declaration of Non-Significance in connection with the proposed Special Exception is consistent with considerations of public interest; and BE IT FURTHER

RESOLVED, that the S.E.O.R. process has been satisfied and completed with the completion of the above-mentioned review and approved Negative Declaration.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.:

RESOLUTION:

Adopted:

Council
resolution and moved its adoption:

offered the following

RESOLUTION ADOPTING A SEQR NEGATIVE DECLARATION AND DETERMINATION OF NON-SIGNIFICANCE IN CONNECTION WITH AN APPLICATION TO REZONE A PARCEL OF LAND LOCATED IN MALVERNE, NEW YORK.

WHEREAS, the applicant, R & B Acquisitions and Development Inc., has submitted to the Town of Hempstead, an application to rezone 1.2 acre parcel of land located on the east side of Hempstead Avenue, 100 feet north of Atlas Court, Malverne, New York from "Residence A" to "Residence CA" District; and

WHEREAS, the purpose of the proposed rezoning is to allow for the construction of 12 condominium units with parking for 34 cars; and

WHEREAS, the applicant has submitted to the Town of Hempstead an Environmental Assessment Form (E.A.F.); and

WHEREAS, said E.A.F. has been reviewed by the Town Attorney of the Town of Hempstead and his staff and the significance of all environmental considerations, including those enumerated in 6NYCRR Part 617.7 c, have been thoroughly evaluated to ascertain whether adverse environmental impacts will result; and

WHEREAS, the proposed action is an "Unlisted Action" as defined in 6NYCRR Part 617; and

WHEREAS, upon completion of the coordinated review, the Town Attorney has made a recommendation to the Town Board; and

WHEREAS, the Town Board, after due consideration of the recommendation of said Town Attorney considers the project to be an "Unlisted Action" and will not have a significant effect on the environment for the following reasons:

- . The Proposed Action, will not result in any significant physical alterations to the site.
- . The Proposed Action will not have a significant adverse environmental impact on any Critical Environmental Area.
- . The Proposed Action will not have a significant adverse environmental impact on any unique or unusual land forms.
- . The Proposed Action will not have a significant adverse environmental impact on any water body designated as protected.
- . The Proposed Action will not have a significant adverse environmental impact on any non-protected existing or new body of water.
- . The Proposed Action will not have a significant adverse environmental impact on surface or groundwater quality or quantity.

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19

Case #

29380

- . The Proposed Action will not have a significant adverse environmental impact on or alter drainage flow or patterns, or surface water runoff.
- . The Proposed Action will not have a significant adverse environmental impact on air quality.
- . The Proposed Action will not have a significant adverse environmental impact on any threatened or endangered species.
- . The Proposed Action will not have a significant adverse environmental impact on agricultural land resources.
- . The Proposed Action will not have a significant adverse environmental impact on aesthetic resources.
- . The Proposed Action will not have a significant adverse environmental impact on any site or structure of historic, prehistoric or paleontological importance.
- . The Proposed Action will not have a significant adverse environmental impact on the quantity or quality of existing or future open spaces or recreational opportunities.
- . The Proposed Action will not have a significant adverse environmental impact on existing transportation systems.
- . The Proposed Action will not have a significant adverse environmental impact on the community's sources of fuel or energy supply.
- . The Proposed Action will not have a significant adverse environmental impact as a result of objectionable odors, noise or vibration.
- . The Proposed Action will not have a significant adverse environmental impact on the public health and safety.
- . The Proposed Action will not have a significant adverse environmental impact on the character of the existing community.

NOW, THEREFORE, BE IT

RESOLVED, that this Town Board is "Lead Agency" for the proposed rezoning from "Residence A" to "Residence CA" District for said parcel of land located in Malverne, New York; and

BE IT FURTHER

RESOLVED, that the proposed action is an "Unlisted Action" pursuant to Part 617.6 and will not have a significant effect on the environment; and BE IT FURTHER

RESOLVED, that the Town Board hereby declares that a Declaration of Non-Significance in connection with the proposed rezoning is consistent with considerations of public interest; and BE IT FURTHER

RESOLVED, that the S.E.Q.R. process has been satisfied and completed with the completion of the above-mentioned review and approved Negative Declaration.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.:

RESOLUTION:

Adopted:

Council
resolution and moved its adoption:

offered the following

RESOLUTION ADOPTING A S.E.Q.R. NEGATIVE DECLARATION AND DETERMINATION OF NON-SIGNIFICANCE IN CONNECTION WITH AN APPLICATION TO REZONE FROM "RESIDENCE B DISTRICT" TO "Y INDUSTRIAL DISTRICT" A PARCEL OF LAND LOCATED IN OCEANSIDE, NEW YORK.

WHEREAS, the applicant, Neil Ct. LLC., has submitted to the Town of Hempstead an application to rezone a 2.84 acre parcel of land located at Neil Court and Firemans Memorial Drive, Oceanside, New York from "Residence B District" to "Y Industrial District"; and

WHEREAS, the purpose of the requested rezoning is to allow for the construction of 36,900 square feet of warehouse space containing 8,000 square feet of office space and 4,492 square feet of retail space; and

WHEREAS, the applicant has submitted to the Town of Hempstead an Environmental Assessment Form (E.A.F.); and

WHEREAS, said E.A.F. has been reviewed by the Town Attorney and his staff and the significance of all environmental considerations, including those enumerated in 6NYCRR Part 617.7 c, have been thoroughly evaluated to ascertain whether adverse environmental impacts will result; and

WHEREAS, the proposed action is an "Unlisted Action", as defined in 6NYCRR Part 617; and

WHEREAS, upon completion of the coordinated review, the Commissioner has made a recommendation to the Town Board; and

WHEREAS, the Town Board, after due consideration of the recommendation of said Town Attorney considers the project to be an "Unlisted Action" and will not have a significant effect on the environment for the following reasons:

The adoption of the Proposed Action, will not result in any significant physical alterations to the site.

The Proposed Action will not have a significant adverse environmental impact on any Critical Environmental Area.

The Proposed Action will not have a significant adverse environmental impact on any unique or unusual land forms.

The Proposed Action will not have a significant adverse environmental impact on any water body designated as protected.

The Proposed Action will not have a significant adverse environmental impact on any non-protected existing or new body of water.

The Proposed Action will not have a significant adverse environmental impact on surface or groundwater quality or quantity.

Item #

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Case #

28710

The Proposed Action will not have a significant adverse environmental impact on or alter drainage flow or patterns, or surface water runoff.

The Proposed Action will not have a significant adverse environmental impact on air quality.

The Proposed Action will not have a significant adverse environmental impact on any threatened or endangered species.

The Proposed Action will not have a significant adverse environmental impact on agricultural land resources.

The Proposed Action will not have a significant adverse environmental impact on aesthetic resources.

The Proposed Action will not have a significant adverse environmental impact on any site or structure of historic, prehistoric or paleontological importance.

the Proposed Action will not have a significant adverse environmental impact on the quantity or quality of existing or future open spaces or recreational opportunities.

The Proposed Action will not have any significant adverse environmental impact on existing transportation systems.

The Proposed Action will not have a significant adverse environmental impact on the community's sources of fuel or energy supply.

The Proposed Action will not have a significant adverse environmental impact as a result of objectionable odors, noise or vibration.

The Proposed Action will not have a significant adverse environmental impact on the public health and safety.

The Proposed Action will not have a significant adverse environmental impact on the character of the existing community.

NOW, THEREFORE, BE IT

RESOLVED, that this Town Board is "Lead Agency" for the requested rezoning from "Residence B District" to "Y Industrial District" for said parcel of land located in Oceanside, New York; and

BE IT FURTHER

RESOLVED, that the proposed action is an "Unlisted Action" pursuant to Part 617.6 and will not have a significant effect on the environment; and BE IT FURTHER

RESOLVED, that the Town Board hereby declares that a Declaration of Non-Significance in connection with said rezoning is consistent with considerations of public interest; and BE IT FURTHER;

RESOLVED, that the S.E.O.R. process has been satisfied and completed with the completion of the above mentioned review and duly approved Negative Declaration.

The foregoing resolution was adopted upon roll call as follows:

AYES

NOES:

CASE NO.:

RESOLUTION:

Adopted:

Council
resolution and moved its adoption:

offered the following

RESOLUTION ADOPTING A S.E.O.R. NEGATIVE DECLARATION AND DETERMINATION OF NON-SIGNIFICANCE IN CONNECTION WITH AN APPLICATION TO REZONE FROM "RESIDENCE B" DISTRICT TO "BUSINESS X" DISTRICT A PARCEL OF LAND LOCATED IN VALLEY STREAM, NEW YORK.

WHEREAS, the applicant, VS Corona, Inc., has submitted to the Town of Hempstead an application to rezone a .5 acre parcel of land located on the north side of Dutch Broadway 89.36 feet west of Corona Avenue, Valley Stream, from "Residence B" District to "Business X" District; and

WHEREAS, the purpose of the proposed rezoning from "Residence B" District to "Business X" District is to provide uniform zoning in a "Business X" District and to include the parcel in a "GSS District" to be used in conjunction with an existing gasoline service station immediately adjacent to said parcel of land; and

WHEREAS, the applicant has submitted to the Town of Hempstead an Environmental Assessment Form (E.A.F.); and

WHEREAS, said E.A.F. has been reviewed by the Town Attorney and his staff and the significance of all environmental considerations, including those enumerated in 6NYCRR Part 617.7 c, have been thoroughly evaluated to ascertain whether adverse environmental impacts will result; and

WHEREAS, the proposed action is an "Unlisted Action" as defined in 6NYCRR Part 617; and

WHEREAS, pursuant to 6 NYCRR Part 617.6, the Town Attorney has coordinated a review with other involved agencies; and

WHEREAS, upon completion of the coordinated review, the Town Attorney has made a recommendation to the Town Board; and

WHEREAS, the Town Board, after due consideration of the recommendation of said Town Attorney considers the project to be an "Unlisted Action" and will not have a significant effect on the environment for the following reasons:

- . The Proposed Action, will not result in any significant physical alterations to the site.
- . The Proposed Action will not have a significant adverse environmental impact on any Critical Environmental Area.
- . The Proposed Action will not have a significant adverse environmental impact on any unique or unusual land forms.
- . The Proposed Action will not have a significant adverse environmental impact on any water body designated as protected.
- . The Proposed Action will not have a significant adverse environmental impact on any non-protected existing or new body of water.
- . The Proposed Action will not have a significant adverse environmental impact on surface or groundwater quality or quantity.

Item #

Case #

24

29347

- . The Proposed Action will not have a significant adverse environmental impact on or alter drainage flow or patterns, or surface water runoff.
- . The Proposed Action will not have a significant adverse environmental impact on air quality.
- . The Proposed Action will not have a significant adverse environmental impact on any threatened or endangered species.
- . The Proposed Action will not have a significant adverse environmental impact on agricultural land resources.
- . The Proposed Action will not have a significant adverse environmental impact on aesthetic resources.
- . The Proposed Action will not have a significant adverse environmental impact on any site or structure of historic, prehistoric or paleontological importance.
- . The Proposed Action will not have a significant adverse environmental impact on the quantity or quality of existing or future open spaces or recreational opportunities.
- . The Proposed Action will not have a significant adverse environmental impact on existing transportation systems.
- . The Proposed Action will not have a significant adverse environmental impact on the community's sources of fuel or energy supply.
- . The Proposed Action will not have a significant adverse environmental impact as a result of objectionable odors, noise or vibration.
- . The Proposed Action will not have a significant adverse environmental impact on the public health and safety.
- . The Proposed Action will not have a significant adverse environmental impact on the character of the existing community.

NOW, THEREFORE, BE IT

RESOLVED, that this Town Board is "Lead Agency" for the proposed rezoning from "Residence B" District to "Business X" District and for an inclusion in a "GSS District", for said parcel of land located in Valley Stream, New York; and

BE IT FURTHER

RESOLVED, that the proposed action is an "Unlisted Action" pursuant to Part 617.6 and will not have a significant effect on the environment; and BE IT FURTHER

RESOLVED, that the Town Board hereby declares that a Declaration of Non-Significance in connection with the proposed rezoning and inclusion in a "GSS District" is consistent with considerations of public interest; and BE IT FURTHER

RESOLVED, that the S.E.O.R. process has been satisfied and completed with the completion of the above-mentioned review and approved Negative Declaration.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

offered

the following resolution and moved its adoption:

RESOLUTION APPROVING SITE PLAN SUBMITTED FOR THE VANDERBILT (a/k/a Portofino) BY RMS ENGINEERING PC, ON BEHALF OF BEECHWOOD PORTOFINO LLC, IN CONNECTION WITH BUILDING APPLICATION #201417305, TO CONSTRUCT A SIX STORY APARTMENT/HOTEL, ACCESSORY PARKING STRUCTURE AND ASSOCIATED SITE IMPROVEMENTS WITH NASSAU COUNTY 239F PENDING, LOCATED ON THE SOUTH WEST CORNER OF CORPORATE DRIVE AND MERCHANT CONCOURSE, WESTBURY, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, heretofore, RMS Engineering PC, on behalf of Beechwood Portofino LLC, has submitted an application bearing #201417305, to construct a six story apartment/ hotel, accessory parking structure and associated site improvements with Nassau County 239f pending located on the south west corner of Corporate Drive and Merchant Concourse, Westbury, Town of Hempstead, New York; and

WHEREAS, in connection with such application and pursuant to the requirements of Section 305 of Article XXXI of the Building Zone Ordinance of the Town of Hempstead, said applicant has submitted a Site Alignment Plan, dated October 21, 2014, last revised September 25, 2015, and bearing the seal of Christopher W. Robinson, P.E., License # 67519, University of the State of New York, which site plans show the use, dimensions, types and locations of each of the buildings, structures, or other improvements existing or proposed to be installed, erected or altered upon the site shown and the provisions proposed to be made for the facilities and improvements required by said Section 305 to be shown; and

WHEREAS, said site plan has been approved as submitted by the Commissioner of the Highway Department, the Town Engineer and the Commissioner of the Department of Buildings; and

WHEREAS, the Town Board, after giving due consideration to those matters required to be considered by them pursuant to the provisions of the aforesaid Section 305, finds it in the public interest that the site shown be developed and improved in accordance with the site plan as submitted subject to the conditions thereon noted;

NOW THEREFORE, BE IT

RESOLVED, that the site plan submitted by RMS Engineering on behalf of Beechwood Portofino LLC, entitled Site Alignment Plan, dated October 21, 2014 and last revised September 25, 2015 and bearing the seal of Christopher W. Robinson P.E., License #67519, University of the State of New York, in connection with building application #201417305, to construct a six story apartment/hotel, accessory parking structure and associated site improvements with Nassau County 239f pending located on the south west corner of Corporate Drive and Merchant Concourse, Westbury, Town of Hempstead, New York, be and the same is hereby approved.

The foregoing resolution was adopted upon role call as follows:

AYES:

NOES:

Item # 22
Case # 29382

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and
moved its adoption:

RESOLUTION AUTHORIZING THE SUPERVISOR TO SIGN A PERSONAL SERVICES AGREEMENT BETWEEN THE TOWN OF HEMPSTEAD AND FREDERICK P. CLARK ASSOCIATES, INC., FOR CONSULTING SERVICES REQUIRED IN CONNECTION WITH THE SEQRA REVIEW OF THE APPLICATION OF MEMORIAL HOSPITAL FOR CANCER AND ALLIED DISEASES (MEMORIAL) WITHIN THE TOWN'S MFM MITCHEL FIELD MIXED-USE DISTRICT AND FURTHER AUTHORIZING THE SUPERVISOR TO EXECUTE AN ESCROW AND REIMBURSEMENT AGREEMENT WITH MEMORIAL TO RECOVER COSTS

WHEREAS, Memorial Hospital for Cancer and Allied Diseases (MEMORIAL), having an office at 1275 York Avenue, New York, New York 10065 will be making an application to the Town ("the MEMORIAL application") for the development of a building and other improvements within the Town's MFM Mitchel Field Mixed-Use District; and

WHEREAS, the MEMORIAL application will be subject to the provisions of the New York State Environmental Quality Review Act (SEQRA) 6 NYCRR Part 617; and

WHEREAS, the Town Board of the Town of Hempstead, as lead agency pursuant to SEQRA, will be required to review environmental documents which are filed in conjunction with the MEMORIAL application; and

WHEREAS, the Town Attorney has recommended that a consultant be retained for the purpose of assisting the Town Board in the SEQRA process and review of the MEMORIAL application; and

WHEREAS, Frederick P. Clark Associates, Inc., having a principal place of business at 350 Theodore Fremd Avenue, Rye, New York, is adequately staffed, skilled and experienced in the type of work proposed and duly qualified to perform said services, and has submitted a proposal to assist the Town Board in the SEQRA process and review of the MEMORIAL application; and

WHEREAS, an Escrow and Reimbursement Agreement between the Town and MEMORIAL has been prepared, to be administered by the Town comptroller, for the purpose of reimbursing the Town for consulting services rendered to the Town by Frederick P. Clark Associates, Inc., in reviewing MEMORIAL's submissions and to reimburse the Town for MEMORIAL's proportional share of the cost of GEIS preparation in connection with the enactment of the MFM Mitchel Field Mixed-Use District as provided by 6 NYCRR 617.13; and

WHEREAS, it appears to be in the public interest for the town to accept the proposal and the Escrow and Reimbursement

Item #

23

Case #

23126

Agreement referred to above;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and hereby is authorized to execute a contract for personal services between the Town of Hempstead and Fredrick P. Clark Associates, Inc., to assist the Town board in the SEQRA process and review of the anticipated MEMORIAL application; and

BE IT FURTHER

RESOLVED, that the Supervisor be and hereby is authorized to execute an Escrow and Reimbursement Agreement between the Town and MEMORIAL for the purpose of reimbursing the Town for consulting services rendered by Frederick P. Clark Associates, Inc., for review of MEMORIAL's application submissions and for MEMORIAL's proportional share of GEIS preparation; and

BE IT FURTHER

RESOLVED, that the Town of Hempstead hereby is authorized to make payments to Frederick P. Clark Associates, Inc., as prescribed by said personal consulting contract, and in accordance with said Escrow and Reimbursement Agreement which payments shall be made out of and charged against the Town of Hempstead Trust and Agency Account and thereafter reimbursed by MEMORIAL; and

BE IT FURTHER

RESOLVED, that neither the payments made to Frederick P. Clark Associates, Inc. by the Town nor payments made to the Town by MEMORIAL (including amounts paid in connection with GEIS preparation) shall exceed the limit set forth in 6 NYCRR 617.13(c).

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

Council _____ offered the following resolution and moved its adoption as follows:

RESOLUTION TO AUTHORIZE THE SUPERVISOR
TO EXECUTE THE FIRST AMENDMENT TO COMMUNITY
DEVELOPMENT BLOCK GRANT DISASTER
SUBRCIPIENT AGREEMENT.

WHEREAS, pursuant to Resolution No. 1291-2014 adopted October 1, 2014, the Town of Hempstead entered into a subrecipient agreement with the Housing Trust Fund operating by and through the Governor's Office of Storm Recovery and submitted a pre-application report for contemplated projects; and

WHEREAS, upon review of the pre-application report the Housing Trust Fund Corporation has now proposed to amend the subrecipient agreement to provide for preliminary work for Bellmore, Merrick, Seaford and Wantagh installation of check valves and replacement of bulkheads Oceanside drainage improvement, Meadowmere Park Fire Department generators and shoreline improvements in South Valley Stream; and

WHEREAS, the Housing Trust Fund Corporation has now presented a First Amendment to this Community Development Block Grant Disaster Recovery Subrecipient Agreement clarifying the Subrecipient Agreement terms and increasing the amount of this grant to \$1,275,893.90; and

WHEREAS, it is in the best interest of the Town of Hempstead to approve this amendment, future amendments and other documents required by Housing Trust Corporation or the Governor's Office of Strom Recovery to complete the grant process for these and future projects;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute the First Amendment to the Community Development Block Grant Disaster Recovery Subrecipient Agreement, additional amendments and other documents, upon approval of the Town Attorney and other appropriate departments of the Town, required to complete this grant process.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 24

Case# 26493

CASE NO.

RESOLUTION NO.

Adopted:

Council offered the following resolution and moved its adoption as follows:

RESOLUTION AUTHORIZING THE SUPERVISOR
TO EXECUTE A COMMUNITY DEVELOPMENT BLOCK
GRANT DISASTER RECOVERY INTERMUNICIPAL
MEMORANDUM OF UNDERSTANDING.

WHEREAS, the Town of Hempstead has entered into a Community Block Grant Disaster Recovery Subrecipient Agreement with the Housing Trust Fund Corporation operating by and through the Governor's Office of Storm Recovery ("GOSR") in support of recovery efforts required by Hurricane Sandy; and

WHEREAS, the Governor's Office of Storm Recovery requires a Community Development Block Grant Disaster Recovery Intermunicipal Memorandum of Understanding between the Town of Hempstead and County of Nassau outlining municipal corporation for the completion of Block Grant Disaster Recovery projects; and

WHEREAS, it is in the best interest of the Town of Hempstead to enter into this Memorandum of Understanding with the County of Nassau;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute the aforesaid Community Development Block Grant Disaster Recovery Intermunicipal Memorandum of Understanding between the Town of Hempstead and the County of Nassau.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

25

Case #

26493

CASE NO.

RESOLUTION NO.

Adopted: offered the following resolution
and moved its adoption:

RESOLUTION AUTHORIZING PAYMENT
FOR ELECTION EXPENSES INCURRED IN
CONNECTION WITH THE SPECIAL ELECTION
CONDUCTED BY THE BAY PARK LIBRARY
FUNDING DISTRICT.

WHEREAS, on September 3, 2015 the Bay Park Library
Funding District conducted a special election regarding the
selection of the district's vendor for library services and
the district's contract and budget; and

WHEREAS, in order to conduct such election, it was
necessary to obtain the below listed services at the cost
set opposite the vendor's name; and

WHEREAS, it is in the public interest that the election
service providers be paid for services rendered or supplied;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and she hereby is
authorized to pay the below named service providers the
amount set opposite their names for services provided in
connection with the Bay Park Library Funding District special
election:

Board of Elections
240 Old Country Road
Mineola, New York 11501

election district books and disc \$ 85.00

Bowne Management Systems, Inc.
235 East Jericho Turnpike
Mineola, New York 11501

computerized mapping services and
voter registration lists \$ 1,281.00

NANCY LANDERER
24 Yarmouth Road
East Rockaway New York 11518 \$ 175.00

HAROLD MESSERSCHMITT
12 Garfield Place
East Rockaway, New York 11518 \$ 175.00

VALERIE ZANGRILLO
400 Atlantic Avenue
East Rockaway, New York 11518 \$ 175.00

polling place personnel

Item # 26

Case # 25919

and such services shall be paid out of and charged against the Bay Park Library Funding District Election Expenses Account.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted: offered the following resolution
and moved its adoption:

RESOLUTION AUTHORIZING PAYMENT
FOR ELECTION EXPENSES INCURRED IN
CONNECTION WITH THE SPECIAL ELECTION
CONDUCTED BY THE MILL BROOK LIBRARY
FUNDING DISTRICT.

WHEREAS, on August 27, 2015 the Mill Brook Library
Funding District conducted a special election regarding the
selection of the district's vendor for library services and
the district's contract and budget; and

WHEREAS, in order to conduct such election, it was
necessary to obtain the below listed services at the cost
set opposite the vendor's name; and

WHEREAS, it is in the public interest that the election
service providers be paid for services rendered or supplied;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and she hereby is
authorized to pay the below named service providers the
amount set opposite their names for services provided in
connection with the Mill Brook Library Funding District
special election:

Board of Elections
240 Old Country Road
Mineola, New York 11501

election district books and disc \$ 100.00

Bowne Management Systems, Inc.
235 East Jericho Turnpike
Mineola, New York 11501

computerized mapping services and
voter registration lists \$ 1,358.00

Valley Stream U.F.S.D. #30
195 North Central Avenue
Valley Stream, New York 11580

use of facilities \$ 70.00

JOHNNY GLENN
431 Yale Avenue
Rockville Centre, New York 11570 \$ 175.00

Item #

26

Case #

26743

| | | |
|---|----|--------|
| GLORIA HANNAFIN 403 Meadow Circle Valley Stream, New York 11580 | \$ | 175.00 |
| IRENE HERZIG 231 Forest Avenue Lynbrook, New York 11563 | \$ | 175.00 |
| PAUL LEPELLETIER 62 Wellington Road South West Hempstead, New York 11552 | \$ | 175.00 |
| STEVEN NATTER 36 Steven Drive Hewlett, New York 11557 | \$ | 175.00 |
| JOHN OWENS 1064 Yung Place Woodmere, New York 11598 | \$ | 175.00 |
| MARIA PEARSALL 110 Meadow Circle Valley Stream, New York 11580 | \$ | 175.00 |
| LUCILLE STEMKOWSKI 59 Stevenson Road Hewlett, New York 11557 | \$ | 175.00 |
| LUCILLE TULLY 18 Liggett Road Valley Stream, New York 11581 | \$ | 175.00 |
| CHRISTEL VERNIE 680 Evelyn Avenue, Apt. 1C East Meadow, New York 11554 | \$ | 175.00 |
| HELEN MARILYN VESIK 62 South Wellington Road South West Hempstead, New York 11552 | \$ | 175.00 |

polling place personnel

and such services shall be paid out of and charged against the Mill Brook Library Funding District Election Expenses Account.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution
and moved its adoption:

RESOLUTION AUTHORIZING PAYMENT
FOR ELECTION EXPENSES INCURRED IN
CONNECTION WITH THE SPECIAL ELECTION
CONDUCTED BY THE NORTH MALVERNE LIBRARY
FUNDING DISTRICT.

WHEREAS, on September 3, 2015 the North Malverne Library Funding District conducted a special election regarding the selection of the district's vendor for library services and the district's contract and budget; and

WHEREAS, in order to conduct such election, it was necessary to obtain the below listed services at the cost set opposite the vendor's name; and

WHEREAS, it is in the public interest that the election service providers be paid for services rendered or supplied;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and she hereby is authorized to pay the below named service providers the amount set opposite their names for services provided in connection with the North Malverne Library Funding District special election:

Board of Elections
240 Old Country Road
Mineola, New York 11501

election district books
and discs \$ 85.00

Bowne Management Systems, Inc.
235 East Jericho Turnpike
Mineola, New York 11501

computerized mapping services and
voter registration lists \$ 857.50

Paul Lepelletier
62 Wellington Road South
West Hempstead, New York 11552 \$ 175.00

Item #

26

Case #

26986

Helen Vesik
62 Wellington Road South
West Hempstead, New York 11552

polling place personnel \$ 175.00

and such services shall be paid out of and charged
against the North Malverne Library Funding District
Election Expenses Account.

The foregoing resolution was adopted upon roll call as
follows:

AYES:

NOES:

Steven Natter
36 Steven Drive
Hewlett, New York 11552 \$ 175.00

polling place personnel

and such services shall be paid out of and charged
against the North Lynbrook Library Funding District
Election Expenses Account.

The foregoing resolution was adopted upon roll call as
follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING PAYMENT TO CLARO TRADE FINANCE, LLC. FOR PAINTING AND WELDING SERVICES RENDERED BY NASSAU SUFFOLK TRUCK

WHEREAS, Nassau Suffolk Truck performed truck painting services under Town of Hempstead Contract #70-2010 and welding services under Nassau County Contract BPNC1 400049; and

WHEREAS, Nassau Suffolk truck assigned their accounts receivable to Claro Trade Finance, LLC., P.O. Box 842336, Boston, MA. 02284; and

WHEREAS, Claro Trade Finance, LLC. has submitted four invoices (#16881, 16673, 16658 and 16680) totaling \$41,169.27 for work performed by Nassau Suffolk Truck on Department of Sanitation vehicles; and

WHEREAS, Claro Trade Finance, LLC. has commenced litigation in New York State Supreme Court in and for the County of Nassau to collect on such invoices; and

WHEREAS, after review of the invoices and discussion with Claro Trade Finance, LLC. it was mutually agreed that they would accept a total of \$30,000 as full and final payment on three invoices (16881, 16673 and 16658) and that there would be no payment on invoice 16680; and

WHEREAS, the Department is in possession of a stipulation of settlement and general release executed by Claro Trade Finance, together with a stipulation of discontinuance of said litigation; and

WHEREAS, Nassau Suffolk Truck did perform painting and welding services on two trucks and were entitled to payment for same pursuant to the appropriate contracts; and

WHEREAS, it is in the public interest, and the Commissioner recommends that payment be made on these invoices in the amount of \$30,000.

NOW, THEREFORE, BE IT

RESOLVED, that payment be and is hereby authorized in the amount of thirty thousand dollars (\$30,000) for painting and welding services rendered by Nassau Suffolk Truck, P.O. Box 12475, Hauppauge, NY 11788; and

BE IT FURTHER RESOLVED, that payment be made and paid out of the Operating Fund Machinery Repairs Account No. 300-006-8110-4550.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

27

Case #

9117

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING ACCEPTANCE OF THE PROPOSAL OF ACI CERTIFICATION, CORP. TO TRAIN EMPLOYEES OF THE DEPARTMENT OF SANITATION FOR PURPOSES OF RENEWING THEIR CERTIFICATIONS FOR REFRIGERANT EVACUATION AND RECYCLING

WHEREAS, the Department of Sanitation, as part of its collection services collects various appliances which contain refrigerants which are being phased out by the United States Environmental Protection Agency (USEPA); and

WHEREAS, the refrigerant must be removed from the appliance prior to its disposal; and

WHEREAS, the USEPA requires that individual who handle the removal and recycling of refrigerant from appliances be trained and certified by companies that have been authorized to provide such training; and

WHEREAS, ACI Certification, Corp., 20 West 20th Street, New York, New York 10011, is authorized to provide such training and has submitted a proposal to train five (5) employees at a cost of \$195.00 per employee for a total of \$975.00.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to accept the proposal of ACI Certification, Corp., 20 West 20th Street, New York, New York 10011, to train five (5) employees at a cost of \$195.00 per employee for a total of \$975.00; and

BE IT FURTHER

RESOLVED, that payment shall be made out of the Refuse Disposal District Fees & Services Account # 301-006-0301-4151.

The foregoing was adopted upon roll call as follows:

AYES: ()

NOES: ()

* * * * *

Item #

28

Case #

8892

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution

And moved its adoption:

RESOLUTION ACCEPTING PROPOSAL FOR ONGOING
TECHNICAL SERVICES FOR FUEL MASTER FUEL
MANAGEMENT SYSTEM AND EQUIPMENT UPGRADES
FOR VARIOUS TOWN FACILITIES WITHIN THE TOWN
OF HEMPSTEAD, NASSAU COUNTY, NEW YORK

WHEREAS, the Commissioner of the Department of General Services deemed it desirable and necessary to advertise a Request for Proposal for Ongoing Technical Services for its Fuel Master Fuel Management System and future equipment upgrades for various Town facilities within the Town of Hempstead, Nassau County, New York; and

WHEREAS, one (1) proposal was received to the Department of General Services for examination and report:

Island Pump & Tank Co No Bid
40 Doyle Court
East Northport, New York 11731

Walden Environmental Engineering PLLC
D/B/A Walden Associates
16 Spring Street
Oyster Bay, New York 11771
Joint Venture with
Automated Fueling Inc.
1 Hessian Court
South Setauket, New York 11720

Item #

29

Case #

20465

Price List Below:

Services:

Maintenance & Technical Services
For Software System Upgrades

Year One - \$168,000.00
Year Two - \$103,800.00
Year Three - \$77,400.00

Super Maintenance Agreement - \$1,843.80 Per Location for 3 Years

The Super Maintenance Agreement provides a means of extending the normal one (1) year warranty that all Fuel Master customers receive. It covers parts and support labor for all Fuel Master components, both software and hardware, and provides free upgrades to software or firmware as required.

Equipment:

AIM Maintenance Kits \$5.40 per unit not to exceed 4,500 units

Single Tank Item # 941B0400

AIM2 900MHz Kit \$276.00 per unit not to exceed 50 units

Black ProKee Item # 172405 \$4.80 per unit not to exceed 150 units

Shipping: \$185.00 per year totaling \$555.00 for 3 Years

WHEREAS, based on the findings of the above said committee the Commissioner of the Department of General Services has determined that the proposal submitted by Walden Environmental Engineering PLLC D/B/A Walden Associates is in the best interest of the Town and should be accepted as such; and

NOW, THEREFORE, BE IT

RESOLVED, that the Commissioner of the Department of General Services accept The proposal submitted by Walden Environmental Engineering PLLC D/B/A Walden Associates that will be in a joint venture with Automated Fueling Inc. for a three year period upon award of Town Board Resolution not to exceed \$448,765.20 (Four Hundred Forty Eight Thousand Seven Hundred and Sixty Five Dollars and Twenty Cents) for maintenance services and the super maintenance agreements with payments made from the appropriate Maintenance of Equipment Account Number 4030 from the Department of Conservation and Waterways, Department of General Services, Highway Department, Department of Parks and Recreation, Sanitation Department and Water Department. Database and system upgrades to be paid from the Computer Bond Issue; and

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution

and moved its adoption:

RESOLUTION AUTHORIZING THE COMMISSIONER OF DEPARTMENT OF GENERAL SERVICES ACCEPT THE PROPOSAL FROM SHI INTERNATIONAL CORP. FOR BCC MAIL MANAGER 2010 LICENSE RENEWAL AND MM2010 MULTIPLE USE LICENSE RENEWAL, IN USE BY THE DEPARTMENT OF GENERAL SERVICES, REPRODUCTION/MAIL SERVICES DIVISION, TOWN OF HEMPSTEAD, NASSAU COUNTY, NEW YORK

WHEREAS, SHI International Corp. submitted a proposal for BCC Mail Manager 2010 License Renewal, MM2010 Multiple Use License Renewal, in use by the Department of General Services, Reproduction/Mailroom Division, Town of Hempstead, Nassau County, New York in the amount of \$2,719.78 (Two Thousand Seven Hundred Nineteen Dollars and Seventy Eight Cents) to be paid annually as follows:

| PRODUCT | QTY | PRICE |
|--|--------------|-------------------|
| BCC Mail Manager 2010 License Renewal Automated Equipment Service, Inc. | 1 | \$2,467.95 |
| MM2010 Multiple Use License Renewal Automated Equipment Service, Inc. | 1 | <u>\$251.83</u> |
| | TOTAL | \$2,719.78 |

WHEREAS, said proposal will be in effect from December 15, 2015 through December 14, 2016; and

WHEREAS, this Town Board, after due deliberation deems that the proposal submitted by SHI International Corp. is reasonable and in the best interest of the public;

NOW, THEREFORE, BE IT

RESOLVED, that the Commissioner of General Services be and hereby is authorized to accept the proposal from SHI International Corp., Billing Address 290 Davidson Avenue, Somerset, New Jersey 08873, Mailing Address 5 W. Bank Street, Cold Spring, New York 10516 with said fees to be charged against Department of General Services Account No. 010-001-1490-4030, Maintenance of Equipment.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 30

Case # 17437

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution

And moved its adoption:

RESOLUTION AUTHORIZING ACCEPTANCE OF
LETTER BID FOR TIGHTNESS TESTING OF TANKS,
VARIOUS LOCATIONS THROUGHOUT THE TOWN OF
HEMPSTEAD, NASSAU COUNTY, NEW YORK

WHEREAS, the Commissioner of General Services, after due advertisement for bids, received two bids for tightness testing of tanks, various locations throughout the Town of Hempstead, Nassau County, New York; and

WHEREAS, the following letter bids were received, examined and reviewed by the Commissioner of General Services;

Metro Environmental Services, LLC
208 Route 109
Farmingdale, New York 11735 \$5,274.00

Pro-Test Environmental
700 Hicks Street
Brooklyn, New York 11231 \$6,000.00

WHEREAS, the Commissioner of the Department of General Services recommends the acceptance of the letter bid submitted by the low bidder Metro Environmental Services, LLC, 208 Route 109, Farmingdale, New York 11735 Commencing upon award of contract for a period of one year in the sum of \$5,274.00 (Five Thousand Two Hundred Seventy Four Dollars) with the option to renew for two additional one year periods for a total of three years; and

NOW, THEREFORE, BE IT

RESOLVED, that the letter bid of Metro Environmental Services, LLC, 208 Route 109, Farmingdale, New York 11735 commencing upon award for a period of one year in the sum of \$5,274.00 (Five Thousand Two Hundred Seventy Four Dollars) with the option to renew for two additional one year periods for a total of three years as low bidder be accepted and;

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Case # 20465

BE IT FURTHER RESOLVED, that the Supervisor and the Town of Hempstead hereby is authorized to accept the above stated letter bid and make payments under the contract executed by the successful bidder from the Department of General Services Account Number 010-001-1490-4090, Building Maintenance.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Case No.

Resolution No.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION ACCEPTING BID FOR ROAD
IMPROVEMENT ARMOND STREET – HEMPSTEAD
BLVD. AREA, UNIONDALE PW # 54-15

WHEREAS, the Commissioner of General Services advertised for bids for Road Improvement Armond Street – Hempstead Blvd. Area, Uniondale PW#54-15

WHEREAS, the bids submitted pursuant to such advertisement were opened and read in the office of the Commissioner of General Services on September 10, 2015;

WHEREAS, the following bids were received and referred to Engineering for examination and report:

| | | Correction |
|-------------------------------|----------------|--------------|
| Tri-State Paving, LLC | \$ 848,760.00 | \$844,830.00 |
| Laser Industries, Inc. | \$ 859,970.00 | |
| Richard W. Grim, Inc. | \$ 915,530.00 | |
| J. Anthony Enterprises, Inc. | \$ 929,940.00 | |
| Metro Paving, LLC | \$ 932,835.00 | |
| Valente Contracting Corp. | \$ 938,665.00 | |
| Stasi Brothers Asphalt Corp. | \$ 939,077.35 | \$939,078.05 |
| Roadwork Ahead, Inc. | \$ 965,945.00 | |
| Mana Construction Group, Ltd. | \$1,090,075.00 | |

WHEREAS, the Commissioner of the Engineering Department reported that the lowest bid was received from Tri-State Paving, LLC, 377 Carll's Path, Deer Park, NY 11729 in the sum of \$844,830.00, and it appears that said bidder is duly qualified and recommends acceptance to the Town Board; and

NOW, THEREFORE, BE IT

RESOLVED, that the bid of Tri-State Paving, LLC, 377 Carll's Path, Deer Park, NY 11729 for the Road Improvement Armond Street – Hempstead Blvd. Area, Uniondale PW#54-15 be accepted subject to the execution of a contract by it; and

BE IT FURTHER RESOLVED, that the bidder's Performance Bond and Insurance, when approved by the Town Attorney as to form, be filed in the Town Clerk's Office with the contract; and

BE IT FURTHER RESOLVED, that the Supervisor be and she hereby is authorized to make payments under the contract executed by the successful bidder from Town Highway Capital Improvement Funds, Account No: 9534-503-9534-5010, in the sum of \$844,830.00 w

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 32
Case # 29379

Case No.

Resolution No.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION ACCEPTING BID FOR STORM WATER DRAIN AND ROAD IMPROVEMENT GREENWAY BOULEVARD, ELMONT, TOWN OF HEMPSTEAD PW # 58-15

WHEREAS, the Commissioner of General Services advertised for bids for Storm Water Drain and Road Improvement, Greenway Boulevard, Elmont, Town of Hempstead PW# 58-15; and

WHEREAS, the bids submitted pursuant to such advertisement were opened and read in the office of the Commissioner of General Services on October 8, 2015; and

WHEREAS, the following bids were received and referred to Engineering for examination and report:

| | |
|------------------------------|----------------|
| Roadwork Ahead | \$ 924,330.00 |
| Pratt Bros., Inc. | \$ 933,339.00 |
| J. Anthony Enterprises, Inc. | \$1,003,960.05 |
| Araz Industries, Inc. | \$1,036,000.00 |
| Tri-State Paving, LLC | \$1,136,100.00 |
| Laser Industries, Inc. | Bid Withdrawn |

WHEREAS, the Commissioner of the Engineering Department reported that the lowest bid was received from Roadwork Ahead, Inc. 2186 Kirby Lane, Syosset, NY, 11791 in the sum of \$924,330.00 and it appears that said bidder is duly qualified and recommends acceptance of said bid to the Town Board; and

NOW, THEREFORE, BE IT

RESOLVED, that the bid of Roadwork Ahead, Inc 2186 Kirby Lane, Syosset, NY, 11791 for Storm Water Drain and Road Improvement, Greenway Boulevard, Elmont, Town of Hempstead PW# 58-15 be accepted subject to the execution of a contract by it; and

BE IT FURTHER RESOLVED, that the bidder's Performance Bond and Insurance, when approved by the Town Attorney as to form, be filed in the Town Clerk's Office with the contract; and

BE IT FURTHER RESOLVED, that the Supervisor be and she hereby is authorized to make payments under the contract executed by the successful bidder from Town Highway Capital Improvement Funds, Account Nos: 9513-503-9513-5010, 9528-503-9528-5010, 9534-503-9534-5010, 9546-503-9546-5010 and 9547-503-9547-5010 in the sum of \$924,330.00

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

33

Case #

29387

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION ACCEPTING BID AND AWARDING CONTRACT FOR PREVENTIVE MAINTENANCE AND SERVICING OF A BUSKRO APOLLO DIGITAL INK JET IMAGING SYSTEM IN THE DEPARTMENT OF GENERAL SERVICES, REPRODUCTION SERVICES DIVISION, (CONTRACT # 44A-2015).

WHEREAS, the Director of Purchasing, on behalf of the Commissioner of the Department of General Services ("the Commissioner"), advertised for bids for annual preventive maintenance and servicing of a Buskro Ink Jet Imaging System, in the Department of General Services, Reproduction Services Division, for a sixty month period (Contract #44A -2015); and

WHEREAS, the following bids were received and referred to the Department of General Services, Reproduction Services Division for examination and report:

| | | | |
|--------------------------|-------------|--------------------------------|-------------|
| Bell and Howell LLC | | Mailtech Mailing Systems, Inc. | |
| Contrado BBH Holding LLC | | 625 Acorn Street | |
| 3791 South Alston Ave. | | Deer Park N.Y. 11729 | \$65,520.00 |
| Durham N.C. 27713 | \$65,683.80 | | |

WHEREAS, the Commissioner recommends that the contract be awarded to the low bidder, Mailtech Mailing Systems, Inc., in the sum of \$65,520.00 (Sixty-Five Thousand Five Hundred and Twenty Dollars) for 60 months; and

WHEREAS, The, Preventative Maintenance and Servicing of a Buskro Ink Jet Imaging System in use by the Department of General Services, Reproduction Services Division includes the following equipment:

| <u>Unit No.</u> | <u>Model No.</u> | <u>Serial No.</u> |
|-----------------|--------------------|-------------------|
| 1. | BK1705 | 1705HNA11121 |
| 2. | R14 SS Feeder | 10072 |
| 3. | 71 Base | 71 B71B R11394 |
| 4. | Conveyor | No. SN |
| 5. | 2 - 2" Print Heads | No. SN |
| 6. | Color Head | No. SN |
| 7. | Dryer Base | No. SN |
| 8. | 5061 Dryer | 1767-01-1793-1211 |

WHEREAS, the bid price includes sixty (60) months' maintenance at a monthly cost of \$1,092.00 (One Thousand Ninety-two Dollars) to be payable monthly, in arrears.

NOW, THEREFORE, BE IT

RESOLVED, that Contract # 44A-2015 be and hereby is awarded to Mailtech Mailing Systems, Inc., 625 Acorn Street, Deer Oak N.Y. 11729, in the sum of \$65,520.00 (Sixty-Five Thousand Five Hundred and Twenty Dollars) for a term of 60 months to be paid monthly, in arrears, in the monthly amount of \$1,092.00 (One Thousand Ninety Two Dollars) with the payments made from account number 010-001-1490-4030 Maintenance of Equipment.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 34

Case # 17437

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION REJECTING BIDS FOR CONSTRUCTION OF
NEW TRUCK WASH AT THE MERRICK WASTE
MANAGEMENT FACILITY PW CONTRACT #33-14

WHEREAS, the Commissioner of General Services, on behalf of the
Commissioner of Sanitation, advertised for the Construction of New Truck Wash at the
Merrick Waste Management Facility; and

WHEREAS, said bids were received and opened on August 19, 2014 with the
sole bidder being, S.J. Hoerining, Inc., 1471 Fifth Avenue, Bay Shore, New York 11706; and

WHEREAS, the engineers estimated cost was \$725,000 and the sole bid
came in at \$1,829,335.00; and

WHEREAS, it has been determined that it is in the best interests of the
Department and the Town of Hempstead residents to reject all bids and re-bid the
contract.

NOW, THEREFORE, BE IT

RESOLVED, that the above listed be and the same hereby are rejected; and

BE IT FURTHER

RESOLVED, that Director of Purchasing be and hereby is authorized to re-
advertise for bids for Construction of New Tuck Wash at the Merrick Waste Management
Facility.

The foregoing was adopted upon roll call as follows:

AYES: ()

NOES: ()

* * * * *

Item #

35

Case #

17083

Case No.

Resolution No.

Adopted:

Councilman
as follows:

offered the following resolution and moved its adoption

**GENERAL RESOLUTION
FOR THE PURPOSE OF
PARTICIPATING IN A COOPERATIVE BID COORDINATED BY
THE BOARD OF COOPERATIVE EDUCATION SERVICES OF NASSAU COUNTY
FOR**

Various Commodities and/or Services
As Listed on Pages 1-3 of this Resolution

WHEREAS, the Town of Hempstead, a municipal corporation of New York State (the "Town") wishes to participate in a Cooperative Bidding Program conducted by The Board of Cooperative Educational Services of Nassau County ("Nassau BOCES") for the purchase of various commodities and/or services as authorized by and in accordance with the Education Law and General Municipal Law, Section 119-o; and

WHEREAS, the Town, more particularly, wishes to participate in the joint cooperative bids as listed and checked below (check "yes" or "no"):

| CORE GROUP: (NASSAU BOCES PER BID RATE) | <u>PARTICIPATION</u> | |
|---|-----------------------------|------------------|
| | <u>YES</u> | <u>NO</u> |
| ABATEMENT AND DISPOSAL OF ASBESTOS | _____ | <u>X</u> |
| & LEAD MATERIALS | | |
| ARTS & CRAFT SUPPLIES | _____ | <u>X</u> |
| ASPHALTIC & CEMENT CONCRETE | _____ | <u>X</u> |
| PAVING REPAIR & MAINTENANCE | | |
| ATHLETIC UNIFORMS | _____ | <u>X</u> |
| AUDIO VISUAL EQUIPMENT | _____ | <u>X</u> |
| AUDIO VISUAL SUPPLIES | _____ | <u>X</u> |
| AUTO BODY SUPPLIES | _____ | <u>X</u> |
| AUTO MECHANIC SUPPLIES | _____ | <u>X</u> |
| AUTOMOBILES-PASSENGER CARS/VANS/TRUCKS | <u>X</u> | _____ |
| AUTOMOTIVE AIR CONDITIONING REPAIRS | _____ | <u>X</u> |
| BOILER, DUCT & KITCHEN EXHAUST CLEANING | _____ | <u>X</u> |
| BUILDINGS & GROUNDS EQUIPMENT | _____ | <u>X</u> |
| CALCULATORS | _____ | <u>X</u> |
| CARPENTRY, CABINETRY & BUILDING SUPPLIES | _____ | <u>X</u> |
| CARPETING & INSTALLATION | _____ | <u>X</u> |
| CESSPOOL MAINTENANCE SERVICES | _____ | <u>X</u> |
| CHAIN LINK FENCING | _____ | <u>X</u> |
| COMPUTER HARDWARE, SOFTWARE, NETWORKING AND SUPPLIES | _____ | <u>X</u> |
| CUSTODIAL AND GREEN CUSTODIAL SUPPLIES | _____ | <u>X</u> |
| DOORS: HOLLOW METAL, FRAMES & HARDWARE | _____ | <u>X</u> |
| FAX & PHOTOCOPY EQUIPMENT, SUPPLIES AND MAINTENANCE | _____ | <u>X</u> |
| FINANCING & LEASING OF CAPITAL EQUIPMENT | _____ | <u>X</u> |
| FIRE EXTINGUISHERS & SERVICE | _____ | <u>X</u> |
| FITNESS EQUIPMENT | _____ | <u>X</u> |
| FLOOR TILES & INSTALLATION | _____ | <u>X</u> |
| FOOD & BEVERAGE SUPPLIES | _____ | <u>X</u> |
| FOOD PREPARATION: PAPER & PLASTIC SUPPLIES | _____ | <u>X</u> |
| FOOD SERVICE EQUIPMENT | _____ | <u>X</u> |
| FUEL OIL | _____ | <u>X</u> |
| FURNITURE: CLASSROOM & OFFICE | <u>X</u> | _____ |
| GENERAL SAFETY SUPPLIES | _____ | <u>X</u> |
| GENERAL SCHOOL & OFFICE SUPPLIES | _____ | <u>X</u> |
| GLAZING SERVICES & SUPPLIES | _____ | <u>X</u> |

Item #

Case #

36

29381

| | | |
|--|----------|----------|
| GYMNASIUM FLOOR REFINISHING | _____ | <u>X</u> |
| GUARD SERVICE (LICENSED, UNIFORMED, UNARMED) | _____ | <u>X</u> |
| HAZARDOUS MATERIALS: HANDLING, REMOVAL, TRANSPORTATION & DISPOSAL | _____ | <u>X</u> |
| HVAC EQUIPMENT | <u>X</u> | _____ |
| HVAC MAINTENANCE & INSTALLATION | <u>X</u> | _____ |
| INDUSTRIAL ARTS & WELDING SUPPLIES | _____ | <u>X</u> |
| INTERSCHOLSTIC ATHLETIC SUPPLIES | _____ | <u>X</u> |
| IRRIGATION SYSTEMS-REPAIR & MAINTENANCE | _____ | <u>X</u> |
| LIBRARY SUPPLIES | _____ | <u>X</u> |
| MEDICAL & DENTAL SUPPLIES | _____ | <u>X</u> |
| MUSICAL INSTRUMENTS & SUPPLIES | _____ | <u>X</u> |
| MUSICAL INSTRUMENT RENTALS | _____ | <u>X</u> |
| MUSICAL INSTRUMENT REPAIRS | _____ | <u>X</u> |
| OIL & GAS BURNER SERVICE | _____ | <u>X</u> |
| PAINT & PAINTING SUPPLIES | _____ | <u>X</u> |
| PAPER: XEROGRAPHIC, FAX & COPIER | _____ | <u>X</u> |
| PHOTOGRAPHY SUPPLIES | _____ | <u>X</u> |
| PHYSICAL EDUCATION SUPPLIES | _____ | <u>X</u> |
| PLUMBING & HEATING SUPPLIES | _____ | <u>X</u> |
| PLUMBING SERVICES | _____ | <u>X</u> |
| RECONDITIONING OF ATHLETIC EQUIPMENT | <u>X</u> | _____ |
| REFRIGERATION & AIR CONDITIONING SUPPLIES | _____ | <u>X</u> |
| ROOF MAINTENANCE & REPAIR | <u>X</u> | _____ |
| SCHOOL BUS AIR CONDITIONING INSTALLATION, MAINTENANCE & REPAIRS | _____ | <u>X</u> |
| SCHOOL BUS & AUTO PARTS | _____ | <u>X</u> |
| SCIENCE SUPPLIES | _____ | <u>X</u> |
| SMART BOARDS | _____ | <u>X</u> |
| SNACK VENDING SERVICE | _____ | <u>X</u> |
| SUBSCRIPTION SERVICES | _____ | <u>X</u> |
| TEACHING AIDS | _____ | <u>X</u> |
| TOOLS: POWER & HAND | _____ | <u>X</u> |
| TREE MAINTENANCE | _____ | <u>X</u> |
| UNIFORMS-GENERAL | _____ | <u>X</u> |
| VENETIAN BLINDS & SHADES | _____ | <u>X</u> |

NOW THEREFORE, BE IT RESOLVED, that the Town hereby appoints Nassau BOCES as its representative and agent in all matters related to the Cooperative Bidding Program, including, but not limited to, responsibility for drafting of specifications, advertising for bids, accepting and opening bids, tabulation bids, reporting the results to the Town and making recommendations thereon, and

BE IT FURTHER RESOLVED, that the Nassau BOCES is hereby authorized to award cooperative bids on behalf of the Town to the bidder deemed to be the lowest responsible bidder meeting the bid specifications and otherwise complying with Article 5-A of the General Municipal Law of the State of New York relating to public bids and contracts and to enter into contracts for the purchase of the commodities and/or services as authorized herein, and

BE IT FURTHER RESOLVED, that the Town hereby authorizes its Commissioner of the Department of Parks & Recreation or his designee on behalf of the Town to participate in cooperative bidding conducted by Nassau BOCES and if requested to furnish Nassau BOCES an estimated minimum number of units that will be purchased and such other documents and information which may be reasonably necessary or useful in conducting the Cooperative Bidding program, and

BE IT FURTHER RESOLVED, that the Town agrees to assume its equitable share of the administrative costs of the cooperative bidding program (consisting of a \$400.00 per contract bid administrative service fee) all of its obligations and responsibilities pursuant to any contract that may be awarded by Nassau BOCES on behalf of the Town, and

BE IT FURTHER RESOLVED, that the Supervisor of the Town of Hempstead be hereby authorized to execute the attached Letter of Intent for the purpose of having the Town participate in a cooperative bid conducted by the Board of Cooperative Educational Services of Nassau County for Various commodities and/or services, and

BE IT FURTHER RESOLVED, that the Supervisor of the Town of Hempstead be hereby authorized to pay Nassau County Boces the \$400.00 per contract bid administrative service fee from Fees and Services Account #400-007-7110-4151.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

CASE NO:

RESOLUTION NO:

ADOPTED:

offered the following resolution and moved for its adoption as follows:

RESOLUTION AUTHORIZING THE SUPERVISOR TO EXECUTE AN AGREEMENT FOR THE INSTALLATION OF SOIL BORINGS AND GROUNDWATER MONITORING WELLS BETWEEN THE TOWN OF HEMPSTEAD DEPARTMENT OF HIGHWAYS AND THE UNITED STATES OF AMERICA, BY AND THROUGH THE DEPARTMENT OF THE NAVY, NAVAL FACILITIES ENGINEERING COMMAND, MID-ATLANTIC

WHEREAS, the Town of Hempstead Department of Highways in order to protect the public from exposure from contaminated groundwater hereby agrees to allow the Navy to install soil borings and groundwater monitoring wells to collect groundwater and soil samples to determine the presence, depth and concentration of potential solvent contamination in various locations in the Town of Hempstead; and

WHEREAS, the Town of Hempstead has a public interest need in entering into such agreement; and

WHEREAS, the Town Board finds it to be in the public interest to enter into an agreement with the Navy for the collection of groundwater and soil from various locations in the Town, which would benefit residents of the Town; and

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute an agreement for the installation of soil borings and groundwater monitoring wells with the Navy; and

RESOLVED, that said Agreement hereby is approved and ordered filed in the office of the Town Clerk of the Town of Hempstead, and a copy thereof shall be mailed to the Navy.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

37

Case #

27920

CASE NO:

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption as follows:

RESOLUTION AUTHORIZING THE SUPERVISOR
TO EXECUTE AN AGREEMENT WITH LABOR
EDUCATION AND COMMUNITY SERVICES
AGENCY, INC.

WHEREAS, the Town currently provides an Employees Assistance program for its employees; and

WHEREAS, it is desired that this Employee Assistance Program be supplemented to provide greater assistance to Town of Hempstead employees; and

WHEREAS, Labor Education and Community Services Agency, Inc. has submitted a proposed contract to the Town of Hempstead Department of Human Resources outlining certain services to be provided to Town of Hempstead employees; and

WHEREAS, it is the recommendation of the Department of Human Resources and it is in the best interest of the Town that this agreement be accepted;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute the agreement with Labor Education and Community Services Agency, Inc. 390 Rebro Drive, Hauppauge, New York to provide an employee assistance program for the period of October 1, 2015 through March 31, 2016 and that payment for such program be made to Labor Education and Community Services Agency, Inc. in the amount of \$26,000.00 to be paid in two installments of \$13,000.00 from undistributed General Fund, Fees and Services Account No. 010-012-9000-4151.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

38

Case #

27868

CASE NO.

RESOLUTION NO.

Adopted:

Council
moved its adoption:

offered the following resolution and

RESOLUTION ACCEPTING COMPREHENSIVE SERVICE PLAN FROM PERKIN
ELMER HEALTH SCIENCES, INC. TO MAINTAIN INSTRUMENTS OF THE
DEPARTMENT OF CONSERVATION AND WATERWAYS, MARINE BIOLOGICAL
LABORATORY, POINT LOOKOUT, NEW YORK.

WHEREAS, the Department of Conservation and Waterways does own the following
instruments which are utilized in its laboratory:

| <u>MODEL NO.</u> | <u>SERIAL NO.</u> |
|--------------------------------|-------------------|
| 610 Interface, | 610N3100605A2 |
| Peristaltic Pump Assembly | 069N4110102 |
| Clarus 500 Gas Chromatograph | 650N2121304 |
| Clarus 500 Gas Chromatograph | 650N2121305 |
| Clarus 500 Mass Spectrometer | 651N4101101 |
| Clarus 500 Gas Chromatograph | 650N4100802 |
| AA Analyst 600 | 600S7060201 |
| Clarus 600T Mass Spectrometer | 664N7020203 |
| Clarus 600GC Gas Chromatograph | 665N7020305 |
| Clarus 600T Mass Spectrometer | 664N7120504 |
| Clarus 600GC Gas Chromatograph | 665N7121401 |
| LAMBDA25 | 501S08082610 |
| ICPN0772036 Chiller | 108900691 |
| S10 Autosampler | 102S8104101 |
| Clarus SQ8T Mass Spectrometer | 648N3060602 |
| ATOMXN6354002 Cooling Ops | US13042001 |
| Optima 8300 Cross Flow | 078S1308073 |
| ICPN0772046 Chiller | 2F13A1787 |
| S10 Autosampler | 102S13083321 |
| Fims 400 Mercury Analyzer | 401S13070502 |
| S10 Autosampler | 102S13083326 |
| Clarus 680 | 680S13062405 |
| MASN8140042 Assembly | 85DN4121801 |
| ICPN0772046 Chiller | 2F14C0081 |
| S10 Autosampler | 102S14104314 |

WHEREAS, Perkin Elmer Health Sciences, Inc., 710 Bridgeport Avenue, Shelton,
CT 06484, has submitted a comprehensive service plan for the period of January 1
2016 through December 31, 2017 to maintain instruments of the Department of
Conservation and Waterways Marine Biological Laboratory, 1 Parkside Drive, Point
Lookout, New York, for the amount of \$214,134.00; and

WHEREAS, Perkin Elmer Health Sciences, Inc. is the sole source vendor able
to provide this service; and

WHEREAS, the Commissioner of the Department of Conservation and Waterways
has advised the Town Board that the aforesaid services are necessary and
recommends to the Town Board acceptance of aforesaid offer; and

NOW, THEREFORE BE IT

RESOLVED, that the aforesaid comprehensive service plan by Perkin Elmer
Health Sciences, Inc., to furnish necessary maintenance services for said
instruments of the Department of Conservation and Waterways, Marine Biological
Laboratory, Point Lookout, New York, for the sum of \$214,134.00, upon the terms
and conditions therein contained, be and the same hereby is approved and accepted;
and BE IT FURTHER

RESOLVED, that the Supervisor be and she hereby is authorized to accept and
execute said proposal, and to make a lump sum payment of \$98,868.00 in 2016; and a
lump sum payment of \$115,266.00 in 2017, for services when rendered from the
Department of Conservation Code 010-006-8730-4710.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

Item # 39
Case # 18799

CASE NO.

RESOLUTION NO.

Adopted:

Council

offered the following resolution and moved its adoption:

RESOLUTION ACCEPTING MAINTENANCE AGREEMENT FROM ASTORIA PACIFIC FOR MAINTAINING INSTRUMENTS OF THE DEPARTMENT OF CONSERVATION AND WATERWAYS, MARINE BIOLOGICAL LABORATORY, POINT LOOKOUT, NEW YORK.

WHEREAS, the Department of Conservation and Waterways does own the following instruments which are utilized in its laboratory:

| <u>Model No.</u> | <u>Serial No.</u> |
|------------------------------|-------------------|
| Sampler, 301A | 301209 |
| Sampler, 311 Mk II | 311229 |
| Pump, 302D | 302298 |
| Sampler, 311 Mk III | 4643A11284 |
| Cartridge Module, 303 | 303244 |
| Cartridge Module, 303 | 303245 |
| Cartridge Module, 303A | 303513 |
| Detector 305D | 305532 |
| Detector 305D | 305533 |
| Detector 305D | 305669 |
| Diluter, 312 | 300822 |
| Diluter, 312 | 300940 |
| Computer Software, FASPAC II | |

WHEREAS, Astoria Pacific, P. O. Box 830 Clackamas, OR 970154-0830 has submitted a customer maintenance agreement for the period of January 1, 2016 - December 31, 2016, to maintain instruments of the Department of Conservation and Waterways Marine Biological Laboratory, 1 Parkside Drive, Point Lookout, New York, for the amount of \$20, 175.00;

WHEREAS, Astoria Pacific is the sole source vendor able to provide this service; and

WHEREAS, the Commissioner of the Department of Conservation and Waterways has advised the Town Board that the aforesaid are necessary and recommends to the Town Board acceptance of aforesaid offer; and

NOW, THEREFORE, BE IT

RESOLVED, that the aforesaid maintenance agreement by Astoria Pacific , to furnish necessary maintenance services from January 1, 2016 thru December 31, 2016, for said instruments of the Department of Conservation and Waterways, Marine Biological Laboratory, Point Lookout, New York, for the sum of \$20,175.00, upon the terms and conditions therein contained, be and the same hereby is approved and accepted; and BE IT FURTHER

RESOLVED, that the Supervisor be and she hereby is authorized to accept said proposal on behalf of the Town of Hempstead and to make a lump sum payment for services when rendered from the Department of Conservation Code 010-006-8730-4710.

The foregoing resolution was adopted upon roll call as follows:

AYES:
NOES:

Item # 40

Case # 18799

CASE NO.

RESOLUTION NO.

Adopted:

Council
its adoption:

offered the following resolution and moved

RESOLUTION ACCEPTING MAINTENANCE AGREEMENT FROM
TELEDYNE INSTRUMENTS, INC. FOR MAINTAINING INSTRUMENTS
OF THE DEPARTMENT OF CONSERVATION AND WATERWAYS,
MARINE BIOLOGICAL LABORATORY, POINT LOOKOUT, NEW YORK.

WHEREAS, the Department of Conservation and Waterways does own the following
instruments which are utilized in its laboratory:

| <u>Model No.</u> | <u>Serial No.</u> |
|------------------|-------------------|
| VOC - Atomx | US13042001 |
| VOC - Atomx | US13247006 |
| VOC - Atomx | US13247007 |

WHEREAS, Teledyne Instruments Inc., 4736 Socialville-Foster Road, Mason,
OH 45050, has submitted a service plan on file with the Town Clerk to maintain the above
instruments of the Department of Conservation and Waterways Marine Biological Laboratory,
1 Parkside Drive, Point Lookout, New York, for the amount of \$14,991.00;

WHEREAS, Teledyne Instruments, Inc. is the sole source vendor able to provide this
service; and

WHEREAS, the Commissioner of the Department of Conservation and Waterways has
advised the Town Board that the aforesaid are necessary and recommends to the Town Board
acceptance of aforesaid offer; and

NOW, THEREFORE, BE IT

RESOLVED, that the aforesaid maintenance agreement by Teledyne Instruments, Inc. to
furnish necessary maintenance services for said instruments of the Department of Conservation
and Waterways, Marine Biological Laboratory, Point Lookout, New York, for the sum of
\$14,991.00, for a period of one year commencing February 1, 2016, - January 31, 2017, upon the
terms and conditions therein contained, be and the same hereby is approved and accepted; and
BE IT FURTHER

RESOLVED, that the Supervisor be and she hereby is authorized to accept said proposal
on behalf of the Town of Hempstead and to make a lump sum payment for services when
rendered from the Department of Conservation Code 010-006-8730-4710.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 40

Case # 18799

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING AN EXTENSION OF THE AGREEMENT BETWEEN THE TOWN OF HEMPSTEAD AND MILLIMAN, INC. FOR ACTUARIAL SERVICES IN CONNECTION WITH POSTEMPLOYMENT BENEFITS OTHER THAN PENSIONS FOR THE FISCAL YEARS ENDING DECEMBER 31, 2015 AND DECEMBER 31, 2016

WHEREAS, an actuarial valuation of the Town of Hempstead's liability for post-employment benefits other than pensions is required for the Town's general purpose financial statements; and

WHEREAS, after soliciting bids for actuarial consulting services the firm of Milliman, Inc. was retained to calculate the Town's actuarial liability for post-employment benefits other than pensions for the fiscal year ended December 31, 2007; and

WHEREAS, by Resolution No. 545-2009, adopted April 14, 2009, and Resolution No. 1139-2011, adopted October 4, 2011, the agreement between the Town of Hempstead and Milliman, Inc. was extended to include the fiscal years ending December 31, 2008 through December 31, 2010, and December 31, 2011 through December 31, 2014 respectively; and

WHEREAS, the Town Comptroller recommends that Milliman, Inc. be retained to perform the required actuarial valuations for the fiscal years ending December 31, 2015 and December 31, 2016;

NOW THEREFORE, BE IT RESOLVED that the agreement between the Town of Hempstead and Milliman, Inc., One Pennsylvania Plaza, 38th Floor, New York, New York 10119, to calculate the Town's actuarial liability for post-employment benefits other than pensions, is hereby extended to include the fiscal years ending December 31, 2015 and December 31, 2016; and

IT IS FURTHER RESOLVED that the fees for said actuarial valuations shall be paid from General Fund Account No. 010-012-9000-4151 in accordance with the terms and conditions of the revised Schedule A: Description of Services to be provided to the Town of Hempstead Related to Other Postemployment Benefits, dated July 2, 2015.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 41

Case # 6085

CASE NO.

RESOLUTION NO.

ADOPTED:

Offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING THE SUPERVISOR TO EXECUTE AN AGREEMENT WITH BOTTOMLINE TECHNOLOGIES, TO PERFORM ADDITIONAL SERVICES TO THE PAY BASE CHECK WRITING SYSTEM

WHEREAS, Bottomline Technologies, 325 Corporate Drive, Portsmouth, New Hampshire 03801, will perform professional services to the Pay Base Check Writing System to accommodate a Manual Data Entry Screen and Remap Payroll Check Design to a new data file.

WHEREAS, the terms of the agreement state that the cost of the Manual Screen Enhancement will be:

| | | |
|-------------------------------|-----------------------------|-----------------|
| PayBase Post-Delivery Support | SER-CON-PB-POST | \$ 800.00 |
| PayBase Professional Services | SER-CON-PB | 400.00 |
| Remote Consulting | SER-CON-REMOTE | 600.00 |
| Application Integration | SER-DES-APPL- BANK-BASIC | <u>1,950.00</u> |
| Services Total | | \$3,750.00 |

WHEREAS, The Town Comptroller deems the charges to be fair and reasonable and in the best interest of the Town of Hempstead.

NOW, THEREFORE, BE IT

RESOLVED, that the agreement from Bottomline Technologies be authorized; and

BE IT FURTHER RESOLVED, that the fee of \$3,750.00 be paid from the General Fund Fees & Services account 010-012-9000-4151.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

42

Case #

6085

CASE NO.

RESOLUTION NO.

Adopted:

Councilman offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING THE TOWN OF HEMPSTEAD TO ENTER INTO AN AGREEMENT WITH THE COUNTY OF NASSAU FOR THE PURPOSE OF UNDERTAKING A COMMUNITY DEVELOPMENT PROGRAM UNDER TITLE I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, AS AMENDED, FOR THE 41st PROGRAM YEAR, WITH AN EFFECTIVE DATE OF SEPTEMBER 1, 2015.

WHEREAS, the Secretary of the U.S. Department of Housing and Urban Development is authorized under Title 1 of the Housing and Community Development Act of 1974, as amended, to make grants to states and other units of general local government to help finance Community Development Programs; and

WHEREAS, the COUNTY OF NASSAU (hereinafter County) and TOWN OF HEMPSTEAD entered into a Cooperation Agreement authorized by Town Board Resolution No. 637-2002, adopted June 18, 2002, to participate in a Nassau County Community Development Program, under Title 1 of the Housing and Community Development Act of 1974, as amended, and such agreement, pursuant to Paragraph 6 thereof, has been automatically renewed for a successive three-year period covering fiscal years 2015, 2016 and 2017;

WHEREAS, pursuant to said Cooperation Agreement, the COUNTY and TOWN OF HEMPSTEAD have agreed to undertake project activities using Community Development Block Grant Funds to be received by the County from the U.S. Department of Housing and Urban Development; and

WHEREAS, the Secretary of the U.S. Department of Housing and Urban Development has approved an application for Community Development Block Grant Funds, under Title 1 of the Housing and Community Development Act of 1974, as amended, submitted by the County and participating municipalities for the 41st Program Year, Federal Fiscal Year 2015; and

WHEREAS, the TOWN OF HEMPSTEAD deems it to be in the public interest for the TOWN OF HEMPSTEAD to enter into said proposed Agreement for the purpose of undertaking project activities therein set forth, under Title 1 of the Housing and Community Development Act of 1974, as amended, for the 41st Program Year, Federal Fiscal Year 2015, commencing September 1, 2015.

NOW, THEREFORE, BE IT RESOLVED, that the TOWN OF HEMPSTEAD enter into an Agreement between the TOWN OF HEMPSTEAD and the COUNTY OF NASSAU for the purpose of undertaking project activities under Title 1 of the Housing and Community Development Act of 1974, as amended, for the 41st Program Year, Federal Fiscal Year 2015, effective September 1, 2015, to be completed by August 31, 2019, pursuant to 24 CFR 507.503(b)(1).

BE IT FURTHER RESOLVED, that the Supervisor be and hereby is authorized to execute said Agreement on behalf of the TOWN OF HEMPSTEAD, together with such other documents which, in the opinion of the Town Attorney, are necessary to implement and process such Agreement.

The vote on the foregoing resolution was recorded as follows:

AYES: ()

NOES: ()

Item # 43

Case # 18675

CASE NO.

RESOLUTION NO.

ADOPTED:

adoption: Council offered the following resolution and moved its

RESOLUTION ACCEPTING MAINTENANCE AGREEMENT PROPOSAL FROM CANON SOLUTIONS AMERICA, INC., TO MAINTAIN AN OCE SCANNER EXPRESS AND OCE COLORWAVE 300 PRINTER OF THE DEPARTMENT OF CONSERVATION AND WATERWAYS, POINT LOOKOUT, NEW YORK.

WHEREAS, the Department of Conservation and Waterways owns the following equipment:

| | | |
|---------------------------|--------------|-------------------|
| Oce Scanner Express (N) | Model: SCEXP | Serial #350007617 |
| Oce ColowWave 300 Printer | Model: CW300 | Serial #330402021 |

WHEREAS, Canon Solutions America, 12379 Collections Center Drive, Chicago, IL 60693, has submitted a customer maintenance agreement on file with the Town Clerk to maintain the above equipment of the Department of Conservation and Waterways, Point Lookout NY for the period of 7/1/2015 to 6/30/2016, for the sum of \$2,121.96; and

WHEREAS, the Commissioner of the Department of Conservation and Waterways has advised the Town Board that the aforesaid services are necessary and recommends to the Town Board the acceptance of the aforesaid offer; and NOW THEREFORE, BE IT

RESOLVED, that the aforesaid agreement by Canon Solutions America, Inc., 12379 Collections Center Drive, Chicago, IL 60693, to furnish the necessary maintenance and services to the Oce Scanner Express and the Oce ColorWave 300 printer located at the Department of Conservation and Waterways, for the period of 7/1/2015 to 6/30/2016 for the sum of \$2,121.96, upon the terms and conditions therein contained, be and the same is hereby approved and accepted; and BE IT FURTHER

RESOLVED, that the Supervisor is authorized to accept said agreement on behalf of the Town of Hempstead and to make a lump sum payment from the Department of Conservation and Waterways Code 010-006-8730-4710

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 44

Case # 12113

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

**RESOLUTION APPROVING A CONTRACT
WITH INCORPORATED VILLAGE OF GARDEN CITY;
AND AUTHORIZING A NEW YORK STATE
DIVISION FOR YOUTH GRANT.**

WHEREAS, the Town of Hempstead (hereinafter the "Town") has made application to the NYS Office of Children and Family Services (hereinafter the "OCFS"), for a grant to support the Town grants made to organizations which have been qualified by the Division for Youth, and application has been adopted by the Town Board under Resolution No. 1539-2014, adopted November 12, 2014; and

WHEREAS, INCORPORATED VILLAGE OF GARDEN CITY, having its principal office at 351 Stewart Ave., Garden City, New York, is one such organization qualified under the provisions of the Division for Youth, Youth Development/Delinquency Prevention Program, and said organization now makes application to the Town of Hempstead for a grant for youth services to be provided for a term commencing January 1, 2014 and terminating December 31, 2014; and

WHEREAS, this Town Board deems it to be in the public interest to approve said application made to the Town of Hempstead;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract between the Town of Hempstead and the INCORPORATED VILLAGE OF GARDEN CITY, for the provision of youth services, upon such terms, conditions and stipulations as the Supervisor may deem fit and proper, for the term commencing January 1, 2014 and terminating December 31, 2014; and

BE IT FURTHER RESOLVED, that the Town Board hereby directs payment to the INCORPORATED VILLAGE OF GARDEN CITY, the sum of THREE THOUSAND ONE HUNDRED SIXTY TWO and 00/100 (\$3,162.00) DOLLARS to be made on the presentation of a claim for actual expenditures incurred, accompanied by substantive data that will support such expenditures. Such payment to be charged against the Town of Hempstead Account No. 400-007-7110-4740/Youth Guidance; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Parks & Recreation is authorized to make claim upon the OCFS for reimbursement of the Town's expenditure to the extent provided for by the terms of the OCFS grant.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()
NOES: ()

Item # 45

Case # 13584

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

**RESOLUTION APPROVING A CONTRACT
WITH VILLAGE OF LYNBROOK;
AND AUTHORIZING A NEW YORK STATE
DIVISION FOR YOUTH GRANT.**

WHEREAS, the Town of Hempstead (hereinafter the "Town") has made application to the NYS Office of Children and Family Services (hereinafter the "OCFS"), for a grant to support the Town grants made to organizations which have been qualified by the Division for Youth, and application has been adopted by the Town Board under Resolution No. 1539-2014, adopted November 12, 2014; and

WHEREAS, VILLAGE OF LYNBROOK, having its principal office at Greis Park, 55 Wilbur St., Lynbrook, New York, is one such organization qualified under the provisions of the Division for Youth, Youth Development/Delinquency Prevention Program, and said organization now makes application to the Town of Hempstead for a grant for youth services to be provided for a term commencing January 1, 2014 and terminating December 31, 2014; and

WHEREAS, this Town Board deems it to be in the public interest to approve said application made to the Town of Hempstead;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract between the Town of Hempstead and the VILLAGE OF LYNBROOK, for the provision of youth services, upon such terms, conditions and stipulations as the Supervisor may deem fit and proper, for the term commencing January 1, 2014 and terminating December 31, 2014; and

BE IT FURTHER RESOLVED, that the Town Board hereby directs payment to the VILLAGE OF LYNBROOK, the sum of TWO THOUSAND EIGHTY TWO and 00/100 (\$2,082.00) DOLLARS to be made on the presentation of a claim for actual expenditures incurred, accompanied by substantive data that will support such expenditures. Such payment to be charged against the Town of Hempstead Account No. 400-007-7110-4740/Youth Guidance; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Parks & Recreation is authorized to make claim upon the OCFS for reimbursement of the Town's expenditure to the extent provided for by the terms of the OCFS grant.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()
NOES: ()

Item # 45
Case # 13584

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

**RESOLUTION APPROVING A CONTRACT
WITH VILLAGE OF HEMPSTEAD YOUTH SERVICES;
AND AUTHORIZING A NEW YORK STATE
DIVISION FOR YOUTH GRANT.**

WHEREAS, the Town of Hempstead (hereinafter the "Town") has made application to the NYS Office of Children and Family Services (hereinafter the "OCFS"), for a grant to support the Town grants made to organizations which have been qualified by the Division for Youth, and application has been adopted by the Town Board under Resolution No. 1539-2014, adopted November 12, 2014; and

WHEREAS, VILLAGE OF HEMPSTEAD YOUTH SERVICES, having its principal office at Kennedy Park, 335 Greenwich St., Hempstead, New York, is one such organization qualified under the provisions of the Division for Youth, Youth Development/Delinquency Prevention Program, and said organization now makes application to the Town of Hempstead for a grant for youth services to be provided for a term commencing January 1, 2014 and terminating December 31, 2014; and

WHEREAS, this Town Board deems it to be in the public interest to approve said application made to the Town of Hempstead;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract between the Town of Hempstead and the VILLAGE OF HEMPSTEAD YOUTH SERVICES, for the provision of youth services, upon such terms, conditions and stipulations as the Supervisor may deem fit and proper, for the term commencing January 1, 2014 and terminating December 31, 2014; and

BE IT FURTHER RESOLVED, that the Town Board hereby directs payment to the VILLAGE OF HEMPSTEAD YOUTH SERVICES, the sum of THIRTEEN THOUSAND TWO HUNDRED NINETY NINE and 00/100 (\$13,299.00) DOLLARS to be made on the presentation of a claim for actual expenditures incurred, accompanied by substantive data that will support such expenditures. Such payment to be charged against the Town of Hempstead Account No. 400-007-7110-4740/Youth Guidance; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Parks & Recreation is authorized to make claim upon the OCFS for reimbursement of the Town's expenditure to the extent provided for by the terms of the OCFS grant.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()
NOES: ()

Item # 415
Case # 13584

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

**RESOLUTION APPROVING A CONTRACT
WITH VILLAGE OF MALVERNE;
AND AUTHORIZING A NEW YORK STATE
DIVISION FOR YOUTH GRANT.**

WHEREAS, the Town of Hempstead (hereinafter the "Town") has made application to the NYS Office of Children and Family Services (hereinafter the "OCFS"), for a grant to support the Town grants made to organizations which have been qualified by the Division for Youth, and application has been adopted by the Town Board under Resolution No. 1539-2014, adopted November 12, 2014; and

WHEREAS, VILLAGE OF MALVERNE, having its principal office at 99 Church St., Malverne, New York, is one such organization qualified under the provisions of the Division for Youth, Youth Development/Delinquency Prevention Program, and said organization now makes application to the Town of Hempstead for a grant for youth services to be provided for a term commencing January 1, 2014 and terminating December 31, 2014; and

WHEREAS, this Town Board deems it to be in the public interest to approve said application made to the Town of Hempstead;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract between the Town of Hempstead and the VILLAGE OF MALVERNE, for the provision of youth services, upon such terms, conditions and stipulations as the Supervisor may deem fit and proper, for the term commencing January 1, 2014 and terminating December 31, 2014; and

BE IT FURTHER RESOLVED, that the Town Board hereby directs payment to the VILLAGE OF MALVERNE, the sum of ONE THOUSAND SIX HUNDRED THIRTY SEVEN and 00/100 (\$1,637.00) DOLLARS to be made on the presentation of a claim for actual expenditures incurred, accompanied by substantive data that will support such expenditures. Such payment to be charged against the Town of Hempstead Account No. 400-007-7110-4740/Youth Guidance; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Parks & Recreation is authorized to make claim upon the OCFS for reimbursement of the Town's expenditure to the extent provided for by the terms of the OCFS grant.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()
NOES: ()

Item # 45
Case # 13584

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

**RESOLUTION APPROVING A CONTRACT
WITH VILLAGE OF VALLEY STREAM;
AND AUTHORIZING A NEW YORK STATE
DIVISION FOR YOUTH GRANT.**

WHEREAS, the Town of Hempstead (hereinafter the "Town") has made application to the NYS Office of Children and Family Services (hereinafter the "OCFS"), for a grant to support the Town grants made to organizations which have been qualified by the Division for Youth, and application has been adopted by the Town Board under Resolution No. 1539-2014, adopted November 12, 2014; and

WHEREAS, VILLAGE OF VALLEY STREAM, having its principal office at Valley Stream Pool Complex, 123 Merrick Rd., Valley Stream, New York, is one such organization qualified under the provisions of the Division for Youth, Youth Development/Delinquency Prevention Program, and said organization now makes application to the Town of Hempstead for a grant for youth services to be provided for a term commencing January 1, 2014 and terminating December 31, 2014; and

WHEREAS, this Town Board deems it to be in the public interest to approve said application made to the Town of Hempstead;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract between the Town of Hempstead and the VILLAGE OF VALLEY STREAM, for the provision of youth services, upon such terms, conditions and stipulations as the Supervisor may deem fit and proper, for the term commencing January 1, 2014 and terminating December 31, 2014; and

BE IT FURTHER RESOLVED, that the Town Board hereby directs payment to the VILLAGE OF VALLEY STREAM, the sum of FOUR THOUSAND THREE HUNDRED NINETY SIX and 00/100 (\$4,396.00) DOLLARS to be made on the presentation of a claim for actual expenditures incurred, accompanied by substantive data that will support such expenditures. Such payment to be charged against the Town of Hempstead Account No. 400-007-7110-4740/Youth Guidance; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Parks & Recreation is authorized to make claim upon the OCFS for reimbursement of the Town's expenditure to the extent provided for by the terms of the OCFS grant.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()
NOES: ()

Item # 45
Case # 13584

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION AWARDING PURCHASE CONTRACT #68-2015 FOR YEARLY REQUIREMENTS FOR: REMOVAL & DISPOSAL OF CONCRETE, BRICK, BLOCK, ROCK, DIRT & ASPHALT

WHEREAS, the Director of Purchasing, on behalf of the Commissioner of Sanitation, advertised for the Yearly Requirements for: Removal & Disposal of Concrete, Brick, Block, Rock, Dirt & Asphalt; and

WHEREAS, said bids were received and opened on September 2, 2015 with the following results:

1. Savco Industries, LLC
11 Richard Street
Hicksville, NY 11801

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|----------|---------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | 5.00 | \$ 30,000.00 |
| 1B | TON | 2000 | 5.00 | \$ 10,000.00 |
| 1C | TON | 2000 | 20.00 | \$ 40,000.00 |
| | | | | |
| | | | | |
| | | | TOTAL | \$ 80,000.00 |
| | | | | |
| 2A | TON | 6000 | 20.00 | \$ 120,000.00 |
| 2B | TON | 2000 | \$ 20.00 | \$ 40,000.00 |
| 2C | TON | 2000 | \$ 20.00 | \$ 40,000.00 |
| | | | | |
| | | | | |
| | | | TOTAL | \$ 200,000.00 |
| | | | | |

Item #

476

Case #

17083

2. Jamaica Ash
 172 School Street
 Westbury, NY 11590

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|--------------|---------------------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | \$ 60.00 | \$ 360,000.00 |
| 1B | TON | 2000 | \$ 60.00 | \$ 120,000.00 |
| 1C | TON | 2000 | \$ 70.00 | \$ 140,000.00 |
| | | | SUB | \$ 620,000.00 |
| | | | LESS 1/20 | \$ 6,200.00 |
| | | | TOTAL | \$ 613,800.00 |
| 2A | TON | 6000 | \$ 60.00 | \$ 360,000.00 |
| 2B | TON | 2000 | \$ 60.00 | \$ 120,000.00 |
| 2C | TON | 2000 | \$ 70.00 | \$ 140,000.00 |
| | | | SUB | \$ 620,000.00 |
| | | | LESS 1/20 | \$ 6,200.00 |
| | | | TOTAL | \$ 613,800.00 |
| | | | | Plus addl. \$175 per haul |

3. Winters Brothers Hauling of Long Island, LLC
 1198 Prospect Avenue
 Westbury, NY 1190

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|--------------|----------------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | \$27.50 | \$ 165,000.00 |
| 1B | TON | 2000 | \$60.00 | \$ 120,000.00 |
| 1C | TON | 2000 | \$62.00 | \$ 124,000.00 |
| | | | TOTAL | \$ 409,000.00 |
| 2A | TON | 6000 | 15.00 | \$ 90,000.00 |
| 2B | TON | 2000 | N/A | \$ - |
| 2C | TON | 2000 | N/A | \$ - |
| | | | TOTAL | \$ 90,000.00 |

4. Liotta Brothers Recycling, Corp.
 3966 Long Beach Road
 Island Park, NY 11558

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|----------|---------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | \$ 36.00 | \$ 216,000.00 |
| 1B | TON | 2000 | \$ 42.00 | \$ 84,000.00 |
| 1C | TON | 2000 | \$ 45.00 | \$ 90,000.00 |
| | | | | |
| | | | TOTAL | \$ 390,000.00 |
| | | | | |
| 2A | TON | 6000 | \$ 30.00 | \$ 180,000.00 |
| 2B | TON | 2000 | \$ 30.00 | \$ 60,000.00 |
| 2C | TON | 2000 | \$ 35.00 | \$ 70,000.00 |
| | | | | |
| | | | TOTAL | \$ 310,000.00 |
| | | | | |

5. Power Crush, Inc.
 140 Old Northport Road
 Kings Park, NY 11754

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|----------|---------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | \$ 21.00 | \$ 126,000.00 |
| 1B | TON | 2000 | \$ 36.00 | \$ 72,000.00 |
| 1C | TON | 2000 | \$ 31.00 | \$ 62,000.00 |
| | | | | |
| | | | TOTAL | \$ 260,000.00 |
| | | | | |
| 2A | TON | 6000 | 10.00 | \$ 60,000.00 |
| 2B | TON | 2000 | 25.00 | \$ 50,000.00 |
| 2C | TON | 2000 | 20.00 | \$ 40,000.00 |
| | | | | |
| | | | TOTAL | \$ 150,000.00 |
| | | | | |

6. Peter Scalamandre & Sons, Inc.
 157 Albany Avenue
 Freeport, NY 11520

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|-------|---------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | 17.75 | \$ 106,500.00 |
| 1B | TON | 2000 | 27.75 | \$ 55,500.00 |
| 1C | TON | 2000 | 37.75 | \$ 75,500.00 |
| | | | | |
| | | | | |
| | | | TOTAL | \$ 237,500.00 |
| | | | | |
| 2A | TON | 6000 | \$ - | \$ - |
| 2B | TON | 2000 | \$ - | \$ - |
| 2C | TON | 2000 | \$ - | \$ - |
| | | | | |
| | | | | |
| | | | TOTAL | NO BID |
| | | | | |

7. Champion Electrical Mechanical Builder Corp.
 32-10 57th Street
 Woodside, NY 11377

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|----------|---------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | 70.00 | \$ 420,000.00 |
| 1B | TON | 2000 | 70.00 | \$ 140,000.00 |
| 1C | TON | 2000 | 60.00 | \$ 120,000.00 |
| | | | | |
| | | | | |
| | | | TOTAL | \$ 680,000.00 |
| | | | | |
| 2A | TON | 6000 | \$ 45.00 | \$ 270,000.00 |
| 2B | TON | 2000 | \$ 45.00 | \$ 90,000.00 |
| 2C | TON | 2000 | \$ 40.00 | \$ 80,000.00 |
| | | | | |
| | | | | |
| | | | TOTAL | \$ 440,000.00 |
| | | | | |

8. County Ready Mix & Mason Supply
 478 Grand Boulevard
 Westbury, NY 11590

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|--------------|----------------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | 16.00 | \$ 96,000.00 |
| 1B | TON | 2000 | 18.00 | \$ 36,000.00 |
| 1C | TON | 2000 | 20.00 | \$ 40,000.00 |
| | | | | |
| | | | TOTAL | \$ 172,000.00 |
| | | | | |
| 2A | TON | 6000 | 14.00 | \$ 84,000.00 |
| 2B | TON | 2000 | \$ 17.00 | \$ 34,000.00 |
| 2C | TON | 2000 | \$ 18.00 | \$ 36,000.00 |
| | | | | |
| | | | TOTAL | \$ 154,000.00 |
| | | | | |

9. Watral Brothers, Inc.
 45 South 4th Street
 Bay Shore, NY 11706

| ITEM | UNITS | BID | UNIT | TOTAL |
|------|-------|----------|--------------|----------------------|
| NO. | | QUANTITY | PRICE | COST |
| 1A | TON | 6000 | \$ 33.75 | \$ 202,500.00 |
| 1B | TON | 2000 | \$ 33.74 | \$ 67,480.00 |
| 1C | TON | 2000 | \$ 33.74 | \$ 67,480.00 |
| | | | | |
| | | | TOTAL | \$ 337,460.00 |
| | | | | |
| 2A | TON | 6000 | \$ - | \$ - |
| 2B | TON | 2000 | \$ - | \$ - |
| 2C | TON | 2000 | \$ - | \$ - |
| | | | | |
| | | | TOTAL | NO BID |
| | | | | |

and;

WHEREAS, for purposes of this bid the following are the categories:

Item 1A - removal and disposal of concrete from the Merrick and Oceanside transfer facilities to Contractor's facility

Item 1B - removal and disposal of asphalt from the Merrick and Oceanside facilities to Contractor's facility

Item 1C - removal and disposal of mixed materials (concrete, asphalt, dirt, brick) from the Merrick and Oceanside facilities to Contractor's facility

Item 2A - Disposal of concrete delivered directly to Contractor's facility located in the Town of Hempstead

Item 2B - Disposal of asphalt delivered directly to Contractor's facility located in the Town of Hempstead

Item 2C - Disposal of mixed materials (concrete, asphalt, dirt, brick) delivered directly to Contractor's facility located in the Town of Hempstead

WHEREAS, it has been determined that it is in the best interests of the Department to only award Items No. 1A, 1B and 1C and therefore there will be no award of Items 2A, 2B and 2C; and

WHEREAS, it has been determined that the bid submitted by Savco Industries, LLC, 11 Richard Street, Hicksville, New York 11801 represents the lowest qualified bid which meets the qualifications proposed and is acceptable as stated; and

WHEREAS, the initial term of the award shall be for a period of one year, beginning upon award of the contract with the option for two (2) one (1) year extensions upon mutual consent; and

WHEREAS, the Commissioner of Sanitation recommends said bid is in the public interest; and

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to award Purchase Contract #68-2015 for the Yearly Requirements for: Removal & Disposal of Concrete, Brick, Block, Rock, Dirt & Asphalt removal to Savco Industries, LLC, 11 Richard Street, Hicksville, NY 11801; and

BE IT FURTHER

RESOLVED, that all monies due and owing in connection with this contract shall be paid out of Refuse Disposal District Other Disposal Fees Account #301-006-0301-4590.

The foregoing was adopted upon roll call as follows:

AYES: ()

NOES: ()

* * * * *

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION AWARDDING PURCHASE CONTRACT #63-2015 FOR THE REMOVAL AND DISPOSAL OF SCRAP TIRES

WHEREAS, the Director of Purchasing, on behalf of the Commissioner of Sanitation, advertised for the Removal and Disposal of Scrap Tires; and

WHEREAS, said bids were received and opened on August 19, 2015 with the following results:

1. Casings, Inc., P.O. Box 731, Catskill, N.Y. 12414

| ITEM NO. | PER TIRE | PER SHORT TON |
|----------|----------|---------------|
| 1 | | |
| 1A | N/A | \$ 125.00 |
| 1B | N/A | \$ 125.00 |
| 1C | N/A | \$ 125.00 |
| 1D | N/A | \$ 125.00 |
| 2 | | |
| 2A | N/A | \$ 150.00 |
| 2B | N/A | \$ 150.00 |
| 2C | N/A | \$ 150.00 |
| 2D | N/A | \$ 150.00 |
| 3 | | |
| 3A | N/A | \$ 125.00 |
| 3B | N/A | \$ 125.00 |
| 3C | N/A | \$ 125.00 |
| 3D | N/A | \$ 125.00 |
| 4 | | |
| 4A | N/A | \$ 150.00 |
| 4B | N/A | \$ 150.00 |
| 4C | N/A | \$ 150.00 |
| 4D | N/A | \$ 150.00 |
| 5 | | |
| 5A | N/A | \$ 100.00 |
| 5B | N/A | \$ 100.00 |
| 5C | N/A | \$ 100.00 |
| 5D | N/A | \$ 100.00 |
| 6 | | |
| 6A | N/A | \$ 125.00 |
| 6B | N/A | \$ 125.00 |
| 6C | N/A | \$ 125.00 |
| 6D | N/A | \$ 125.00 |

Item #

47

Case #

17083

2. S& M Prompt Rubbish Removal, 228 Miller Avenue, Freeport, N.Y. 11520

| ITEM NO. | PER TIRE | PER SHORT TON |
|----------|-----------|---------------|
| 1 | | |
| 1A | \$ 3.65 | \$ 300.00 |
| 1B | \$ 25.00 | \$ 300.00 |
| 1C | \$ 30.00 | \$ 400.00 |
| 1D | \$ 500.00 | N/A |
| 2 | | |
| 2A | \$ 1.65 | \$ 165.00 |
| 2B | \$ 12.00 | \$ 200.00 |
| 2C | \$ 30.00 | \$ 300.00 |
| 2D | \$475.00 | N/A |
| 3 | | |
| 3A | \$ 3.50 | \$ 285.00 |
| 3B | \$ 22.00 | \$ 285.00 |
| 3C | \$ 27.00 | \$ 385.00 |
| 3D | \$500.00 | N/A |
| 4 | | |
| 4A | \$ 1.50 | \$ 150.00 |
| 4B | \$ 10.00 | \$ 185.00 |
| 4C | \$ 30.00 | \$ 300.00 |
| 4D | \$475.00 | N/A |
| 5 | | |
| 5A | N/A | N/A |
| 5B | N/A | N/A |
| 5C | N/A | N/A |
| 5D | N/A | N/A |
| 6 | | |
| 6A | N/A | N/A |
| 6B | N/A | N/A |
| 6C | N/A | N/A |
| 6D | N/A | N/A |

and;

WHEREAS, for purposes of this bid the following are the categories:

| ITEM NO. | DESCRIPTION |
|----------|--|
| 1 | SCRAP TIRES P/U AT TOH'S MERRICK T/S - ON RIM |
| 1A | PASSENGER TIRES, LIGHT TRUCK UP TO 16" DIAMETER |
| 1B | TRUCK TIRES UP TO 22" DIAMETER |
| 1C | TRUCK TIRES, FOAM FILLED UP TO 22" DIAMETERS |
| 1D | OFF-ROAD, MACHINE, AGRICULTURAL TIRES VARIOUS DIAMETERS |
| 2 | SCRAP TIRES P/U AT TOH'S MERRICK T/S - OFF RIM |
| 2A | PASSENGER TIRES, LIGHT TRUCK UP TO 16" DIAMETER |
| 2B | TRUCK TIRES UP TO 22" DIAMETER |
| 2C | TRUCK TIRES, FOAM FILLED UP TO 22" DIAMETERS |
| 2D | OFF-ROAD, MACHINE, AGRICULTURAL TIRES VARIOUS DIAMETERS |
| 3 | SCRAP TIRES DELIVERED TO VENDOR FACILITY LOCATED WITHIN TOH - ON RIM |
| 3A | PASSENGER TIRES, LIGHT TRUCK UP TO 16" DIAMETER |
| 3B | TRUCK TIRES UP TO 22" DIAMETER |
| 3C | TRUCK TIRES, FOAM FILLED UP TO 22" DIAMETERS |
| 3D | OFF-ROAD, MACHINE, AGRICULTURAL TIRES VARIOUS DIAMETERS |
| 4 | SCRAP TIRES DELIVERED TO VENDOR FACILITY LOCATED WITHIN TOH - OFF RIM |
| 4A | PASSENGER TIRES, LIGHT TRUCK UP TO 16" DIAMETER |
| 4B | TRUCK TIRES UP TO 22" DIAMETER |
| 4C | TRUCK TIRES, FOAM FILLED UP TO 22" DIAMETERS |

| | |
|----|---|
| 4D | OFF-ROAD, MACHINE, AGRICULTURAL TIRES VARIOUS DIAMETERS |
| 5 | SCRAP TIRES DELIVERD TO VENDORS FACILITY LOCATED O/S TOH - ON RIM |
| 5A | PASSENGER TIRES, LIGHT TRUCK UP TO 16" DIAMETER |
| 5B | TRUCK TIRES UP TO 22" DIAMETER |
| 5C | TRUCK TIRES, FOAM FILLED UP TO 22" DIAMETERS |
| 5D | OFF-ROAD, MACHINE, AGRICULTURAL TIRES VARIOUS DIAMETERS |
| 6 | SCRAP TIRES DELIVERED TO VENDORS FACILITY LOCATED O/S TOH - OFF RIM |
| 6A | PASSENGER TIRES, LIGHT TRUCK UP TO 16" DIAMETER |
| 6B | TRUCK TIRES UP TO 22" DIAMETER |
| 6C | TRUCK TIRES, FOAM FILLED UP TO 22" DIAMETERS |
| 6D | OFF-ROAD, MACHINE, AGRICULTURAL TIRES VARIOUS DIAMETERS |
| | |

WHEREAS, it has been determined that it is in the best interests of the Department to only award Item No. 1 and Item No. 2 of this bid and therefore there will be no award of Items 3, 4, 5 or 6; and

WHEREAS, it has been determined that the bid submitted by Casings, Inc., P.O. Box 731, Catskill, New York 12414 represents the lowest qualified bid which meets the qualifications proposed and is acceptable as stated: and

WHEREAS, the initial term of the award shall be for a period of one year, beginning upon award of the contract with the option for two (2) one (1) year extensions upon mutual consent; and

WHEREAS, the Commissioner of Sanitation recommends said bid is in the public interest; and

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to award Purchase Contract #63-2015 for the removal and disposal of scrap tires to Casings, Inc., P.O. Box 731, Catskill, New York 12414; and

BE IT FURTHER

RESOLVED, that all monies due and owing in connection with this contract shall be paid out of Refuse Disposal District Other Disposal Fees Account #301-006-0301-4590.

The foregoing was adopted upon roll call as follows:

AYES: ()

NOES: ()

* * * * *

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION AWARDDING PURCHASE CONTRACT #70-2015 FOR THE YEARLY REQUIREMENTS FOR: TRANSFER AND RECYCLING OF OLD FLUORESCENT BULBS

WHEREAS, the Director of Purchasing, on behalf of the Commissioner of Sanitation, advertised for the Yearly Requirements For: Transfer and Recycling of Old Fluorescent Bulbs; and

WHEREAS, said bids were received and opened on September 2, 2015 and the following were the bids received:

(A) American Lamp Recycling, LLC
55 Riverview Drive
Marlboro, N.Y. 12542

| ITEM NO. | BID QUANTITY | UNITS | UNIT PRICE | TOTAL COST |
|----------|--------------|-------|------------|-------------|
| 1 | 5000 | FT | \$ 0.15 | \$ 750.00 |
| 2 | 250 | EA | \$ 0.55 | \$ 137.50 |
| 3 | 100 | EA | \$ 1.25 | \$ 125.00 |
| 4 | 50 | EA | \$ 1.00 | \$ 50.00 |
| 5 | 2000 | EA | \$ 0.25 | \$ 500.00 |
| 6 | 200 | LBS | \$ 0.60 | \$ 120.00 |
| 7 | 25 | LBS | \$ 1.00 | \$ 25.00 |
| 8 | 25 | LBS | \$ 0.25 | \$ 6.25 |
| 9 | 12 | EA | \$ 75.00 | \$ 900.00 |
| | | | | \$ 2,613.75 |

WHEREAS, for purposes of this bid the following is the description for each item:

Item #

418

Case #

17083

| ITEM NO. | DESCRIPTION |
|----------|--|
| 1 | STRAIGHT FLUORESCENT BULB |
| 2 | UTUBE/CIRCULAR |
| 3 | HID/MERCURY/HALIDE/SODIUM |
| 4 | SHATTER-SHIELD/POWER GROOVE |
| 5 | INCANDESCENT BULB |
| 6 | PCB BALLAST |
| 7 | BROKEN FLUORESCENT BULB |
| 8 | NON-PCB BALLAST |
| 9 | MINIMUM CHARGE (THE BIDDER SHALL PROVIDE A FIRM, FIXED MINIMUM CHARGE FOR A FLUORESCENT BULB P/U) |

WHEREAS, it has been determined that the bid received by American Lamp Recycling, LLC, 55 Riverview Drive, Marlboro, New York, 12542 represents the lowest responsive bid which meets the qualifications proposed and is acceptable as stated; and

WHEREAS, the initial term of the agreement shall be upon award to August 31, 2016, there shall be two one (1) year extensions upon mutual agreement between the Town and Contractor with no price increase; and

WHEREAS, the Commissioner of Sanitation recommends said bid is in the public interest; and

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to award Purchase Contract #70-2015 for the Yearly Requirements For: Transfer and Recycling of Old Fluorescent Bulbs to American Lamp Recycling, LLC, 55 Riverview Drive, Marlboro, New York, 12542; and

BE IT FURTHER

RESOLVED, that all monies expended in connection with this contract shall be a charge against and paid out of the Refuse Disposal District Other Disposal Fees Account #301-006-0301-4590.

The foregoing was adopted upon roll call as follows:

AYES: ()

NOES: ()

* * * * *

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION AWARDED PUBLIC WORKS CONTRACT #37-15
FOR REPLACEMENT OF OUTBOUND SCALE AT THE MERRICK
WASTE MANAGEMENT FACILITY

WHEREAS, the Commissioner of General Services, on behalf of the Commissioner of Sanitation, advertised for the Replacement of Outbound Scale at the Merrick Waste Management Facility; and

WHEREAS, said bids were received and opened on October 15, 2015 with the following results:

| | <u>Name and Address of Bidder</u> | <u>Bid Price</u> |
|----|--|------------------|
| 1. | Advance Scale Company, Inc. 2400 Egg Harbor Road Lindenwold, NJ 08201 | \$168,777 |
| 2. | Laser Industries, Inc. 1775 Route 25 Ridge, NY 11961 | \$254,350 |
| 3. | Amma Construction Corp. 192 West 9 th Street Huntington Station, NY 11746 (*addition error listed as \$161,800 should be listed as \$261,800) | \$261,800* |

and;

WHEREAS, it has been determined that the bid received by Advance Scale Company, Inc., 2400 Egg Harbor Road, Lindenwold, NJ 08201 represents the lowest qualified bid which meets the qualifications proposed and is acceptable as stated; and

WHEREAS, the Commissioner of Sanitation recommends said bid is in the public interest.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to award Public Works Contract #37-15 for the Replacement of Outbound Scale at the Merrick Waste Management Facility to Advance Scale Company, Inc., 2400 Egg Harbor Road, Lindenwold, NJ 08201; and

BE IT FURTHER,

RESOLVED, that all monies due and owing in connection with this contract shall be paid out of the Refuse Disposal District Capital Account Fund #8640-508-8640-5010.

The foregoing was adopted upon roll call as follows:

AYES: ()

NOES: ()

Item # 49
Case # 8567

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution

And moved its adoption:

RESOLUTION AMENDING CONTRACT AND AUTHORIZING
FINAL PAYMENT FOR THE INSTALLATION OF
NEW FUELING SYSTEM AT NEWBRIDGE ROAD PARK,
BELLMORE, NY, PW #14-14

WHEREAS, the Town Board on September 16, 2014 adopted Resolution No. 1309-2014, awarding a contract to Island Pump and Tank Corporation, 40 Doyle Court, East Northport, NY 11731 for the Installation of New Fueling System at Newbridge Road Park, Bellmore, NY, in the amount of \$582,665.00, and

WHEREAS, due to unforeseen conditions and circumstances since encountered, it was necessary for the Commissioner of the Department of Parks and Recreation to effectuate an additional item of work as indicated below:

| Change Order | Additional Item of Work | |
|--------------|---|-------------|
| No. | Description | Amount |
| 1. | Cost of labor & materials to treat contaminated effluent water encountered during the dewatering. | \$39,000.00 |
| 2. | Cost to provide a certified technician to perform start-up and conduct training of the new system. | \$1,740.00 |
| 3. | Cost of labor & materials to furnish conduit and wire to rewire the existing lighting fixtures in the storage room. | \$3,902.00 |
| | TOTAL: | \$44,642.00 |

WHEREAS, it was deemed essential to the public interest to maintain continuity in the construction progress of this contract; and

WHEREAS, the Commissioner of the Department of Parks and Recreation has advised the Town Board that the additional items of work will result in an increase of \$44,642.00 in the contract price; and

WHEREAS, it appears to this Town Board that said additional items of work were necessary to satisfactorily complete the aforesaid project and that the price for such work is fair and reasonable;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and she hereby is authorized to pay Island Pump and Tank Corporation, 40 Doyle Court, East Northport, NY the final contract price of \$627,307.00 and to amend the contract price to reflect the above described additional items of work, necessary for the proper completion of the contract for the Installation of New Fueling System, Newbridge Road Park, Bellmore, NY is to be paid from Account Number 7855-509-7855-5010.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 50
Case # 16905

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution

And moved its adoption:

RESOLUTION AMENDING RESOLUTION NUMBER 858-2010 AS AMENDED BY RESOLUTION NUMBER 779-2013 AUTHORIZING THE EMPLOYMENT OF H2M / HOLZMACHER, MCLENDON & MURRELL, P.C. AS CONSULTING ARCHITECTS AND ENGINEERS

WHEREAS, this Town Board did adopt Resolution Number 779-2013 which amended Resolution Number 858-2010 authorizing the employment of H2M / Holzmacher, McLendon & Murrell, P.C. having its principal offices located at 575 Broadhollow Road, Melville, New York 11547 as consulting engineers in matters relating to surveying, mapping services, inspections, architectural and design work at Department of Public Works HVAC, as well as a variety of other related engineering topics and this necessitates an increase in the sum authorized to be expended; and

WHEREAS, H2M / Holzmacher, McLendon & Murrell, P.C. is duly qualified to perform said work and has proposed to perform same; and

WHEREAS, it appears to be in the public interest to provide for the engineering services and representation of all matters handled by H2M / Holzmacher, McLendon & Murrell, P.C. and to pay for such services;

NOW, THEREFORE, BE IT

RESOLVED, that all payments concerning such services are not to exceed Seventy Five Thousand Dollars (\$75,000.00) for this resolution and One Hundred Seventy Five Thousand Dollars (\$175,000.00) in total, and said payments to be paid from Capital Projects.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 51

Case # 26420

CASE NO.

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLUTION AMENDING RESOLUTION NO. 859-2010 AS AMENDED BY RESOLUTION NOS. 917-2011, 138-2012, 1428-2013 AND 1261-2014 AUTHORIZING THE EMPLOYMENT OF H2M ARCHITECTS AND ENGINEERS AS CONSULTING ARCHITECTS AND ENGINEERS IN MATTERS CONCERNING MUNICIPAL SOLID WASTE ISSUES

WHEREAS, this Town Board did adopt Resolution No. 1261- 2014 which amended Resolution Nos. 1428-2013, 138-2012, 917- 2011 and 859-2010 authorizing the employment of H2M Architects and Engineers having its principal offices located at 575 Broadhollow Road, Melville, New York, 11547 as consulting engineers in matters relating to surveying, mapping services, and inspection services in connection with the update of the Solid Waste Management Plan; architectural and design work at the Norman J. Levy Park and Preserve, the Oceanside Transfer Station and the Merrick Transfer Station, construction administration services and inspection services, environmental services and overseeing drainage improvements and electrical improvements at the Department facilities, as well as ground water and surface water monitoring at the Merrick and Oceanside facility and gas monitoring at the Oceanside facility, as well as a variety of other issues related to municipal solid waste and this necessitates an increase in the sum authorized to be expended; and

WHEREAS, H2M Architects and Engineers is duly qualified to perform said work and has proposed to perform same; and

WHEREAS, it appears to be in the public interest to provide for the engineering services and representation of all matters handled by H2M Architects and Engineers and to pay for such services;

NOW, THEREFORE, BE IT

RESOLVED, that all payments concerning such services are not to exceed two hundred thousand dollars (\$200,000) for this resolution and eight hundred and fifty thousand dollars (\$850,000) in total, and said payments are to be made and paid out of Refuse Disposal District Fees and Services Account #301-006-0301-4151.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

* * * * *

Item #

52

Case #

26420

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution

And moved its adoption:

RESOLUTION AMENDING RESOLUTION NUMBER 858-2010 AS AMENDED BY RESOLUTION NUMBERS 843-2011, 1363-2012, 779-2013, AND 234-2015 AUTHORIZING THE EMPLOYMENT OF LIRO ENGINEERS, INC. AS CONSULTING ARCHITECTS AND ENGINEERS

WHEREAS, this Town Board did adopt Resolution Number 234-2015 which amended Resolution Numbers 779-2013, 1363-2012, 843-2011, and 858-2010 authorizing the employment of Liro Engineers, Inc. having its principal offices located at 3 Aerial Way, Syosset, New York 11791 as consulting engineers in matters relating to surveying, mapping services, inspections, architectural and design work at Town Hall, as well as a variety of other related engineering topics and this necessitates an increase in the sum authorized to be expended; and

WHEREAS, Liro Engineers, Inc. is duly qualified to perform said work and has proposed to perform same; and

WHEREAS, it appears to be in the public interest to provide for the engineering services and representation of all matters handled by Liro Engineers, Inc. and to pay for such services;

NOW, THEREFORE, BE IT

RESOLVED, that all payments concerning such services are not to exceed Fifty Thousand Dollars (\$50,000.00) for this resolution and Five Hundred Fifty Thousand Dollars (\$550,000.00) in total, and said payments to be paid from Capital Projects.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

53

Case #

23468

CASE NO.

RESOLUTION NO.

Adopted:

Offered the following resolution

And moved its adoption:

RESOLUTION AMENDING RESOLUTION NUMBER 858-2010 AS
AMENDED BY RESOLUTION NUMBERS 779-2013 AND 234-2015
AUTHORIZING THE EMPLOYMENT OF WALDEN ENVIRONMENTAL
ENGINEERING PLLC D/B/A WALDEN ASSOCIATES AS CONSULTING
ARCHITECTS AND ENGINEERS

WHEREAS, this Town Board did adopt Resolution Number 234-2015 which amended Resolution Numbers 779-2013 and 859-2010 authorizing the employment of Walden Environmental Engineering PLLC d/b/a Walden Associates having its principal offices located at 16 Spring Street, Oyster Bay, New York 11771 as consulting engineers in matters relating to surveying, mapping services, inspections, architectural and design work for multiple locations, as well as a variety of other related engineering topics and this necessitates an increase in the sum authorized to be expended; and

WHEREAS, Walden Environmental Engineering PLLC d/b/a Walden Associates is duly qualified to perform said work and has proposed to perform same; and

WHEREAS, it appears to be in the public interest to provide for the engineering services and representation of all matters handled by Walden Environmental Engineering PLLC d/b/a Walden Associates and to pay for such services;

NOW, THEREFORE, BE IT

RESOLVED, that all payments concerning such services are not to exceed Fifty Thousand Dollars (\$50,000.00) for this resolution and Two Hundred Fifty Thousand Dollars (\$250,000.00) in total, and said payments to be paid from Capital Projects.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item # 54
Case # 25232

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING A CONTRACT BETWEEN THE TOWN OF HEMPSTEAD AND ACCREDITED LEAD INSPECTION, INC. d/b/a ACCREDITED ENVIRONMENTAL CONSULTANTS TO PROVIDE PROFESSIONAL SERVICES IN CONNECTION WITH THE COMMUNITY DEVELOPMENT PROGRAMS OF THE TOWN OF HEMPSTEAD.

WHEREAS, the Town of Hempstead is operating a Community Development Program in cooperation with the Nassau County Urban County Consortium, which Community Development Program is receiving financial assistance from the U.S. Department of Housing and Urban Development under the provisions of the Housing and Community Development Act of 1974, as amended; and

WHEREAS, the Department of Planning and Economic Development requires the services of environmental engineers to provide professional services and other necessary data with respect to the Community Development Programs of the Town of Hempstead; and

WHEREAS, to satisfy this need, the Commissioner of the Department of Planning and Economic Development published Requests for Proposals, framed in accordance with the requirements of the United States Department of Housing and Urban Development, in a widely read newspaper; and

WHEREAS, the R.F.P process resulted in two (2) responses, being submitted to the Department of Planning and Economic Development; and

WHEREAS, the Commissioner of the Department of Planning and Economic Development has advised this Town Board that the R.F.P. response was acceptable and that ACCREDITED LEAD INSPECTION, INC. d/b/a ACCREDITED ENVIRONMENTAL SOLUTIONS with offices at 15 North Maryland Avenue, Port Washington, New York 11050 is qualified to provide environmental engineering services and other necessary data in connection with authorized Community Development Projects on the required timely basis and recommends the retention of the firm; and

WHEREAS, the Town Board of the Town of Hempstead deems it to be in the public interest to retain the firm for the stated purpose.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract for professional services by and between the Town of Hempstead and ACCREDITED LEAD INSPECTION, INC. d/b/a ACCREDITED ENVIRONMENTAL SOLUTIONS, for a term beginning January 1, 2016 and ending December 31, 2016 in an amount not to exceed the sum of FIFTEEN THOUSAND (\$15,000.00) DOLLARS, subject to an option in favor of the Town to extend the term of the contract by up to one year and subject to an option in favor of the Town to increase the base cap by an additional FIFTEEN THOUSAND and 00/100 (\$15,000.00), in the sole discretion of the Town Board, the exercise of which shall be done by Town Board Resolution duly adopted at a regularly schedule public meeting of the Town Board, pursuant to the terms and conditions of said contract for professional services which will be charged against the appropriate Federally Funded Community Development Block Grant Account; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Planning and Economic Development is hereby authorized to make payment to

Item #

55

Case #

27865

ACCREDITED LEAD INSPECTION, INC. d/b/a ACCREDITED ENVIRONMENTAL SOLUTIONS, in accordance with a fee structure attached as Schedule "B" and made part of the contract between the Town of Hempstead and ACCREDITED LEAD INSPECTION, INC. d/b/a ACCREDITED ENVIRONMENTAL SOLUTIONS upon receipt by said Commissioner of a claim form completed by ACCREDITED LEAD INSPECTION, INC. d/b/a ACCREDITED ENVIRONMENTAL SOLUTIONS specifying the time worked and a recital that said firm is entitled to receive the amount requisitioned under the terms of the contract.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

CASE NO.

RESOLUTION NO.

Adopted

offered the following resolution and moved

its adoption:

RESOLUTION AUTHORIZING THE SUPERVISOR TO ENTER INTO A CONTRACT FOR PROFESSIONAL SERVICES BETWEEN THE TOWN OF HEMPSTEAD AND ABSTRACTS, INCORPORATED, IN CONNECTION WITH THE COMMUNITY DEVELOPMENT PROGRAMS FOR THE TOWN OF HEMPSTEAD.

WHEREAS, the Town of Hempstead sponsors a Community Development Block Grant Program in cooperation with the Nassau County Urban Consortium, administered by the Department of Planning and Economic Development; and

WHEREAS, the Commissioner of the Department of Planning and Economic Development recommends that a professional title insurance company be retained to provide real estate title searches and title insurance and other necessary data with respect to acquisition of properties, and further recommends that the cost and disbursements relating to said professional services be charged to the appropriate community development account; and

WHEREAS, the Commissioner, after soliciting, receiving and reviewing two (2) proposals, has recommended that the title insurance firm of ABSTRACTS, INCORPORATED, having its principal office at 585 Stewart Avenue, Suite 400, Garden City, New York 11530, be retained to provide the aforementioned professional services; and

WHEREAS, this Town Board deems the firm of ABSTRACTS INCORPORATED to be duly qualified to provide the aforesaid real estate title searches and title insurance and that the use of the aforementioned firm best serves the public interest.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract for professional services by and between the Town of Hempstead and ABSTRACTS, INCORPORATED in connection with the planning and implementation of community development projects, for a term beginning January 1, 2016 ending December 31, 2016 or upon completion of project, for an amount not to exceed the sum of TWENTY THOUSAND and 00/100 (\$20,000.00) DOLLARS, exclusive of disbursements, subject to an option in favor of the Town to extend the term of the contract up to one year, and subject to an option in favor of the Town to increase the base cap on the contract by up to Twenty Thousand (\$20,000.00) Dollars, all, nevertheless, in the sole discretion of the Town Board, the exercise of which shall be done by Town Board Resolution duly adopted at a regularly scheduled public meeting of the Town Board, pursuant to the terms and conditions of said contract for professional services, which will be charged against the appropriate Department of Planning and Economic Development's Community Development Account; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Planning and Economic Development is hereby authorized to approve payment out of the appropriate Community Development Account the sum of TWENTY THOUSAND (\$20,000.00) Dollars upon presentation of a duly executed claim form

The forgoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

Item # 56

Case # 29015

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

**RESOLUTION AUTHORIZING A CONTRACT BETWEEN
THE TOWN OF HEMPSTEAD AND ENVIRO-TEST, INC.,
TO PROVIDE PROFESSIONAL SERVICES IN CONNECTION
WITH THE COMMUNITY DEVELOPMENT PROGRAMS OF
THE TOWN OF HEMPSTEAD.**

WHEREAS, the Town of Hempstead is operating a Community Development Program in cooperation with the Nassau County Urban County Consortium, which Community Development Program is receiving financial assistance from the U.S. Department of Housing and Urban Development under the provisions of the Housing and Community Development Act of 1974, as amended; and

WHEREAS, the Department of Planning and Economic Development requires the services of environmental engineers to provide professional services and other necessary data with respect to the Community Development Programs of the Town of Hempstead; and

WHEREAS, to satisfy this need, the Commissioner of the Department of Planning and Economic Development published Requests for Proposals, framed in accordance with the requirements of the United States Department of Housing and Urban Development, in a widely read newspaper; and

WHEREAS, the R.F.P process resulted in two (2) responses, being submitted to the Department of Planning and Economic Development; and

WHEREAS, the Commissioner of the Department of Planning and Economic Development has advised this Town Board that the R.F.P. response was acceptable and that ENVIRO-TEST, INC., with offices at 77 Broadway, Suite 1, Amityville, New York 11701 is qualified to provide environmental engineering services and other necessary data in connection with authorized Community Development Projects on the required timely basis and recommends the retention of the firm; and

WHEREAS, the Town Board of the Town of Hempstead deems it to be in the public interest to retain the firm for the stated purpose.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract for professional services by and between the Town of Hempstead and ENVIRO-TEST, INC., for a term beginning January 1, 2016 and ending December 31, 2016 in an amount not to exceed the sum of FIFTEEN THOUSAND (\$15,000.00) DOLLARS, subject to an option in favor of the Town to extend the term of the contract by up to one year and subject to an option in favor of the Town to increase the base cap by an additional FIFTEEN THOUSAND and 00/100 (\$15,000.00), in the sole discretion of the Town Board, the exercise of which shall be done by Town Board Resolution duly adopted at a regularly schedule public meeting of the Town Board, pursuant to the terms and conditions of said contract for professional services which will be charged against the appropriate Federally Funded Community Development Block Grant Account; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Planning and Economic Development is hereby authorized to make payment to ENVIRO-

Item #

Case #

56

27866

TEST, INC., in accordance with a fee structure attached as Schedule "B" and made part of the contract between the Town of Hempstead and ENVIRO-TEST, INC. upon receipt by said Commissioner of a claim form completed by ENVIRO-TEST, INC. specifying the time worked and a recital that said firm is entitled to receive the amount requisitioned under the terms of the contract.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

CASE NO.

RESOLUTION NO.

Adopted

Offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING THE SUPERVISOR TO ENTER INTO A CONTRACT FOR PROFESSIONAL SERVICES BETWEEN THE TOWN OF HEMPSTEAD AND EAST COAST ABSTRACT, INC., IN CONNECTION WITH THE COMMUNITY DEVELOPMENT PROGRAMS FOR THE TOWN OF HEMPSTEAD.

WHEREAS, the Town of Hempstead sponsors a Community Development Block Grant Program in cooperation with the Nassau County Urban Consortium, administered by the Department of Planning and Economic Development; and

WHEREAS, the Commissioner of the Department of Planning and Economic Development recommends that a professional title insurance company be retained to provide real estate title searches and title insurance and other necessary data with respect to acquisition of properties, and further recommends that the cost and disbursements relating to said professional services be charged to the appropriate community development account; and

WHEREAS, the Commissioner, after soliciting, receiving and reviewing two (2) proposals, has recommended that the title insurance firm of EAST COAST ABSTRACT, INC., having its principal office at 100 Quentin Roosevelt Blvd., Suite 101, Garden City, New York 11530, be retained to provide the aforementioned professional services; and

WHEREAS, this Town Board deems the firm of EAST COAST ABSTRACT, INC. to be duly qualified to provide the aforesaid real estate title searches and title insurance and that the use of the aforementioned firm best serves the public interest.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute a contract for professional services by and between the Town of Hempstead and EAST COAST ABSTRACT, INC. in connection with the planning and implementation of community development projects, for a term beginning January 1, 2016 and ending December 31, 2016 or upon completion of project, for an amount not to exceed the sum of TWENTY THOUSAND and 00/100 (\$20,000.00) DOLLARS, exclusive of disbursements, subject to an option in favor of the Town to extend the term of the contract up to one year, and subject to an option in favor of the Town to increase the base cap on the contract by up to Twenty Thousand (\$20,000.00) Dollars, all, nevertheless, in the sole discretion of the Town Board, the exercise of which shall be done by Town Board Resolution duly adopted at a regularly scheduled public meeting of the Town Board, pursuant to the terms and conditions of said contract for professional services, which will be charged against the appropriate Department of Planning and Economic Development's Community Development Account; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Planning and Economic Development is hereby authorized to approve payment out of the appropriate Community Development Account the sum of TWENTY THOUSAND (\$20,000.00) Dollars upon presentation of a duly executed claim form.

Item #

57

Case #

25217

The forgoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

Doc. No. 15-041
September 23, 2015

Case No.

Resolution No.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING EMPLOYMENT OF LOUIS K. MCLEAN ASSOCIATES ENGINEERS & SURVEYORS, PC FOR CONSULTING SERVICES PERTINENT TO THE PATH TO THE PARK – SHORELINE IMPROVEMENTS IN SOUTH VALLEY STREAM, TOWN OF HEMPSTEAD, NASSAU COUNTY, NEW YORK.

WHEREAS, the Town is eligible to apply for U.S. Department of Housing and Urban Development (HUD) Community Development Block Grant–Disaster Recovery (CDBG-DR) funding for disaster recovery projects. Funding will be delivered through the NY Rising Community Reconstruction (NYRCR) Program, within the New York State Governor’s Office of Storm Recovery (GOSR); and

WHEREAS, the Town has entered into a Subrecipient Agreement with GOSR for the purpose of implementing a NYRCR Project known as, The Path to the Park – Shoreline Improvements in South Valley Stream; and

WHEREAS, the Town deems it desirable and necessary to obtain the services of a Consulting Engineer for the purpose of preparing the necessary surveys, inspections, plan and other engineering services pertinent to the aforementioned project; and

WHEREAS, the Department of Engineering, in accordance with the Town’s procurement policy, advertised a Request for Proposals on June 25, 2015, and conducted an evaluation of all proposals submitted, recommends award to Louis K. McLean Associates Engineers & Surveyors, PC; and

WHEREAS, the said, Louis K. McLean Associates Engineers & Surveyors, PC, having their principal office at 437 S. Country Road, Brookhaven, NY, 11719 are duly licensed and qualified as Professional Engineers under the laws of the State of New York; and

WHEREAS, the Consultant, Louis K. McLean Associates Engineers & Surveyors, PC, herein submitted a Consulting Engineering Services Agreement on September 25, 2015, setting forth in detail the services to be performed, with a total amount not-to-exceed of \$443,100., representing that they are adequately staffed, skilled and experienced in the type of work proposed; and

WHEREAS, the said Agreement and all of its terms are deemed just and equitable and in the interest of the Town of Hempstead;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and she hereby is authorized and directed to accept on behalf of the Town of Hempstead, the above referred to Agreement in writing from Louis K. McLean Associates Engineers & Surveyors, PC; for consulting services pertinent to The Path to the Park – Shoreline Improvements in South Valley Stream, Town of Hempstead, Nassau County, New York, and to make payments of such sums as from time to time may be required pursuant to said Agreement, to be made out of and charged against Town funds to be reimbursed from GOSR.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

58

Case #

29185

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved
its adoption:

RESOLUTION AUTHORIZING THE SUPERVISOR
TO SETTLE THE CLAIM OF TRAVELERS
INSURANCE COMPANY AS SUBROGEE OF
RAYMOND M. REICHEL IN THE AMOUNT OF
\$8,625.50.

WHEREAS, Travelers Insurance Company, as subrogee of
Raymond M. Reichel, by its attorney Law Office of Andrea M.
Sawyers, with offices in Melville, New York , made a vehicle
damage against the Town of Hempstead when its insured, Raymond
M. Reichel, sustained damage to his 2002 Dodge motor vehicle
when said motor vehicle was in a collision with a Town of
Hempstead Department of Sanitation motor vehicle on Merrick
Road near Pine Street in Seaford, New York on June 16, 2011;
and

WHEREAS, subsequent to making this claim, a proposal was
made between the Law Office of Andrea M. Sawyers, attorneys for
Travelers Insurance Company as subrogee of Raymond M. Reichel,
and the Claims Service Bureau of New York, Inc., the claims
investigation and adjusting firm retained by the Town for such
purposes, to settle this claim in the amount of \$8,625.50; and

WHEREAS, the Law Offices of Andrea M. Sawyers, attorneys
for Travelers Insurance Company as subrogee of Raymond M.
Reichel, has forwarded an executed general release to the
Office of the Town Attorney regarding this claim; and

WHEREAS, the Claims Service Bureau of New York, Inc., and
the Office of the Town Attorney recommend that this claim be
settled in the amount proposed as being in the best interest
of the Town of Hempstead.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and she hereby is
authorized to settle the vehicle damage claim of Travelers
Insurance Company as subrogee of Raymond M. Reichel, for
vehicle damages occurring on June 16, 2011 in the amount of
\$8,625.50 in full and final settlement of this claim, the
aforesaid settlement amount to be paid out of Sanitation
Operating Fund Tort Liability Account.

The foregoing resolution was adopted upon roll call
as follows:

AYES:

NOES:

Item # 59

Case # 10889

CASE NO.

RESOLUTION NO.

Adopted:

Council offered the following resolution and moved its adoption as follows:

RESOLUTION AMENDING RESOLUTION
NO. 1094-2015 WITH RESPECT TO
SETTLEMENT OF THE MATTER OF
GLADITSCH V. TOWN OF HEMPSTEAD.

WHEREAS, by Resolution No. 1094-2015 dated September 8, 2015 the settlement of the matter of Kim Gladitsch v. Town of Hempstead was approved; and

WHEREAS, pursuant to the provisions of the New York State Civil Procedure Law and Rules interest is due on this settlement; and

WHEREAS, it is in the best interest of the Town to comply with the New York State Civil Procedure Law and Rules;

NOW, THEREFORE, BE IT

RESOLVED, that Resolution No. 1094-2015 is hereby amended to authorize the payment of interest, as calculated by the Town Comptroller, to date of payment of the aforesaid settlement; and BE IT FURTHER

RESOLVED, that Resolution No. 1094-2015 shall in all other respects remain in full force and effect.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

60

Case #

10889

7 Resolution – Amending Resolution No. 107-2015 Re: Various offices, position & occupations in the Town Government of the Town of Hempstead

Item # 61
Case # 7

CASE NO. 29383

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A
PROPOSED LOCAL LAW TO AMEND CHAPTER 202 OF
THE CODE OF THE TOWN OF HEMPSTEAD TO
INCLUDE AND REPEAL "REGULATIONS AND
RESTRICTIONS" TO LIMIT PARKING AT VARIOUS
LOCATIONS.

WHEREAS, the Town Board of the Town of Hempstead is empowered
to enact and amend local laws pursuant to Article 9 of the New York
State Constitution, the provisions of the Town Law and the Municipal
Home Rule Law, both as amended; and

WHEREAS, it appears to be in the public interest to consider
the enactment of a local law amending Chapter 202 of the Code of the
Town of Hempstead entitled "REGULATIONS AND RESTRICTIONS" to limit
parking; and

WHEREAS, has introduced a proposed local law known as
Intro. No. 80-2015, Print No. 1 to amend the said Chapter 202 of the
Code of the Town of Hempstead to include and repeal REGULATIONS AND
RESTRICTIONS" to limit parking at various locations; NOW, THEREFORE,
BE IT

RESOLVED, that a public hearing be held in the Town Meeting
Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New
York on November 24, 2015, at 7:00 o'clock in the evening of that
day, at which time all interested persons shall be heard on the
proposed enactment of a local law known as Intro. No. 80-2015, Print
No. 1, to amend Chapter 202 of the Code of the Town of Hempstead to
include and repeal "REGULATIONS AND RESTRICTIONS" to limit parking
at various locations; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such hearing
by the publication thereof in a newspaper of general circulation in
the Town of Hempstead and by the posting of such notice on the
Bulletin Board maintained for such purpose in the Town Hall not less
than three nor more than thirty days prior to the date of such
hearing.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

Item #

62

Case #

29383

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that, pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and Municipal Home Rule of the State of New York, both as amended, a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the 24th day of November, 2015, at 7:00 o'clock in the evening of that day to consider the enactment of a local law to amend Chapter 202 of the code of the Town of Hempstead to INCLUDE "REGULATIONS AND RESTRICTIONS " to limit parking at the following locations:

BALDWIN
Section 202-5

GRAND AVENUE (TH 408/15) West Side – 30 MINUTE PARKING 7 AM to 7 PM EXCEPT SUNDAYS and HOLIDAYS – starting at a point 27 feet north of the north curbline of Florence Street, north for a distance of 43 feet.

GRAND AVENUE (TH 408/15) West Side – NO STOPPING 4 AM to 7 AM THURSDAYS- starting at a point 27 feet north of the north curbline of Florence Street, north for a distance of 43 feet.

BELLMORE
Section 202-15

CHAPMAN AVE. (TH 162/15) South Side – TWO HOUR PARKING 8 AM to 4 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 30 feet east of the east curbline of Harris Court, east for a distance of 167 feet.

CHAPMAN AVE. (TH 162/15) South Side – TWO HOUR PARKING 8 AM to 4 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 69 feet west of the west curbline of Hillside Ave., west for a distance of 87 feet.

CHAPMAN AVE. (TH 162/15) North Side – TWO HOUR PARKING 8 AM to 4 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 35 feet west of the west curbline of Hillside Ave., west for a distance of 84 feet.

CHAPMAN AVE. (TH 162/15) North Side – TWO HOUR PARKING 8 AM to 4 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 225 feet west of the west curbline of Hillside Ave., west for a distance of 33 feet.

GRAND AVENUE (TH 568/15) North Side – THIRTY (30) MINUTE PARKING 8 AM to 5 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 112 feet east of the east curbline of Centre Avenue, east for a distance of 37 feet.

WILSON AVENUE (TH 549/15) North Side – FOUR HOUR PARKING 8 AM to 12 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 110 feet east of a point opposite the east curbline of Wilson Place, east for a distance of 40 feet.

LIDO BEACH
Section 202-2

GREENWAY ROAD (TH 494/15) East Side – NO PARKING 9 AM – 4 PM MAY 23 – SEPTEMBER 8 – starting at a point 102 feet north of the north curbline of Clover Lane, north for a distance of 57 feet.

GREENWAY ROAD (TH 494/15) East Side – NO PARKING
9 AM – 4 PM MAY 23 – SEPTEMBER 8 – starting at a point 165
feet south of the south curbline of Clover Lane, south for a
distance of 177 feet.

IVY LANE (TH 494/15) North Side – NO PARKING
9 AM – 4 PM MAY 23 – SEPTEMBER 8 – starting at a point 75
feet east of the east curbline of Regent Dr., east for a distance of
50 feet.

MERRICK
Section 202-11

CAYUGA DRIVE (TH 531/15) South Side – TWO HOUR
PARKING 8 AM to 6 PM EXCEPT SATURDAYS, SUNDAYS
and HOLIDAYS – starting at a point 437 feet east of the east
curbline of Seneca Drive West, east for a distance of 75 feet.

WHALENECK DRIVE (TH 321/15) East Side – NO PARKING
1 PM to 12 AM FRIDAYS, SATURDAYS & SUNDAYS –
starting at a point 30 feet north of the north curbline of Bayberry
Avenue, north for a distance of 120 feet.

OCEANSIDE
Section 202-13

VERMONT AVENUE (TH 476/15) North Side – NO PARKING
8 AM – 6 PM EXCEPT SATURDAYS, SUNDAYS &
HOLIDAYS – starting at a point 190 feet west of the west curbline
of Yost Blvd., west for a distance of 43 feet.

WEST WINDSOR PARKWAY (TH 244/15) North Side – NO
PARKING 8 AM – 10 AM EXCEPT SATURDAYS SUNDAYS
& HOLIDAYS – starting at a point 182 feet west of the west
curbline of Messick Ave., west for a distance of 25 feet.

UNIONDALE
Section 202-12

ARCADIA AVENUE (TH 447/15) East Side – NO PARKING
MONDAY-FRIDAY 9 AM to 3 PM EXCEPT SATURDAYS,
SUNDAYS & HOLIDAYS – starting at a point 90 feet north of
the north curbline of Pembroke St., north for a distance of 40 feet.

WEST HEMPSTEAD
Section 202-20

GREENWAY SOUTH (TH 457/15) East Side – NO PARKING
EXCEPT SUNDAYS – starting at a point 126 feet north of the
north curbline of Hempstead Tpke., north to the south curbline of
Greenway East.

GREENWAY SOUTH (TH 457/15) West Side – NO PARKING
EXCEPT SUNDAYS – starting at the south curbline of Greenway
East, south for a distance of 77 feet.

GREENWAY SOUTH (TH 457/15) West Side – NO PARKING
EXCEPT SUNDAYS – starting at a point 95 feet south of the
south curbline of Greenway East, south for a distance of 102 feet.

ALSO, to REPEAL from Chapter 202 "REGULATIONS & RESTRICTIONS" to limit
parking at the following locations:

BALDWIN
Section 202-5

GRAND AVENUE (TH 52/03) West Side – NO STOPPING
4 AM to 7 AM THURSDAYS- starting at the north curbline of
Florence Street, north for a distance of 57 feet. (Adopted 5/13/03)

GRAND AVENUE (TH 52/03) West Side – ONE HOUR
PARKING 7 AM to 7 PM EXCEPT SUNDAYS and HOLIDAYS
– starting at a point 114 feet north of the north curbline of Florence
Street, north for a distance of 52 feet. (Adopted 5/13/03)

IVY LANE (TH 494/15) North Side – NO PARKING
9 AM – 4 PM MAY 23 – SEPTEMBER 8 – starting at a point 75
feet east of the east curbline of Regent Dr., east for a distance of
50 feet.

MERRICK
Section 202-11

CAYUGA DRIVE (TH 531/15) South Side – TWO HOUR
PARKING 8 AM to 6 PM EXCEPT SATURDAYS, SUNDAYS
and HOLIDAYS – starting at a point 437 feet east of the east
curbline of Seneca Drive West, east for a distance of 75 feet.

WHALENECK DRIVE (TH 321/15) East Side – NO PARKING
1 PM to 12 AM FRIDAYS, SATURDAYS & SUNDAYS –
starting at a point 30 feet north of the north curbline of Bayberry
Avenue, north for a distance of 120 feet.

OCEANSIDE
Section 202-13

VERMONT AVENUE (TH 476/15) North Side – NO PARKING
8 AM – 6 PM EXCEPT SATURDAYS, SUNDAYS &
HOLIDAYS – starting at a point 190 feet west of the west curbline
of Yost Blvd., west for a distance of 43 feet.

WEST WINDSOR PARKWAY (TH 244/15) North Side – NO
PARKING 8 AM – 10 AM EXCEPT SATURDAYS SUNDAYS
& HOLIDAYS – starting at a point 182 feet west of the west
curbline of Messick Ave., west for a distance of 25 feet.

UNIONDALE
Section 202-12

ARCADIA AVENUE (TH 447/15) East Side – NO PARKING
MONDAY-FRIDAY 9 AM to 3 PM EXCEPT SATURDAYS,
SUNDAYS & HOLIDAYS – starting at a point 90 feet north of
the north curbline of Pembroke St., north for a distance of 40 feet.

WEST HEMPSTEAD
Section 202-20

GREENWAY SOUTH (TH 457/15) East Side – NO PARKING
EXCEPT SUNDAYS – starting at a point 126 feet north of the
north curbline of Hempstead Tpke., north to the south curbline of
Greenway East.

GREENWAY SOUTH (TH 457/15) West Side – NO PARKING
EXCEPT SUNDAYS – starting at the south curbline of Greenway
East, south for a distance of 77 feet.

GREENWAY SOUTH (TH 457/15) West Side – NO PARKING
EXCEPT SUNDAYS – starting at a point 95 feet south of the
south curbline of Greenway East., south for a distance of 102 feet.

Section 2. Chapter two hundred two of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, said Chapter last amended by local law number seventy-six of two thousand fifteen is hereby amended by repealing therein “REGULATIONS AND RESTRICTIONS” to limit parking at the following locations:

BALDWIN
Section 202-5

GRAND AVENUE (TH 52/03) West Side – NO STOPPING
4 AM to 7 AM THURSDAYS- starting at the north curbline of
Florence Street, north for a distance of 57 feet. (Adopted 5/13/03)

GRAND AVENUE (TH 52/03) West Side – ONE HOUR
PARKING 7 AM to 7 PM EXCEPT SUNDAYS and HOLIDAYS
– starting at a point 114 feet north of the north curbline of Florence
Street, north for a distance of 52 feet. (Adopted 5/13/03)

GRAND AVENUE (TH 52/03) West Side – NO STOPPING
4 AM to 7 AM THURSDAYS- starting at a point 114 feet north of
the north curbline of Florence Street, north for a distance of 52
feet. (Adopted 5/13/03)

GRAND AVENUE (TH 52/03) West Side – 30 MINUTE
PARKING 7 AM to 7 PM EXCEPT SUNDAYS and HOLIDAYS
– starting at the north curbline of Florence Street, north for a
distance of 57 feet.(Adopted 5/13/03)

GRAND AVENUE (TH 52/03) West Side – NO STOPPING
4 AM to 7 AM THURSDAYS- starting at a point 114 feet north of
the north curbline of Florence Street, north for a distance of 52
feet. (Adopted 5/13/03)

GRAND AVENUE (TH 52/03) West Side – 30 MINTUE
PARKING 7 AM to 7 PM EXCEPT SUNDAYS and HOLIDAYS
– starting at the north curbline of Florence Street, north for a
distance of 57 feet.(Adopted 5/13/03)

BELLMORE
Section 202-15

PROSPECT PLACE (TH 443/91) West Side – NO PARKING
MONDAY THRU THURSDAY 4 P.M. to 7 P.M. – starting at a
point 30 feet north of the north curbline of Merrick Road, north for
a distance of 126 feet. (Adopted 1/7/92)

NORTH MERRICK
Section 202-11

YORK PLACE (TH 395/13) East Side – TWO HOUR PARKING
7 AM to 7 PM EXCEPT SATURDAYS, SUNDAYS and
HOLIDAYS – starting at a point 31 feet north of the north curbline
of City Avenue, north for a distance of 40 feet.
(Adopted 11/26/13)

OCEANSIDE
Section 202-13

WEST WINDSOR PARKWAY (TH 244/15) North Side – NO
PARKING 8 AM – 10 AM EXCEPT SATURDAYS, SUNDAYS
& HOLIDAYS – starting at a point 182 feet west of the west
curbline of Yost Blvd., west for a distance of 25 feet.
(Adopted 9/8/15)

ROOSEVELT
Section 202-6

CUMBERLAND AVENUE (TH 38/13) South Side – NO
PARKING 12 MIDNIGHT TO 9 AM – starting at a point 496 feet
east of the east curbline of Babylon Tpke., east to the west curbline
of St. Francis Street. (Adopted 4/23/13)

WEST HEMPSTEAD
Section 202-20

GREENWAY SOUTH (TH 457/15) Both Sides – NO PARKING
EXCEPT SUNDAYS – starting at a point 126 feet north of the
north curbline of Hempstead Tpke., north to Greenway East.
(Adopted 4/9/57)

The proposed local law is on file in the Office of the Town Clerk of the Town of Hempstead,
Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where the same may be inspected
during office hours.

ALL PERSONS INTERESTED and citizens shall have an opportunity to be heard on said
proposal at the time and place aforesaid.

Dated: November 10, 2015
Hempstead, New York

KATE MURRAY
Supervisor

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

Nasrin G. Ahmad
Town Clerk

Town of Hempstead

A local law to amend Chapter two hundred two of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, to include and repeal "REGULATIONS AND RESTRICTIONS" to limit parking at various locations.

Be it enacted by the Town Board of the Town of Hempstead as follows:

Section 1. Chapter two hundred two of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, said Chapter last amended by local law number seventy-six of two thousand fifteen is hereby amended by including therein "REGULATIONS AND RESTRICTIONS" to limit parking at the following locations:

BALDWIN
Section 202-5

GRAND AVENUE (TH 408/15) West Side – 30 MINUTE PARKING 7 AM to 7 PM EXCEPT SUNDAYS and HOLIDAYS – starting at a point 27 feet north of the north curblin of Florence Street, north for a distance of 43 feet.

GRAND AVENUE (TH 408/15) West Side – NO STOPPING 4 AM to 7 AM THURSDAYS- starting at a point 27 feet north of the north curblin of Florence Street, north for a distance of 43 feet.

BELLMORE
Section 202-15

CHAPMAN AVE. (TH 162/15) South Side – TWO HOUR PARKING 8 AM to 4 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 30 feet east of the east curblin of Harris Court, east for a distance of 167 feet.

CHAPMAN AVE. (TH 162/15) South Side – TWO HOUR PARKING 8 AM to 4 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 69 feet west of the west curblin of Hillside Ave., west for a distance of 87 feet.

CHAPMAN AVE. (TH 162/15) North Side – TWO HOUR PARKING 8 AM to 4 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 35 feet west of the west curblin of Hillside Ave., west for a distance of 84 feet.

CHAPMAN AVE. (TH 162/15) North Side – TWO HOUR PARKING 8 AM to 4 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 225 feet west of the west curblin of Hillside Ave., west for a distance of 33 feet.

GRAND AVENUE (TH 568/15) North Side – THIRTY (30) MINUTE PARKING 8 AM to 5 PM EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – starting at a point 112 feet east of the east curblin of Centre Avenue, east for a distance of 37 feet.

WILSON AVENUE (TH 549/15) North Side – FOUR HOUR PARKING 8 AM to 12 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 110 feet east of a point opposite the east curblin of Wilson Place, east for a distance of 40 feet.

LIDO BEACH
Section 202-2

GREENWAY ROAD (TH 494/15) East Side – NO PARKING 9 AM – 4 PM MAY 23 – SEPTEMBER 8 – starting at a point 102 feet north of the north curblin of Clover Lane, north for a distance of 57 feet.

GREENWAY ROAD (TH 494/15) East Side – NO PARKING 9 AM – 4 PM MAY 23 – SEPTEMBER 8 – starting at a point 165 feet south of the south curblin of Clover Lane, south for a distance of 177 feet.

BELLMORE
Section 202-15

PROSPECT PLACE (TH 443/91) West Side – NO PARKING
MONDAY THRU THURSDAY 4 P.M. to 7 P.M. – starting at a
point 30 feet north of the north curblineline of Merrick Road, north for
a distance of 126 feet. (Adopted 1/7/92)

NORTH MERRICK
Section 202-11

YORK PLACE (TH 395/13) East Side – TWO HOUR PARKING
7 AM to 7 PM EXCEPT SATURDAYS, SUNDAYS and
HOLIDAYS – starting at a point 31 feet north of the north curblineline
of City Avenue, north for a distance of 40 feet.
(Adopted 11/26/13)

OCEANSIDE
Section 202-13

WEST WINDSOR PARKWAY (TH 244/15) North Side – NO
PARKING 8 AM – 10 AM EXCEPT SATURDAYS, SUNDAYS
& HOLIDAYS – starting at a point 182 feet west of the west
curblineline of Yost Blvd., west for a distance of 25 feet.
(Adopted 9/8/15)

ROOSEVELT
Section 202-6

CUMBERLAND AVENUE (TH 38/13) South Side – NO
PARKING 12 MIDNIGHT TO 9 AM – starting at a point 496 feet
east of the east curblineline of Babylon Tpke., east to the west curblineline
of St. Francis Street. (Adopted 4/23/13)

WEST HEMPSTEAD
Section 202-20

GREENWAY SOUTH (TH 457/15) Both Sides – NO PARKING
EXCEPT SUNDAYS – starting at a point 126 feet north of the
north curblineline of Hempstead Tpke., north to Greenway East.
(Adopted 4/9/57)

Section 3. This local law shall take effect immediately upon filing with the secretary of state.

CASE NO. 29384

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A
PROPOSED LOCAL LAW TO AMEND SECTION
202-1 OF THE CODE OF THE TOWN OF HEMPSTEAD
TO INCLUDE AND REPEAL "PARKING OR STANDING
PROHIBITIONS" AT VARIOUS LOCATIONS.

WHEREAS, the Town Board of the Town of Hempstead is empowered to enact and amend local laws pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and the Municipal Home Rule Law, both as amended; and

WHEREAS, it appears to be in the public interest to consider the enactment of a local law amending Section 202-1 of the Code of the Town of Hempstead entitled "PARKING OR STANDING PROHIBITIONS"; and

WHEREAS, has introduced a proposed local law known as Intro. No. 81-2015, Print No. 1 to amend the said Section 202-1 of the Code of the Town of Hempstead to include and repeal "PARKING OR STANDING PROHIBITIONS" at various locations; NOW, THEREFORE, BE IT

RESOLVED, that a public hearing be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York on November 24, 2015, at 7:00 o'clock in the evening of that day, at which time all interested persons shall be heard on the proposed enactment of a local law known as Intro. No. 81-2015, Print No. 1, to amend Section 202-1 of the Code of the Town of Hempstead to include and repeal "PARKING OR STANDING PROHIBITIONS" at various locations; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such hearing by the publication thereof in a newspaper of general circulation in the Town of Hempstead and by the posting of such notice on the Bulletin Board maintained for such purpose in the Town Hall not less than three nor more than thirty days prior to the date of such hearing.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

Item # 63

Case # 29384

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that, pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and Municipal Home Rule of the State of New York, both as amended, a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the 24th day of November, 2015, at 7:00 o'clock in the evening of that day to consider the enactment of a local law to amend Section 202-1 of the code of the Town of Hempstead to INCLUDE "PARKING OR STANDING PROHIBITIONS" at the following locations:

BALDWIN

GRAND AVENUE (TH 408/15) West Side – NO STOPPING HERE TO CORNER – starting at the north curbline of Florence Street, north for a distance of 27 feet.

GRAND AVENUE (TH 408/15) West Side – NO STOPPING ANYTIME – starting at a point 90 feet north of the north curbline of Florence Street, north for a distance of 540 feet

BALDWIN HARBOR

BAY FRONT DRIVE (TH 529/15) West Side – NO PARKING ANYTIME – starting at a point 674 feet south of the southwest curbline of North Drive, south and west to the northeast curbline of Colony Drive.

BELLMORE

CHAPMAN AVENUE (TH 162/15) South Side – NO STOPPING HERE TO CORNER – starting at the east curbline of Harris Court, east for a distance of 30 feet.

CHAPMAN AVENUE (TH 162/15) North Side – NO STOPPING HERE TO CORNER – starting at the west curbline of Hillside Ave., west for a distance of 35 feet.

GRAND AVENUE (TH 568/15) North Side – NO STOPPING ANYTIME – starting at a point 149 feet east of the east curbline of Centre Avenue, east for a distance of 83 feet.

LEVITTOWN

CRESCENT LANE (509/15) West Side – NO PARKING ANYTIME – starting at a point 136 feet south of the south curbline of Prairie Lane, south for a distance of 34 feet.

HARROW LANE (TH 492/15) South Side – NO STOPPING ANYTIME – starting at a point 73 feet east of the east curbline of Gardiners Avenue, east for a distance of 53 feet.

MERRICK

WHALENECK DRIVE (TH 321/15) East Side – NO STOPPING HERE TO CORNER – starting at the north curbline of Bayberry Avenue, north for a distance of 30 feet.

WHALENECK DRIVE (TH 321/15) West Side – NO STOPPING HERE TO CORNER – starting at the north curbline of Bayberry Avenue, north for a distance of 40 feet.

YORK PLACE (TH 550/15) East Side – NO PARKING ANYTIME – starting at a point 31 feet north of the north curbline of City Place, north to a point 100 feet south of the south curbline of Sunrise Highway.

NORTH VALLEY STREAM

DUTCH BROADWAY (TH 539/15) South Side – NO STOPPING ANYTIME – starting at a point of 61 feet west of the west curbline of West Gate, west for a distance of 182 feet.

DUTCH BROADWAY (TH 539/15) South Side – NO STOPPING ANYTIME – starting at a point of 43 feet west of a point opposite the west curbline of Lawrence St., west for a distance of 397 feet.

SEAFORD

KENORA PLACE (TH 496/15) West Side – NO PARKING ANYTIME – starting at the north curbline of Merrick Road, north for a distance of 197 feet.

SEAFORD AVENUE (TH 551/15) West Side – NO STOPPING HERE TO CORNER – starting at the north curbline of Kenora Place, north for a distance of 32 feet.

SEAFORD AVENUE (TH 551/15) West Side – NO STOPPING HERE TO CORNER – starting at the south curbline of Kenora Place, south for a distance of 18 feet.

UNIONDALE

DECATUR STREET (TH 463/15) North Side – NO PARKING ANYTIME – starting at a point 23 feet east of the east curbline of Armond St., east for a distance of 91 feet.

WANTAGH

MANCHESTER ROAD (TH 481/15) North Side – NO STOPPING HERE TO CORNER – starting at the east curbline of Wantagh Ave., east for a distance of 60 feet.

MANCHESTER ROAD (TH 481/15) South Side – NO STOPPING HERE TO CORNER – starting at the east curbline of Wantagh Ave., east for a distance of 76 feet.

WANTAGH AVENUE (TH 543/15) East Side – NO STOPPING ANYTIME – starting at a point 443 feet north of the north curbline of Hunt Road, north for a distance of 55 feet.

WANTAGH AVENUE (TH 444/15) West Side – NO PARKING ANYTIME – starting at the north curbline of Island Road, north for a distance of 510 feet.

WOODMERE

CEDAR LANE (TH 514/15) South Side – NO PARKING ANYTIME – starting at a point 55 feet east of the east curbline of Irving Place, east for a distance of 145 feet.

ALSO, to REPEAL from Section 202-1 “PARKING OR STANDING PROHIBITIONS” at the following locations:

BALDWIN

BAY FRONT DRIVE (TH 434/14) West Side – NO PARKING ANYTIME – starting at a point 188 feet south of the southwest curbline of North Drive, south and east to the northeast curbline of Colony Drive. (Adopted 11/25/14)

GRAND AVENUE (TH 563/68) West Side – NO PARKING ANYTIME – starting at a point 180 feet north of the north curbline of Florence Street, north for a distance of 204 feet. (Adopted 3/4/69)

GRAND AVENUE - West Side – NO PARKING – starting at a point 350 feet north of the north curblineline of Florence Place, north for a distance of 280 feet. (Adopted 4/6/54)

MERRICK

YORK PLACE (TH 395/13) East Side – NO PARKING ANYTIME – starting at a point 71 feet north of the north curblineline of City Place, north to a point 100 feet south of the south curblineline of Sunrise Highway. (Adopted 11/26/13)

SEAFORD

KENORA PLACE (TH 269) West Side – NO PARKING – starting the north curblineline of Merrick Road north to the south curblineline of Naomi Place. (Adopted 1/22/63)

WANTAGH

WANTAGH AVENUE (TH 54/84) West Side – NO PARKING ANYTIME – starting at the north curblineline of Island Road, north for a distance of 424 feet (Adopted 5/1/84)

The proposed local law is on file in the Office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where the same may be inspected during office hours.

ALL PERSONS INTERESTED and citizens shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: November 10, 2015
Hempstead, New York

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

KATE MURRAY
Supervisor

Nasrin G. Ahmad
Town Clerk

Town of Hempstead

A local law to amend Section two hundred two dash one of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, to include and repeal "PARKING OR STANDING PROHIBITIONS" at various locations.

Be it enacted by the Town Board of the Town of Hempstead as follows:

Section 1. Section two hundred two dash one of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, said Section last amended by local law number seventy-seven of two thousand fifteen is hereby amended by including therein "PARKING OR STANDING PROHIBITIONS" at the following locations:

BALDWIN

GRAND AVENUE (TH 408/15) West Side – NO STOPPING HERE TO CORNER – starting at the north curblineline of Florence Street, north for a distance of 27 feet.

GRAND AVENUE (TH 408/15) West Side – NO STOPPING ANYTIME – starting at a point 90 feet north of the north curblineline of Florence Street, north for a distance of 540 feet

BALDWIN HARBOR

BAY FRONT DRIVE (TH 529/15) West Side – NO PARKING ANYTIME – starting at a point 674 feet south of the southwest curblineline of North Drive, south and west to the northeast curblineline of Colony Drive.

BELLMORE

CHAPMAN AVENUE (TH 162/15) South Side – NO STOPPING HERE TO CORNER – starting at the east curblineline of Harris Court, east for a distance of 30 feet.

CHAPMAN AVENUE (TH 162/15) North Side – NO STOPPING HERE TO CORNER – starting at the west curblineline of Hillside Ave., west for a distance of 35 feet.

GRAND AVENUE (TH 568/15) North Side – NO STOPPING ANYTIME – starting at a point 149 feet east of the east curblineline of Centre Avenue, east for a distance of 83 feet.

LEVITTOWN

CRESCENT LANE (509/15) West Side – NO PARKING ANYTIME – starting at a point 136 feet south of the south curblineline of Prairie Lane, south for a distance of 34 feet.

HARROW LANE (TH 492/15) South Side – NO STOPPING ANYTIME – starting at a point 73 feet east of the east curblineline of Gardiners Avenue, east for a distance of 53 feet.

MERRICK

WHALENECK DRIVE (TH 321/15) East Side – NO STOPPING HERE TO CORNER – starting at the north curblineline of Bayberry Avenue, north for a distance of 30 feet.

WHALENECK DRIVE (TH 321/15) West Side – NO STOPPING HERE TO CORNER – starting at the north curblineline of Bayberry Avenue, north for a distance of 40 feet.

YORK PLACE (TH 550/15) East Side – NO PARKING ANYTIME – starting at a point 31 feet north of the north curblineline of City Place, north to a point 100 feet south of the south curblineline of Sunrise Highway.

NORTH VALLEY STREAM

DUTCH BROADWAY (TH 539/15) South Side – NO STOPPING ANYTIME – starting at a point of 61 feet west of the west curbline of West Gate, west for a distance of 182 feet.

DUTCH BROADWAY (TH 539/15) South Side – NO STOPPING ANYTIME – starting at a point of 43 feet west of a point opposite the west curbline of Lawrence St., west for a distance of 397 feet.

SEAFORD

KENORA PLACE (TH 496/15) West Side – NO PARKING ANYTIME – starting at the north curbline of Merrick Road, north for a distance of 197 feet.

SEAFORD AVENUE (TH 551/15) West Side – NO STOPPING HERE TO CORNER – starting at the north curbline of Kenora Place, north for a distance of 32 feet.

SEAFORD AVENUE (TH 551/15) West Side – NO STOPPING HERE TO CORNER – starting at the south curbline of Kenora Place, south for a distance of 18 feet.

UNIONDALE

DECATUR STREET (TH 463/15) North Side – NO PARKING ANYTIME – starting at a point 23 feet east of the east curbline of Armond St., east for a distance of 91 feet.

WANTAGH

MANCHESTER ROAD (TH 481/15) North Side – NO STOPPING HERE TO CORNER – starting at the east curbline of Wantagh Ave., east for a distance of 60 feet.

MANCHESTER ROAD (TH 481/15) South Side – NO STOPPING HERE TO CORNER – starting at the east curbline of Wantagh Ave., east for a distance of 76 feet.

WANTAGH AVENUE (TH 543/15) East Side – NO STOPPING ANYTIME – starting at a point 443 feet north of the north curbline of Hunt Road, north for a distance of 55 feet.

WANTAGH AVENUE (TH 444/15) West Side – NO PARKING ANYTIME – starting at the north curbline of Island Road, north for a distance of 510 feet.

WOODMERE

CEDAR LANE (TH 514/15) South Side – NO PARKING ANYTIME – starting at a point 55 feet east of the east curbline of Irving Place, east for a distance of 145 feet.

Section 2. Section two hundred two dash one of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, said Section last amended by local law number seventy-seven of two thousand fifteen is hereby amended by repealing therein “PARKING OR STANDING PROHIBITIONS” at the following locations:

BALDWIN

BAY FRONT DRIVE (TH 434/14) West Side – NO PARKING ANYTIME – starting at a point 188 feet south of the southwest curbline of North Drive, south and east to the northeast curbline of Colony Drive. (Adopted 11/25/14)

GRAND AVENUE (TH 563/68) West Side – NO PARKING ANYTIME – starting at a point 180 feet north of the north curbline of Florence Street, north for a distance of 204 feet. (Adopted 3/4/69)

GRAND AVENUE - West Side – NO PARKING – starting at a point 350 feet north of the north curbline of Florence Place, north for a distance of 280 feet. (Adopted 4/6/54)

MERRICK

YORK PLACE (TH 395/13) East Side – NO PARKING ANYTIME – starting at a point 71 feet north of the north curbline of City Place, north to a point 100 feet south of the south curbline of Sunrise Highway. (Adopted 11/26/13)

SEAFORD

KENORA PLACE (TH 269) West Side – NO PARKING – starting the north curbline of Merrick Road north to the south curbline of Naomi Place. (Adopted 1/22/63)

WANTAGH

WANTAGH AVENUE (TH 54/84) West Side – NO PARKING ANYTIME – starting at the north curbline of Island Road, north for a distance of 424 feet (Adopted 5/1/84)

Section 3. This local law shall take effect immediately upon filing with the secretary of state.

CASE NO. 29385

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A
PROPOSED LOCAL LAW TO AMEND SECTION
197-5 OF THE CODE OF THE TOWN OF HEMPSTEAD
TO INCLUDE "ARTERIAL STOPS" AT VARIOUS
LOCATIONS.

WHEREAS, the Town Board of the Town of Hempstead is empowered to enact and amend local laws pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and the Municipal Home Rule Law, both as amended; and

WHEREAS, it appears to be in the public interest to consider the enactment of a local law amending Section 197-5 of the Code of the Town of Hempstead entitled "ARTERIAL STOPS"; and

WHEREAS, has introduced a proposed local law known as Intro. No. 82-2015, Print No. 1 to amend the said Section 197-5 of the Code of the Town of Hempstead to include "ARTERIAL STOPS" at various locations; NOW, THEREFORE, BE IT

RESOLVED, that a public hearing be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York on November 24, 2015, at 7:00 o'clock in the evening of that day, at which time all interested persons shall be heard on the proposed enactment of a local law known as Intro. No. 82-2015, Print No. 1, to amend Section 197-5 of the Code of the Town of Hempstead to include "ARTERIAL STOPS" at various locations; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such hearing by the publication thereof in a newspaper of general circulation in the Town of Hempstead and by the posting of such notice on the Bulletin Board maintained for such purpose in the Town Hall not less than three nor more than thirty days prior to the date of such hearing.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

Item # 64

Case # 29385

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that, pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and Municipal Home Rule of the State of New York, both as amended, a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the 24th day of November, 2015, at 7:00 o'clock in the evening of that day to consider the enactment of a local law to amend Section 197-5 of the code of the Town of Hempstead to INCLUDE "ARTERIAL STOPS" at the following locations:

- | | |
|-----------------|---|
| EAST MEADOW | DALE AVENUE (TH 540/15) STOP – all traffic traveling northwest on Chambers Ave. shall come to a full stop. |
| ELMONT | FIELDMERE STREET (TH 518/15) STOP – all traffic traveling eastbound on Pine Street shall come to a full stop. |
| LEVITTOWN | CONSTABLE LANE (TH 528/15) STOP – all traffic traveling northbound on Stevedore Lane shall come to a full stop. |
| | SWAN LANE (TH 497/15) STOP – all traffic traveling westbound on Grey Lane shall come to a full stop. |
| | SWAN LANE (TH 497/15) STOP – all traffic traveling eastbound on Grey Lane shall come to a full stop. |
| ROOSEVELT | EAST FULTON AVENUE (TH 465/15) STOP – all traffic traveling northbound on Ronald Pl. shall come to a full stop. |
| | ROSE AVENUE (TH 474/15) STOP – all traffic westbound on Washington Ave. shall come to a full stop. |
| | WASHINGTON PLACE (TH 474/15) STOP – all traffic northbound on Washington Ave. shall come to a full stop. |
| SOUTH HEMPSTEAD | ROSE BLVD (TH 475/15) STOP – all traffic northbound on Nelson Ave. shall come to a full stop. |
| | ROSE BLVD (TH 475/15) STOP – all traffic southbound on Nelson Ave. shall come to a full stop. |
| WEST HEMPSTEAD | CHERRY VALLEY AVE. (TH 468/15) STOP – all traffic traveling westbound on Hamilton Ave. shall come to a full stop. |
| | CHESMAN STREET (TH 501/15) STOP – all traffic approaching northbound on Munson Ave. shall come to a full stop. |

The proposed local law is on file in the Office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where the same may be inspected during office hours.

ALL PERSONS INTERESTED and citizens shall have an opportunity to be heard on
said proposal at the time and place aforesaid.

Dated: November 10, 2015
Hempstead, New York

KATE MURRAY
Supervisor

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

Nasrin G. Ahmad
Town Clerk

Town of Hempstead

A local law to amend Section one hundred ninety-seven dash five of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, to include and repeal "ARTERIAL STOPS" at various locations.

Be it enacted by the Town Board of the Town of Hempstead as follows:

Section 1. Section one hundred ninety-seven dash five of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, said Section last amended by local law number seventy-eight of two thousand fifteen is hereby amended by including therein "ARTERIAL STOPS" at the following locations:

EAST MEADOW DALE AVENUE (TH 540/15) STOP -- all traffic traveling northwest on Chambers Ave. shall come to a full stop.

ELMONT FIELDMERE STREET (TH 518/15) STOP -- all traffic traveling eastbound on Pine Street shall come to a full stop.

LEVITTOWN CONSTABLE LANE (TH 528/15) STOP -- all traffic traveling northbound on Stevedore Lane shall come to a full stop.

SWAN LANE (TH 497/15) STOP -- all traffic traveling westbound on Grey Lane shall come to a full stop.

SWAN LANE (TH 497/15) STOP -- all traffic traveling eastbound on Grey Lane shall come to a full stop.

ROOSEVELT EAST FULTON AVENUE (TH 465/15) STOP -- all traffic traveling northbound on Ronald Pl. shall come to a full stop.

ROSE AVENUE (TH 474/15) STOP -- all traffic westbound on Washington Ave. shall come to a full stop.

WASHINGTON PLACE (TH 474/15) STOP -- all traffic northbound on Washington Ave. shall come to a full stop.

SOUTH HEMPSTEAD ROSE BLVD (TH 475/15) STOP -- all traffic northbound on Nelson Ave. shall come to a full stop.

ROSE BLVD (TH 475/15) STOP -- all traffic southbound on Nelson Ave. shall come to a full stop.

WEST HEMPSTEAD CHERRY VALLEY AVE. (TH 468/15) STOP -- all traffic traveling westbound on Hamilton Ave. shall come to a full stop.

CHESMAN STREET (TH 501/15) STOP -- all traffic approaching northbound on Munson Ave. shall come to a full stop.

Section 2. This local law shall take effect immediately upon filing with the secretary of state.

CASE NO. 29386

RESOLUTION NO.

ADOPTED:

offered the following resolution and moved
its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A
PROPOSED LOCAL LAW TO AMEND SECTION
197-13 OF THE CODE OF THE TOWN OF
HEMPSTEAD TO INCLUDE AND REPEAL "TRAFFIC
REGULATIONS IN THE VICINITY OF SCHOOLS" AT
VARIOUS LOCATIONS.

WHEREAS, the Town Board of the Town of Hempstead is empowered to enact and amend local laws pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and the Municipal Home Rule Law, both as amended; and

WHEREAS, it appears to be in the public interest to consider the enactment of a local law amending Section 197-13 of the Code of the Town of Hempstead entitled "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS"; and

WHEREAS, has introduced a proposed local law known as Intro. No. 84-2015, Print No. 1 to amend the said Section 197-13 of the Code of the Town of Hempstead to include and repeal "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS" at various locations; NOW, THEREFORE, BE IT

RESOLVED, that a public hearing be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York on November 24, 2015, at 7:00 o'clock in the evening of that day, at which time all interested persons shall be heard on the proposed enactment of a local law known as Intro. No. 84-2015, Print No. 1, to amend Section 197-13 of the Code of the Town of Hempstead to include and repeal "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS" at various locations; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such hearing by the publication thereof in a newspaper of general circulation in the Town of Hempstead and by the posting of such notice on the Bulletin Board maintained for such purpose in the Town Hall not less than three nor more than thirty days prior to the date of such hearing.

The foregoing resolution was adopted upon roll call as follows:

AYES: ()

NOES: ()

Item #

65

Case #

29386

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that, pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and Municipal Home Rule of the State of New York, both as amended, a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the 24th day of November, 2015, at 7:00 o'clock in the evening of that day to consider the enactment of a local law to amend Section 197-13 of the code of the Town of Hempstead to INCLUDE "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS" at the following location:

NORTH BELLMORE SAW MILL ROAD (TH 535/14) North Side – NO PARKING
8 AM to 4 PM SCHOOL DAYS – starting at a point 30 feet
west of the west curbline of Pea Pond Road, west for a distance
of 897 feet.

ALSO, to REPEAL from Section 197-13 "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS" at the following locations:

SEAFORD SEAFORD AVENUE (TH 154/73) West Side – NO
STOPPING 8 AM to 4 PM SCHOOL DAYS – starting at a
point 46 feet south of the south curbline of Waverly Avenue,
south to the north curbline of Kenora Place. (Adopted 7/24/73)

SEAMAN AVENUE (TH 107/83) West Side – ONE HOUR
PARKING 8 A.M. TO 4 P.M. SCHOOL DAYS – starting at a
point 51 feet south of the south curbline of Kenora Place, south
for a distance of 78 feet. (Adopted 6/7/83)

The proposed local law is on file in the Office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where the same may be inspected during office hours.

ALL PERSONS INTERESTED and citizens shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: November 10, 2015
Hempstead, New York

KATE MURRAY
Supervisor

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

Nasrin G. Ahmad
Town Clerk

Town of Hempstead

A local law to amend Section one hundred ninety-seven dash thirteen of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, to include and repeal "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS" at various locations.

Be it enacted by the Town Board of the Town of Hempstead as follows:

Section 1. Section one hundred ninety-seven dash thirteen of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, said Section last amended by local law number seventy-nine of two thousand fifteen is hereby amended by including therein "TRAFFIC REGTULATIONS IN THE VICINITY OF SCHOOLS" at the following location:

NORTH BELLMORE

SAW MILL ROAD (TH 535/14) North Side – NO PARKING 8 AM to 4 PM SCHOOL DAYS – starting at a point 30 feet west of the west curblineline of Pea Pond Road, west for a distance of 897 feet.

Section 2. Section one hundred ninety-seven dash thirteen of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, said Section last amended by local law number seventy-nine of two thousand fifteen is hereby amended by repealing therein "TRAFFIC REGTULATIONS IN THE VICINITY OF SCHOOLS" at the following locations:

SEAFORD

SEAFORD AVENUE (TH 154/73) West Side – NO STOPPING 8 AM to 4 PM SCHOOL DAYS – starting at a point 46 feet south of the south curblineline of Waverly Avenue, south to the north curblineline of Kenora Place. (Adopted 7/24/73)

SEAMAN AVENUE (TH 107/83) West Side – ONE HOUR PARKING 8 A.M. TO 4 P.M. SCHOOL DAYS – starting at a point 51 feet south of the south curblineline of Kenora Place, south for a distance of 78 feet. (Adopted 6/7/83)

Section 3. This local law shall take effect immediately upon filing with the secretary of state.

CASE NO.

RESOLUTION NO.

Adopted:

Council offered the following resolution and moved its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A LOCAL LAW TO AMEND SECTION ONE HUNDRED NINETY TWO DASH ONE OF THE CODE OF THE TOWN OF HEMPSTEAD, BY THE ADDITION OF A LOCATION INTO SUBDIVISIONS "J" AND "K" THEREOF, IN RELATION TO GROSS WEIGHT RESTRICTIONS UPON COMMERCIAL VEHICLES USING CERTAIN TOWN HIGHWAYS.

WHEREAS, the Town Board of the Town of Hempstead is empowered to enact and amend local laws pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and the Municipal Home Rule Law, as amended; and

WHEREAS, it appears to be in the public interest to consider the enactment of a local law to amend Section 192-1 of the Code of the Town of Hempstead by the addition of a location into subdivisions "J" and "K", in relation to gross weight restrictions upon commercial vehicles using certain town highways in Hewlett and Inwood; and

WHEREAS, has introduced a local law known as Intro. No. -2015, Print No. 1, as aforesaid;

NOW, THEREFORE, BE IT

RESOLVED, that a public hearing be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Village and Town of Hempstead, New York on the day of 2015, at o'clock in the of that day at which time all interested persons shall be heard on the enactment of a local law known as Intro. No. -2015, Print No. 1, to amend Section 192-1 of the Code of the Town of Hempstead by the addition of a location into subdivisions "J" and "K" in relation to gross weight restrictions upon commercial vehicles using certain town highways in Hewlett and Inwood; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such hearing by the publication thereof in a newspaper of general circulation in the Town of Hempstead and by the posting of such notice on the bulletin board maintained by them for that purpose in the Town Hall once, pursuant to Section 4-1 of Chapter 4 of the Code of the Town of Hempstead entitled, "Local Laws: Adoption" prior to the date of said hearing.

The foregoing resolution was seconded by and adopted upon roll call as follows:

AYES:

NOES:

Item # 66
Case # 19829

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and the Municipal Home Rule Law of the State of New York, as amended, a public hearing will be held in the Town Hall Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the

day of _____, 2015, at _____ o'clock in the

of that day to consider the enactment of a local law to amend Section 192-1 of the Code of the Town of Hempstead by the insertion of a location into subdivisions "J" and "K" thereof, in relation to gross weight restrictions upon commercial vehicles using certain town highways, as follows:

"J" - HEWLETT

MILL ROAD - between Peninsula Blvd.
and West Broadway.
(TH-082/15)

"K" - INWOOD

WEST END AVENUE - from Burnside
Avenue to Mott Avenue.
(TH-460/15)

The proposed local law is on file in the office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where same may be inspected during office hours.

ALL PERSONS INTERESTED shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: Hempstead, New York
, 2015.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

KATE MURRAY
Supervisor

NASRIN G. AHMAD
Town Clerk

-Intro No.

Print No.

Town of Hempstead

A local law to amend section one hundred ninety two dash one of the code of the town of Hempstead by the addition of a location into subdivisions "J" and "K" in relation to gross weight restrictions upon commercial vehicles using certain town highways.

Introduced by:

Be it enacted by the town board of the town of Hempstead as follows:

Section 1. Section one hundred ninety-two dash one of the code of the town of Hempstead as constituted by local law number one of nineteen hundred sixty-nine, shall be amended by the addition of a location into subdivisions "J" and "K" thereof, in relation to gross weight restrictions upon commercial vehicles using certain town highways, as follows:

"J" - HEWLETT

MILL ROAD - between Peninsula Blvd.
and West Broadway.
(TH-082/15)

"K" - INWOOD

WEST END AVENUE - from Burnside
Avenue to Mott Avenue.
(TH-460/15)

§2. This local law shall take effect immediately upon filing with the secretary of state.

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A LOCAL LAW TO AMEND CHAPTER ONE HUNDRED NINETY OF THE CODE OF THE TOWN OF HEMPSTEAD, BY THE INSERTION OF A LOCATION INTO SECTION 190-4 SUBDIVISION "A", IN RELATION TO A 20 MPH SCHOOL SPEED LIMIT, 7 AM to 6 PM, SCHOOL DAYS.

WHEREAS, the Town Board of the Town of Hempstead is empowered to enact and amend local laws pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and the Municipal Home Rule Law, as amended; and

WHEREAS, it appears to be in the public interest to consider the enactment of a local law to amend Chapter 190 of the Code of the Town of Hempstead by the insertion of a location into Section 190-4, subdivision "A", in relation to a 20 mile per hour school speed limit, 7 AM to 6 PM, school days in Baldwin; and

WHEREAS, _____ has introduced a local law known as Intro. No. _____ -2015, Print No. 1, as aforesaid;

NOW, THEREFORE, BE IT

RESOLVED, that a public hearing be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the _____ day of _____, 2015, at _____ o'clock in the _____ of that day at which time all interested persons shall be heard on the enactment of a local law known as Intro. No. _____ -2015, Print No. 1, to amend Chapter 190 of the Code of the Town of Hempstead by the insertion of a location into Section 190-4, subdivision "A" in relation to a twenty mile per hour school speed limit, 7 AM to 6 PM, school days in Baldwin; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such hearing by the publication thereof in a newspaper of general circulation in the Town of Hempstead and by the posting of such notice on the bulletin board maintained by them for that purpose in the Town Hall once, pursuant to Section 4-1 of Chapter 4 of the Code of the Town of Hempstead entitled, "Local Laws: Adoption" prior to the date of said hearing.

The foregoing resolution was seconded by _____ and adopted upon roll call as follows:

AYES:

NOES:

Item #

67

Case #

19565

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that pursuant to Article 9 of the New York State Constitution, the provisions of the Town Law and the Municipal Home Rule Law of the State of New York, as amended, a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the day of , 2015, at o'clock in the of that day to consider the enactment of a local law to amend Chapter 190 of the Code of the Town of Hempstead by the insertion of a location into Section 190-4, subdivision "A", in relation to a 20 mph school speed limit, 7 AM to 6 PM, school days, as follows:

"A" - 20 mph school speed limits

BALDWIN, GRAND AVENUE - between St. Lukes
Place and Stowe Place.
(TH-527/15)

The proposed local law is on file in the office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, where same may be inspected during office hours.

ALL PERSONS INTERESTED shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: Hempstead, New York
 , 2015.

BY ORDER OF THE TOWN BOARD
 OF THE TOWN OF HEMPSTEAD

KATE MURRAY
Supervisor

NASRIN G. AHMAD
Town Clerk

Intro No.

Print No.

Town of Hempstead

A local law to amend chapter one hundred ninety of the code of the town of Hempstead by the insertion of a location into section one hundred ninety dash four, subdivision "A", in relation to a 20 mph school speed limit, 7 AM to 6 PM school days.

Introduced by:

Be it enacted by the town board of the town of Hempstead as follows:

Section 1. Section one hundred ninety dash four of the code of the town of Hempstead as constituted by local law number one of nineteen hundred, sixty-nine, hereby is amended by the addition of a location into subdivision "A" thereof, to read as follows:

"A" - 20 mph school speed limit
7 AM to 6 PM school days

BALDWIN, GRAND AVENUE - between St. Lukes
Place and Stowe Avenue.
(TH-527/15)

§2. This local law shall take effect immediately upon filing with the secretary of state.

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution
and moved its adoption:

RESOLUTION CALLING A PUBLIC HEARING
FOR THE PURPOSE OF ESTABLISHING AND
SETTING ASIDE CERTAIN PARKING SPACES
FOR MOTOR VEHICLES FOR THE SOLE USE
OF HOLDERS OF SPECIAL PARKING PERMITS
ISSUED BY THE COUNTY OF NASSAU TO
PHYSICALLY HANDICAPPED PERSON.

WHEREAS, pursuant to Section 202-48 of the Code of the
Town of Hempstead, the Town Board may, from time to time,
hold public hearings to establish and set aside public
places, streets or portions of streets within the Town as
parking spaces for the sole and exclusive use of holders of
valid special parking permits issued by the County of
Nassau to physically handicapped persons;

NOW, THEREFORE BE IT

RESOLVED, that a public hearing be held in the Town
Meeting Pavilion, Hempstead Town Hall, 1 Washington Street,
Hempstead, New York, on the day of , 2015, at
 o'clock in the of that day, at which time all
persons interested shall be heard on the establishment and
setting aside of certain parking spaces for motor vehicles
for the sole use of holders of special parking permits
issued by the County of Nassau to physically handicapped
persons at the following locations:

BALDWIN

SCHOOL DRIVE - east side, starting
at a point 155 feet south of the south
curbline of Fenimore Place, south for a
distance of 20 feet.
(TH-502/15)

EAST MEADOW

EVELYN AVENUE - east side, starting at
a point 31 feet north of the north
curbline of North Jerusalem Road, north
for a distance of 20 feet.
(TH-491/15)

ELMONT

HILLSBORO AVENUE - east side, starting
at a point 307 feet south of the south
curbline of Atherton Avenue, southth
for a distance of 20 feet.
(TH-490/15)

Item #

68

Case #

21527

ELMONT

HUNNEWELL AVENUE - east side, starting at a point 372 feet south of the south curblineline of Theodora Street, south for a distance of 27 feet.
(TH-523/15)

LOUIS AVENUE - west side, starting at a point 294 feet north of the north curblineline of Arcade Place, north for a distance of 20 feet.
(TH-259 B/15)

WELLINGTON ROAD - west side, starting at a point 326 feet north of the north curblineline of Hathaway Avenue, north for a distance of 20 feet.
(TH-517/15)

ROOSEVELT

RONALD PLACE - east side, starting at a point 263 feet south of the south curblineline of East Fulton Avenue, south for a distance of 20 feet.
(TH-465/15)

WEST HEMPSTEAD

GREENWAY SOUTH - west side, starting at a point 77 feet south of the south curblineline of Greenway East, south for a distance of 18 feet.
(TH-457B/15)

and on the repeal of the following locations previously set aside as parking spaces for physically handicapped persons:

ELMONT

LOUIS AVENUE - west side, starting at a point 280 feet north of the north curblineline of Arcade Place, north for a distance of 20 feet.
(TH-259/15 - 9/08/15) (TH-259 B/15)

; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such hearing by the publication thereof in Newsday, a newspaper having a general circulation in the Town of Hempstead, once at least ten days prior to the above-specified date of said hearing.

The foregoing resolution was seconded by
and adopted upon roll call as follows:

AYES:

NOES:

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that pursuant to Section 202-48 of the code of the Town of Hempstead entitled, "Handicapped Parking On Public Streets," a public hearing will be held in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the day of , 2015, at o'clock in the of that day, to consider the adoption of a resolution setting aside certain parking spaces for motor vehicles for the sole use of holders of special parking permits issued by the County of Nassau to physically handicapped persons at the following locations:

BALDWIN

SCHOOL DRIVE - east side, starting at a point 155 feet south of the south curbline of Fenimore Place, south for a distance of 20 feet.
(TH-502/15)

EAST MEADOW

EVELYN AVENUE - east side, starting at a point 31 feet north of the north curbline of North Jerusalem Road, north for a distance of 20 feet.
(TH-491/15)

ELMONT

HILLSBORO AVENUE - east side, starting at a point 307 feet south of the south curbline of Atherton Avenue, south for a distance of 20 feet.
(TH-490/15)

HUNNEWELL AVENUE - east side, starting at a point 372 feet south of the south curbline of Theodora Street, south for a distance of 27 feet.
(TH-523/15)

LOUIS AVENUE - west side, starting at a point 294 feet north of the north curbline of Arcade Place, north for a distance of 20 feet.
(TH-259B/15)

ELMONT

WELLINGTON ROAD - west side, starting at a point 326 feet north of the north curblineline of Hathaway Avenue, north for a distance of 20 feet.
(TH-517/15)

ROOSEVELT

RONALD PLACE - east side, starting at a point 263 feet south of the south curblineline of East Fulton Avenue, south for a distance of 20 feet.
(TH-465/15)

WEST HEMPSTEAD

GREENWAY SOUTH - west side, starting at a point 77 feet south of the south curblineline of Greenway East, south for a distance of 18 feet.
(TH-457B/15)

and on the repeal of the following locations previously set aside as parking spaces for physically handicapped persons:

ELMONT

LOUIS AVENUE - west side, starting at a point 280 feet north of the north curblineline of Arcade Place, north for a distance of 20 feet.
(TH-259/15 - 9/08/15) (TH-259B/15)

ALL PERSONS INTERESTED shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: Hempstead, New York
, 2015

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

KATE MURRAY
Supervisor

NASRIN G. AHMAD
Town Clerk

ELMONT

JACOB STREET - east side, starting at a point 208 feet south of the south curbline of Rosalind Avenue, south for a distance of 20 feet.
(TH-466/15)

FRANKLIN SQUARE

CARUKIN STREET - south side, starting at a point 158 feet east of the east curbline of Scherer Blvd., east for a distance of 20 feet.
(TH-473/15)

NORTH BELLMORE

HARDING STREET - west side, starting at a point 431 feet south of the south curbline of Haff Avenue, south for a distance of 20 feet.
(TH-437/15)

ROOSEVELT

RONALD PLACE - west side, starting at a point 265 feet south of the south curbline of E. Fulton Avenue, south for a distance of 18 feet.
(TH-445/15)

VALLEY STREAM

KELLY COURT - south side, starting at a point 44 feet east of the east curbline of North Corona Avenue, east for a distance of 19 feet.
(TH-486/15)

WEST HEMPSTEAD

ESSEX COURT - west side, starting at a point 123 feet south of the south curbline of Coventry Road No., south for a distance of 20 feet.
(TH-442/15)

ROSE AVENUE - north side, starting at a point 386 feet east of the east curbline of Iris Place, east for a distance of 20 feet.
(TH-455/15)

and on the repeal of the following locations previously set aside as parking spaces for physically handicapped persons:

BALDWIN

GRAND AVENUE - west side, starting
at a point 68 feet north of the north
curbline of Florence Street, north for
distance of 25 feet.

(TH-195/99 - 4/25/00) (TH-408/15)

SEAFORD

KENORA PLACE - west side, starting
at a point 135 feet north of the
north curbline of Merrick Road, north
for a distance of 35 feet.

(TH-182/00 - 9/26/00) (TH-423/15)

; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such
hearing by the publication thereof in Newsday, a newspaper
having a general circulation in the Town of Hempstead, once
at least ten days prior to the above-specified date of said
hearing.

The foregoing resolution was seconded by
and adopted upon roll call as follows:

AYES:

NOES:

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that pursuant to Section 202-48 of the Code of the Town of Hempstead entitled, "Handicapped Parking on Public Streets," a public hearing will be held in the Town Meeting Pavilion. Hempstead Town Hall, 1 Washington Street, Hempstead, New York, on the day of , 2015, at 10:30 o'clock in the of that day, to consider the adoption of a resolution setting aside certain parking spaces for motor vehicles for the sole use of holders of special parking permits issued by the County of Nassau to physically handicapped persons at the following locations:

BALDWIN

GRAND AVENUE - west side, starting at a point 70 feet north of the north curblineline of Florence Street, north for a distance of 20 feet.
(TH-408/15)

HARVARD PLACE - east side, starting at a point 43 feet south of a point opposite the south curblineline of Waverly Place, south for a distance of 20 feet.
(TH-477/15)

ELMONT

EAGLE AVENUE - south side, starting at a point 160 feet east of the east curblineline of Meacham Avenue, east for a distance of 18 feet.
(TH-458/15)

ELMONT

JACOB STREET - east side, starting at a point 208 feet south of the south curblineline of Rosalind Avenue, south for a distance of 20 feet.
(TH-466/15)

FRANKLIN SQUARE

CARUKIN STREET - south side, starting at a point 158 feet east of the east curblineline of Scherer Blvd., east for a distance of 20 feet.
(TH-473/15)

NORTH BELLMORE

HARDING STREET - west side, starting at a point 431 feet south of the south curblineline of Haff Avenue, south for a distance of 20 feet.
(TH-437/15)

ROOSEVELT

RONALD PLACE - west side, starting at a point 265 feet south of the south curblineline of E. Fulton Avenue, south for a distance of 18 feet.
(TH-445/15)

VALLEY STREAM

KELLY COURT - south side, starting at a point 44 feet east of the east curblineline of North Corona Avenue, east for a distance of 19 feet.
(TH-486/15)

WEST HEMPSTEAD

ESSEX COURT - west side, starting at a point 123 feet south of the south curblineline of Coventry Road No., south for a distance of 20 feet.
(TH-442/15)

ROSE AVENUE - north side, starting at a point 386 feet east of the east curblineline of Iris Place, east for a distance of 20 feet.
(TH-455/15)

and on the repeal of the following locations previously set aside as parking spaces for physically handicapped persons:

BALDWIN

GRAND AVENUE - west side, starting at a point 68 feet north of the north curblineline of Florence Street, north for distance of 25 feet.
(TH-195/99 - 4/25/00) (TH-408/15)

SEAFORD

KENORA PLACE - west side, starting at a point 135 feet north of the north curblineline of Merrick Road, north for a distance of 35 feet.
(TH-182/00 - 9/26/00) (TH-423/15)

ALL PERSONS INTERESTED shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: Hempstead, New York
, 2015.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

KATE MURRAY
Supervisor

NASRIN G. AHMAD
Town Clerk

CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution and moved
its adoption:

RESOLUTION CALLING A PUBLIC HEARING
ON THE ADOPTION OF TOWN OF HEMPSTEAD
PUBLIC PARKING FIELD MAPS SHOWING
PARKING REGULATIONS AT CERTAIN PARKING
FIELDS.

WHEREAS, pursuant to Section 80-4 of the Code of the
Town of Hempstead, public hearings are held on the adoption
of public parking field maps, indicating traffic and parking
regulations thereon; and

WHEREAS, the Commissioner of General Services has
submitted parking field maps for certain locations showing
revisions of maps heretofore adopted with respect to said
regulations;

NOW, THEREFORE, BE IT

RESOLVED, that a public hearing will be held at the
Town Meeting Pavilion, Hempstead Town Hall, 1 Washington
Street, Hempstead, New York on the day of , 2015,
at o'clock in the noon of that day, at which time
all interested persons shall be heard on the adoption of the
following public parking field maps showing the adoption of
seven (7) "No Littering/No Loitering" signs in parking field
B-6, Bellmore; the repeal of five (5) "12 Hour Parking"
signs and two (2) "3 Hour Parking Unless Otherwise Posted"
Time Bars and the adoption of two (2) "12 Hour Parking
Unless Otherwise Posted" Time Bars and three (3) "3 Hour
Parking" signs in parking field B-7, Bellmore; and the
adoption of two (2) "No Thru Traffic" signs and four (4) "No
Stopping Anytime" signs in parking field L-12, Levittown;
all in accordance with Section 80-4 of the Code of the Town
of Hempstead:

BELLMORE

B-6

Grand Avenue Parking Field
Bellmore Public Parking District
(TH-271/15)

BELLMORE

B-7

Frederick Avenue & Grand Avenue
Parking Field
Bellmore Public Parking District
(TH-370/15)

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16214

LEVITTOWN

L-12

Gardiners Avenue & Jeffries Road
Parking Field
Levittown
East End Turnpike
Public Parking District
(TH-459/15)

and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of said hearing by the publication thereof in Newsday, a newspaper having a general circulation in the Town of Hempstead, once pursuant to Section 4-1 of Chapter Four of the Code of the Town of Hempstead entitled, "Local Laws: Adoption" prior to the above specified date of said hearing.

The foregoing resolution was seconded by
and adopted upon roll call as follows:

AYES

NOES:

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE that the Commissioner of General Services of the Town of Hempstead has prepared revised parking field maps for the following locations, which revisions consist of the adoption of the following public parking field maps showing the adoption of seven (7) "No Littering/No Loitering" signs in parking field B-6, Bellmore; the repeal of five (5) "12 Hour Parking" signs and two (2) "3 Hour Parking Unless Otherwise Posted" Time Bars and the adoption of two (2) "12 Hour Parking Unless Otherwise Posted" Time Bars and three (3) "3 Hour Parking" signs in parking field B-7, Bellmore; and the adoption of two (2) "No Thru Traffic" signs and four (4) "No Stopping Anytime" signs in parking field L-12, Levittown; all in accordance and with Section 80-4 of the Code of the Town of Hempstead.

PLEASE TAKE FURTHER NOTICE that a public hearing will be held at the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Village and Town of Hempstead, New York, on the day of , 2015, at o'clock in the of that day, to consider the adoption of the following revised public parking field maps:

BELLMORE
B-6

Grand Avenue Parking Field
Bellmore Public Parking District
(TH-271/15)

BELLMORE
B-7

Frederick Avenue & Grand Avenue
Parking Field
Bellmore Public Parking District
(TH-370/15)

LEVITTOWN

L-12

Gardiners Avenue & Jeffries Road
Parking Field
Levittown
East End Turnpike
Public Parking District
(TH-459/15)

Copies of the proposed public parking field maps are on file in the office of the Town Clerk of the Town of Hempstead, Hempstead Town Hall, 1 Washington Street, Hempstead, New York.

ALL INTERESTED PERSONS shall have an opportunity to be heard on said proposal at the time and place aforesaid.

Dated: Hempstead, New York
, 2015

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF HEMPSTEAD

NASRIN G. AHMAD
Town Clerk

KATE MURRAY
Supervisor

CASE NO.

RESOLUTION NO.

Adopted:

 offered the following resolution and
moved its adoption:

RESOLUTION AND ORDER CALLING A PUBLIC HEARING
ON THE LEASING OF SPACE ON THE ELEVATED WATER
TANK LOCATED ON MITCHELL STREET, UNIONDALE,
N.Y. TO NEW CINGULAR WIRELESS PCS, LLC,
LOCATED AT THE EAST MEADOW WATER DISTRICT OF THE
TOWN OF HEMPSTEAD IN UNIONDALE, TOWN OF
HEMPSTEAD, COUNTY OF NASSAU, NEW YORK.

WHEREAS, New Cingular Wireless PCS, LLC is desirous of
leasing a portion of space on an elevated water tank, located
on Mitchell Street, Uniondale, New York, for the purposes of
placing mobile telephone communications equipment upon the
tank, together with the construction, installation,
maintenance, repair and operation of a communication facility;
and

WHEREAS, it is in the public interest to consider the
proposition hereinafter set forth and to call a public
hearing thereon;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board adopt the following
order:

Item # 7.1
Case # 4817

At a meeting of the Town Board
of the Town of Hempstead, in
the County of Nassau, New York,
held at the Town Meeting
Pavilion, Hempstead Town Hall,
Town Hall Plaza, 1 Washington
Street, Hempstead, New York, on
the day of , 2015.

P R E S E N T :

Hon. Kate Murray, Supervisor
Anthony J. Santino
Dorothy L. Goosby
Gary Hudes
Edward A. Ambrosino
Bruce A. Blakeman
Erin Sweeney King

Council Members

----- X

IN THE MATTER

- of -

the proposed lease of space on the ELEVATED
WATER TANK located on Mitchell Street in
Uniondale to NEW CINGULAR WIRELESS PCS, LLC to
Install all mobile communications antennae in the
East Meadow Water District located in the Town of
Hempstead, County of Nassau, New York.

ORDER

----- X

WHEREAS, pursuant to the Town Law of the State of New
York Section 198(12), personal property owned by, but not
required for the purposes of a water district may be leased
by the Town Board; and

WHEREAS, the Commissioner of the Water Department of the
Town of Hempstead has requested that this Town Board initiate
proceedings for the leasing and reinstatement and ratification
of an amendment to a lease agreement between the Town of
Hempstead and Cellular One as predecessor to New Cingular
Wireless PCS, LLC of a portion of the elevated water tank located
on Mitchell Street in Uniondale to NEW CINGULAR WIRELESS PCS,
LLC for an initial five year term, with two (2) options to renew,
for the monthly rental for the first year of \$7,400.00 with
increases and terms as provided therein; and

WHEREAS, it is in the public interest that the Town
Board consider the proposition hereinafter set forth and
to call a public hearing thereon;

NOW, THEREFORE, BE IT

ORDERED, that a public hearing be held by this Town Board on the _____ day of _____, 2015, at _____ o'clock a.m. at the Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza, 1 Washington Street, Town of Hempstead, Nassau County, New York, on the proposed lease of a portion of the elevated water tank on Mitchell Street in Uniondale and accompanying property to NEW CINGULAR WIRELESS PCS, LLC, 575 Morosgo Drive, Atlanta, Georgia 30324;

ALL PERSONS desiring to be heard concerning the subject of the above-mentioned hearing will be given an opportunity to be heard at the time and place aforesaid.

Dated: Hempstead, New York
_____, 2015

Kate Murray, Supervisor

Anthony J. Santino

Dorothy L. Goosby

Gary Hudes

Edward A. Ambrosino

Bruce A. Blakeman

Erin King Sweeney

Members of the Town Board
of the Town of Hempstead

and, BE IT FURTHER

RESOLVED, that the Town Clerk hereby is authorized and directed to publish a copy of the Order in "NEWSDAY," a newspaper having a general circulation within the Town of Hempstead, at least once and not less than ten (10) nor more than (20) days before the date set for such public hearing, and further, to post said notice of public hearing on the signboard of the Town; and, BE IT FURTHER,

RESOLVED, that within ten days after the adoption of the foregoing Order, the Town Clerk shall cause a certified copy thereof to be duly recorded in the Office of the Clerk of the County of Nassau.

The foregoing resolution was seconded by
and adopted upon roll call as follows:

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: CHANGE IN GRADE AND SALARY
ADJUSTMENT FOR DENISE BAILEY,
RECEPTIONIST-POOL, IN THE DEPARTMENT
OF GENERAL SERVICES, ADMINISTRATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the grade and salary for Denise Bailey, Receptionist-Pool, in the Department of General Services, Administration, be and hereby is changed from Grade 7 to 9, Step 12 (M), Salary Schedule C, \$70,932, by the Commissioner of the Department of General Services and ratified by the Town Board of the Town of Hempstead, effective October 2, 2015.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF ROBERT BORZYM AS
LABOR CREW CHIEF II, IN THE DEPARTMENT
OF SANITATION.

On motion made by
the following resolution was adopted upon roll call:

RESOLVED, that Robert Borzym, now serving as Labor Crew Chief I, in
the Department of Sanitation, be and hereby is appointed Labor Crew Chief II, Non Competitive,
Grade 15, Step 10 (K), Salary Schedule C, \$79,394, in the Department of Sanitation, by the
Commissioner of the Department of Sanitation and ratified by the Town Board of the Town of
Hempstead effective November 11, 2015, and BE IT

FURTHER RESOLVED, that subject appointment is probationary for
twenty-six weeks and should candidate prove unsatisfactory during this period, said appointment may be
terminated.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF JOSEPH CANTWELL AS
LABOR CREW CHIEF I, IN THE DEPARTMENT
OF SANITATION.

On motion made by
the following resolution was adopted upon roll call:

RESOLVED, that Joseph Cantwell, now serving as Laborer II, in the Department of Sanitation, be and hereby is appointed Labor Crew Chief I, Non Competitive, Grade 13, Step 10 (K), Salary Schedule C, \$74,301, in the Department of Sanitation, by the Commissioner of the Department of Sanitation and ratified by the Town Board of the Town of Hempstead effective November 11, 2015, and BE IT

FURTHER RESOLVED, that subject appointment is probationary for twenty-six weeks and should candidate prove unsatisfactory during this period, said appointment may be terminated.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR JOAN FUSCO,
CLERK LABORER, IN THE DEPARTMENT OF
PLANNING AND ECONOMIC DEVELOPMENT.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for Joan Fusco, Clerk Laborer, in the Department of Planning and Economic Development, be and hereby is increased to Grade 9, Step 5 (F), Salary Schedule C, \$51,567, by the Commissioner of the Department of Planning and Economic Development and ratified by the Town Board of the Town of Hempstead effective November 11, 2015.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: CHANGE IN GRADE AND SALARY
ADJUSTMENT FOR BEVERLY HESTER,
RECEPTIONIST-POOL, IN THE DEPARTMENT
OF GENERAL SERVICES, ADMINISTRATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the grade and salary for Beverly Hester, Receptionist-Pool, in the Department of General Services, Administration, be and hereby is changed from Grade 7 to 9, Step 12 (M), Salary Schedule C, \$70,932, by the Commissioner of the Department of General Services and ratified by the Town Board of the Town of Hempstead, effective October 2, 2015.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: CHANGE IN GRADE AND SALARY
ADJUSTMENT FOR LAUREN HETTERICH,
RECEPTIONIST-POOL, IN THE DEPARTMENT
OF GENERAL SERVICES, ADMINISTRATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the grade and salary for Lauren Hetterich, Receptionist-Pool, in the Department of General Services, Administration, be and hereby is changed from Grade 7 to 9, Step 12 (M), Salary Schedule C, \$70,932, by the Commissioner of the Department of General Services and ratified by the Town Board of the Town of Hempstead, effective October 2, 2015.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF JESSE HOBERG
AS RECYCLING WORKER I, IN THE
DEPARTMENT OF SANITATION.

On motion made by
the following resolution was adopted upon roll call:

RESOLVED, that Jesse Hoberg be and hereby is appointed Recycling
Worker I, Labor Class, Grade 10, Start Step (A), Salary Schedule D, \$40,921, in the Department of
Sanitation, by the Commissioner of the Department of Sanitation and ratified by the Town Board of
the Town of Hempstead effective November 11, 2015 and BE IT

FURTHER RESOLVED, that subject appointment is probationary
for twenty-six weeks and should candidate prove unsatisfactory during this period, said
appointment may be terminated.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF DASHAMEL KELLEY
AS RECYCLING WORKER I, IN THE
DEPARTMENT OF SANITATION.

On motion made by
the following resolution was adopted upon roll call:

RESOLVED, that Dashamel Kelley be and hereby is appointed Recycling Worker I, Labor Class, Grade 10, Start Step (A), Salary Schedule D, \$40,921, in the Department of Sanitation, by the Commissioner of the Department of Sanitation and ratified by the Town Board of the Town of Hempstead effective November 11, 2015 and BE IT

FURTHER RESOLVED, that subject appointment is probationary for twenty-six weeks and should candidate prove unsatisfactory during this period, said appointment may be terminated.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR JOSEPH
MARSHIANO, COMMUNITY RESEARCH
ASSISTANT, IN THE DEPARTMENT OF
PLANNING AND ECONOMIC DEVELOPMENT.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for Joseph Marshiano, Community Research Assistant, in the Department of Planning and Economic Development, be and hereby is increased to \$109,474, Ungraded, by the Commissioner of the Department of Planning and Economic Development and ratified by the Town Board of the Town of Hempstead effective November 11, 2015.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: TRANSFER OF ROBERT SHELTON, LABORER II, FROM THE DEPARTMENT OF PUBLIC SAFETY TO THE DEPARTMENT OF PARKS AND RECREATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Robert Shelton, Laborer II, be and hereby is transferred from the Department of Public Safety to the Department of Parks and Recreation, with no change in salary, by the Commissioner of the Department of Parks and Recreation and ratified by the Town Board of the Town of Hempstead effective November 11, 2015 and BE IT

FURTHER RESOLVED, that subject appointment is probationary for twelve weeks and should candidate prove unsatisfactory during this period, said appointment may be terminated.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF JERMICHAEL WATSON
AS RECYCLING WORKER I, IN THE
DEPARTMENT OF SANITATION.

On motion made by
the following resolution was adopted upon roll call:

RESOLVED, that Jermichael Watson be and hereby is appointed Recycling Worker I, Labor Class, Grade 10, Start Step (A), Salary Schedule D, \$40,921, in the Department of Sanitation, by the Commissioner of the Department of Sanitation and ratified by the Town Board of the Town of Hempstead, subject to satisfactory completion of pre-employment criteria, effective November 11, 2015 and BE IT

FURTHER RESOLVED, that subject appointment is probationary for twenty-six weeks and should candidate prove unsatisfactory during this period, said appointment may be terminated.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF MATTHEW WEISS
AS RECYCLING WORKER I, IN THE
DEPARTMENT OF SANITATION.

On motion made by
the following resolution was adopted upon roll call:

RESOLVED, that Matthew Weiss be and hereby is appointed Recycling
Worker I, Labor Class, Grade 10, Start Step (A), Salary Schedule D, \$40,921, in the Department of
Sanitation, by the Commissioner of the Department of Sanitation and ratified by the Town Board of
the Town of Hempstead effective November 11, 2015 and BE IT

FURTHER RESOLVED, that subject appointment is probationary
for twenty-six weeks and should candidate prove unsatisfactory during this period, said
appointment may be terminated.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF AKEEM WILLIAMS AS
EQUIPMENT OPERATOR I, IN THE
DEPARTMENT OF HIGHWAY.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Akeem Williams be and hereby is appointed
Equipment Operator I, Non Competitive, Grade 11, Start Step (A), Salary Schedule D, \$42,151, in the
Department of Highway, by the Commissioner of the Department of Highway and ratified by the
Town Board of the Town of Hempstead effective November 11, 2015 and BE IT

FURTHER RESOLVED, that subject appointment is probationary for
twenty-six weeks and should candidate prove unsatisfactory during this period, said appointment
may be terminated.

AYES:

NOES:

RESOLUTION NO:

CASE NO:

ADOPTED:

RE: CHANGE IN GRADE FOR THE TITLE
RECEPTIONIST-POOL, IN THE TOWN OF
HEMPSTEAD.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the grade for the title Receptionist-Pool, in the Town of Hempstead, be and hereby is changed from Grade 7 to Grade 9, by the Director of Human Resources and ratified by the Town Board of the Town of Hempstead, effective October 1, 2015.

AYES:

NOES: