In the Matter of Application

Of

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

Against

James Ackerman 911 Ocean Avenue Baldwin, NY 11510

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

- That pursuant to Local Law 92-1981, adopted October 27, 1981, effective date November 2, 1981, which repealed and reenacted Chapter 90 of the code of the Town of Hempstead entitled, "Dangerous Buildings and structures," petitioner submits the following: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 54, Block 392 and lot number (s) 2416-2417, 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 **July 5**, 2016.
- 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 DETACHED GARAGE AND PORCH, AND REMOVE ALL LITTER AND DEBRIS FROM PROPERTY: LOCATED ON THE NORTH SIDE OF ADAMS STREET, 240 FEET EAST OF GRAND BOULEVARD, BALDWIN, N.Y.11510, A/K/A 941 ADAMS STREET, BALDWIN TOWN OF HEMPSTEAD 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.

Adopted:

offered the following resolution and moved its

adoption:

RESOLUTION AUTHORIZING THE DEMOLITION AND REMOVAL OF THE DETACHED GARAGE AND PORCH, AND REMOVAL OF ALL LITTER AND DEBRIS FROM PREMISE: SAID PREMISE LOCATED ON THE NORTH SIDE OF ADAMS STREET AND 240 FEET OF GRAND BOULEVARD, SECTION 54, BLOCK 392, AND LOT(S) 2416-2417, AKA 941 ADAMS 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," all parties in interest were advised of the existing condition of the structures located on the said captioned premises and;

WHEREAS, all of the said parties have had an opportunity to be heard before this Town Board; and

WHEREAS, the Town Board deems it to be in the public interest to complete the above captioned project;

NOW, THEREFORE, BE IT

RESOLVED, that detached garage and porch located on the north side of Adams Street and 240 feet east of Grand Boulevard, Section 54, Block 392 and Lot (s) 2416-2417 A/K/A 941 Adams Street, Baldwin, Town of Hempstead, New York is hereby deemed to be unsafe; and

RESOLVED, that the Commissioner of the Department of Buildings of the Town of Hempstead be and he hereby is authorized and directed to initiate the above captioned project located on said premise.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

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 5th day of July, 2016, 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 locations:

BELLMORE Section 202-15 OAK STREET (TH 194/16) South Side – TWO HOUR PARKING 7 AM to 5 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 132 feet east of a point opposite the east curbline of Oak Court, east for a distance of 52 feet.

OCEANSIDE Section 202-13 ANCHOR AVENUE (TH 132/16) South Side – NO PARKING 10 AM – 2 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 497 feet east of the east curbline of Yost Blvd., east to the west curbline of Messick Ave.

WEST HEMPSTEAD Section 202-20 BUCKINGHAM ROAD (TH 574/15) West Side – ONE HOUR PARKING 9 AM to 9 PM EXCEPT SUNDAYS – starting at a point 35 feet north of the north curbline of Hempstead Turnpike, north for a distance of 121 feet.

BUCKINGHAM ROAD (TH 574/15) East Side – ONE HOUR PARKING 9 AM to 9 PM EXCEPT SUNDAYS – starting at a point 34 feet north of the north curbline of Hempstead Turnpike, north for a distance of 131 feet.

PEACHGROVE DRIVE (TH 100/16) West Side – NO PARKING EXCEPT SUNDAYS & HOLIDAYS – starting at a point 164 feet south of the south curbline of Hempstead Turnpike, south for a distance of 26 feet.

PEACHGROVE DRIVE (TH 100/16) West Side – NO PARKING EXCEPT SUNDAYS & HOLIDAYS – starting at a point 247 feet south of the south curbline of Hempstead Turnpike, south for a distance of 61 feet.

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

POINT LOOKOUT Section 202-3

GARDEN CITY AVENUE (TH 141/13) West Side – ONE HOUR PARKING – staring at the north curbline of Lido Boulevard, north for a distance of 70 feet. (Adopted 6/18/13)

HEWLETT AVENUE (TH 179/67) West Side – ONE HOUR PARKING – starting at the south curbline of Lido Blvd., south for a distance of 100 feet. (Adopted 4/16/68)

LIDO BOULEVARD (TH 547/15) South Side – TWO HOUR PARKING 8 AM to 7 PM – from the east curbline of Inwood Ave., east to the west curbline of Lynbrook Ave. (Adopted 4/26/16)

POINT LOOKOUT Section 202-3 LIDO BOULEVARD, NORTH SIDE (TH 179/67) (TH 633/67) ONE HOUR PARKING 8 A.M. to 7 P.M. – starting from the east curbline of Parkside Drive, east to the west curbline of Baldwin Avenue. (Adopted 4/16/68)

WEST HEMPSTEAD Section 202-20 BUCKINGHAM ROAD (TH 574/15) West Side – ONE HOUR PARKING 9 AM to 9 PM EXCEPT SUNDAYS – starting at a point 42 feet north of the north curbline of Hempstead Turnpike, north for a distance of 50 feet. (Adopted 11/4/55)

BUCKINGHAM ROAD (TH 574/15) East Side – ONE HOUR PARKING 9 AM to 9 PM EXCEPT SUNDAYS – starting at a point 34 feet north of the north curbline of Hempstead Turnpike, north for a distance of 80 feet. (Adopted 11/4/55)

PEACHGROVE DRIVE (TH 100/16) West Side – NO PARKING EXCEPT SUNDAYS & HOLIDAYS – starting at a point 120 feet south of the south curbline of Hempstead Turnpike, south to Henry Street. (Adopted 8/23/55)

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: June 21, 2016 Hempstead, New York BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO Supervisor

Nasrin G. Ahmad Town Clerk

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 5th day of July, 2016, 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:

BELLMORE

BEDFORD AVENUE (TH 183/16) West Side – NO STOPPING ANYTIME – starting at the south curbline of Square Place, south for a distance of 246 feet.

MARTIN AVENUE (TH 205/16) North Side – NO STOPPING HERE TO CORNER – starting at the east curbline of Clemons Street, east for a distance of 25 feet.

MARTIN AVENUE (TH 205/16) South Side – NO STOPPING ANYTIME – starting at a point 22 feet east of a point opposite the east curbline of Clemons Street, east for a distance of 40 feet.

CLEMONS STREET (TH 205/16) West Side – NO STOPPING HERE TO CORNER – starting at the north curbline of Martin Avenue, north for a distance of 46 feet.

CLEMONS STREET (TH 205/16) East Side – NO STOPPING HERE TO CORNER – starting at the north curbline of Martin Avenue, north for a distance of 25 feet.

WEST HEMPSTEAD

BUCKINGHAM ROAD (TH 574/15) West Side – NO STOPPING HERE TO CORNER – starting at the north curbline of Hempstead Turnpike, north for a distance of 35 feet.

BUCKINGHAM ROAD (TH 574/15) West Side – NO STOPPING ANYTIME – starting at a point 156 feet north of the north curbline of Hempstead Turnpike, north for a distance of 56 feet.

BUCKINGHAM ROAD (TH 574/15) East Side – NO STOPPING ANYTIME – starting at a point 165 feet north of the north curbline of Hempstead Turnpike, north for a distance of 45 feet.

ALSO, to REPEAL from Section 202-1 "PARKING OR STANDING PROHIBITIONS" at the following locations:

BELLMORE

BEDFORD AVENUE (TH 356/94) West Side – NO STOPPING ANYTIME – starting at the south curbline of Square Place, south for a distance of 172 feet. (Adopted 3/14/95)

Case no. 29500

WEST HEMPSTEAD

BUCKINGHAM ROAD (TH 574/15) East Side – NO STOPPING ANYTIME – starting at a point 165 feet north of the north curbline of Hempstead Turnpike, north for a distance of 45 feet. (Adopted 2/23/16)

BUCKINGHAM ROAD (TH 574/15) West Side – NO STOPPING HERE TO CORNER – from the north curbline of Hempstead Turnpike, north for a distance of 35 feet. (Adopted 2/23/16)

BUCKINGHAM ROAD (TH 574/15) West Side – NO STOPPING ANYTIME – starting at a point 130 feet north of the north curbline of Hempstead Turnpike, north for a distance of 81 feet. (Adopted 2/23/16)

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: June 21, 2016 Hempstead, New York

ANTHONY J. SANTINO Supervisor

BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

Nasrin G. Ahmad Town Clerk 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 5th day of July, 2016, 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 location:

BELLMORE

MARTIN AVENUE (TH 205/16) STOP – all traffic traveling southbound on Clemons Street 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: June 21, 2016 Hempstead, New York BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO

Supervisor

Nasrin G. Ahmad Town Clerk

Case no. 29501

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 Pavilion, Hempstead Town Hall, Town Hall Plaza, 1 Washington Street, Village and Town of Hempstead, New York, on Tuesday, the 5th day of July, 2016, at 10:30 o'clock in the forenoon of that day, to consider the enactment of a local law to amend subsection 163-35 of Chapter 163 of the Code of the Town of Hempstead, in relation to Marinas and Docks in the Town of Hempstead.

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

Dated: Hempstead, New York June 21, 2016

BY ORDER OF THE TOWN BOARD TOWN OF HEMPSTEAD, NEW YORK.

NASRIN G. AHMAD Town Clerk

ANTHONY J. SANTINO Supervisor

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 21st day of June, 2016.

PRESENT:

HON., Anthony J. Santino, Supervisor Dorothy L. Goosby
Gary Hudes
Edward A. Ambrosino
Bruce A. Blakeman
Erin King Sweeney
Anthony P. D'Esposito,

Council Members

ABSENT:

- - - - - - X

IN THE MATTER : ORDER

- of -

THE INCREASE AND IMPROVEMENT
OF THE TOWN OF HEMPSTEAD
REFUSE DISPOSAL DISTRICT IN
THE TOWN OF HEMPSTEAD, COUNTY
OF NASSAU, STATE OF NEW YORK,
PURSUANT TO THE NASSAU COUNTY CIVIL
DIVISIONS ACT AND THE TOWN LAW
:

WHEREAS, the Town of Hempstead Department of Sanitation, as the representative of the Town of Hempstead has proposed the purchase of light equipment and roll off containers, and has requested that the Town Board hold a public hearing regarding these improvements; and

WHEREAS, said Department has submitted to the Town Board an estimate of cost relating to said improvements; and

WHEREAS, the Town Board has determined, pursuant to Provisions of the State Environmental Quality Review Act and Article 8 Part 617.5(c)(1) the N.Y.C.R.R. that such increase and improvement is considered to be a "Type II Action" and does not have a significant effect on the environment and does not require an environmental impact

Case #17803

statement or any other determination under the State Environmental Quality Review Act; and

WHEREAS, it is in the public interest that the Town Board of the Town of Hempstead consider the proposition herein 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 5th day of July, 2016, at 10:30 a.m. o'clock in the forenoon of that day, at the Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza, 1 Washington Street, Town of Hempstead, Nassau County, New York, on the increase and improvement of the Town of Hempstead Refuse Disposal District including purchase of light equipment and roll off containers at a cost of \$35,000.00, to be financed by the issuance of obligations of the Town.

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 Your June 21, 2016	ork ./s/	
			Anthony J. Santino, Supervisor
	, ·	/s/	
	· · · · · · · · · · · · · · · · · · ·		Dorothy L. Goosby
		/s/	
			Gary Hudes
. •	*	/s/	· .
			Edward A. Ambrosino
•		/s/	
		,	Bruce A. Blakeman
		/s/	
	.*	•	Erin King Sweeney
	•	/s/	
			Anthony P. D'Esposito

Members of the Town Board of the Town of Hempstead

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 21st day of June, 2016.

PRESENT:

HON., Anthony Santino, Supervisor
Dorothy L. Goosby
Gary Hudes
Edward A. Ambrosino
Bruce A. Blakeman
Erin King Sweeney
Anthony P. D'Esposito,

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IN THE MATTER :

ORDER

- of -

THE INCREASE AND IMPROVEMENT
OF THE BOWLING GREEN WATER
DISTRICT IN THE TOWN OF HEMPSTEAD :
COUNTY OF NASSAU, STATE OF NEW YORK

WHEREAS, the Commissioner of the Town of Hempstead Department Water as the Representative of the Bowling Green Water District has proposed certain improvements and has requested that the Town Board hold a public hearing regarding the upgrade of the facilities and equipment of the District; and

WHEREAS, said Commissioner has submitted to the Town Board an estimate of cost relating to said improvements; and

WHEREAS, the Town Board has determined, pursuant to Provisions of the State Environmental Quality Review Act and Article 8 Part 617.5(c)(1) and 617.5(c)(5) the N.Y.C.R.R. that such increase and improvement is considered to be a "Type II Action" and does not have a significant effect on the environment and does not require an environmental impact statement or any other determination under the State Environmental Quality Review Act; and

WHEREAS, it is in the public interest that the Town Board of the Town of Hempstead consider the proposition herein set forth and to call a public hearing thereon;

NOW, THEREFORE, BE IT

Case # 7/6

ORDERED, that a public hearing be held by this Town Board on the 5th day of July, 2016, at 10:30 o'clock in the forenoon at the Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza,1 Washington Street, Town of Hempstead, Nassau County, New York, on the increase and improvement of the Bowling Green Water District consisting of an upgrade of facilities and equipment of the District at an estimated maximum cost of \$825,000.00 to be financed by the issuance of obligations of the Town.

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 June 21, 2016

/s/	
Ant	hony J. Santino, Supervisor
/s/	Dorothy L. Goosby
/s/	Gary Hudes
/s/	Edward A. Ambrosino
/s/	Bruce A. Blakeman
/s/	Erin King Sweeney
/s/ Ar	nthony P. D'Esposito

Members of the Town Board of the Town of Hempstead

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 21st day of June, 2016.

PRESENT:

HON., Anthony Santino, Supervisor
Dorothy L. Goosby
Gary Hudes
Edward A. Ambrosino
Bruce A. Blakeman
Erin King Sweeney
Anthony P. D'Esposito,

IN THE MATTER

ORDER

- of -

THE INCREASE AND IMPROVEMENT
OF THE EAST MEADOW WATER
DISTRICT IN THE TOWN OF HEMPSTEAD
COUNTY OF NASSAU, STATE OF NEW YORK

WHEREAS, the Commissioner of the Town of Hempstead Department Water as the Representative of the East Meadow Water District has proposed certain improvements and has requested that the Town Board hold a public hearing regarding the upgrade of the facilities and equipment of the District; and

WHEREAS, said Commissioner has submitted to the Town Board an estimate of cost relating to said improvements; and

WHEREAS, the Town Board has determined, pursuant to Provisions of the State Environmental Quality Review Act and Article 8 Part 617.5(c)(1) and 617.5(c)(5) the N.Y.C.R.R. that such increase and improvement is considered to be a "Type II Action" and does not have a significant effect on the environment and does not require an environmental impact statement or any other determination under the State Environmental Quality Review Act; and

WHEREAS, it is in the public interest that the Town Board of the Town of Hempstead consider the proposition herein set forth and to call a public hearing thereon;

NOW, THEREFORE, BE IT

Case # 1179

ORDERED, that a public hearing be held by this Town Board on the $5^{\rm th}$ day of July, 2016, at 10:30 o'clock in the forenoon at the Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza,

1 Washington Street, Town of Hempstead, Nassau County, New York, on the increase and improvement of the East Meadow Water District consisting of an upgrade of facilities and equipment of the District at an estimated maximum cost of \$4,200,000.00 to be financed by the issuance of obligations of the Town.

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 June 21, 2016

/s/	
Ant	thony J. Santino, Superviso
/s/	Dorothy L. Goosby
/s/	Gary Hudes
/s/	Edward A. Ambrosino
/s/	Bruce A. Blakeman
/s/	Erin King Sweeney
/s/ Ar	nthony P. D'Esposito

Members of the Town Board of the Town of Hempstead

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 5th day of July, 2016.

PRESENT:

HON., Anthony Santino, Supervisor
Dorothy L. Goosby
Gary Hudes
Edward A. Ambrosino
Bruce A. Blakeman
Erin King Sweeney
Anthony P. D'Esposito,

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IN THE MATTER

ORDER

- of -

THE INCREASE AND IMPROVEMENT
OF THE LEVITTOWN WATER
DISTRICT IN THE TOWN OF HEMPSTEAD
COUNTY OF NASSAU, STATE OF NEW YORK

WHEREAS, the Commissioner of the Town of Hempstead Department Water as the Representative of the Levittown Water District has proposed certain improvements and has requested that the Town Board hold a public hearing regarding the upgrade of the facilities and equipment of the District; and

WHEREAS, said Commissioner has submitted to the Town Board an estimate of cost relating to said improvements; and

WHEREAS, the Town Board has determined, pursuant to Provisions of the State Environmental Quality Review Act and Article 8 Part 617.5(c)(1) and 617.5(c)(5) the N.Y.C.R.R. that such increase and improvement is considered to be a "Type II Action" and does not have a significant effect on the environment and does not require an environmental impact statement or any other determination under the State Environmental Quality Review Act; and

WHEREAS, it is in the public interest that the Town Board of the Town of Hempstead consider the proposition herein 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 5th day of July , 2016, at 10:30 o'clock in the forenoon at the Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza, 1 Washington Street, Town of Hempstead, Nassau County, New York, on the increase and improvement of the Levittown Water District consisting of an upgrade of facilities and equipment of the District at an estimated maximum cost of \$1,550,000.00 to be financed by the issuance of obligations of the Town.

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 June 21, 2016

/s/
/s/ Anthony J. Santino, Supervisor
/s/Dorothy L. Goosby
/s/Gary Hudes
/s/Edward A. Ambrosino
/s/Bruce A. Blakeman
/s/ Erin King Sweeney
/s/Anthony P. D'Esposito

Members of the Town Board of the Town of Hempstead

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 21st day of June, 2016.

PRESENT:

HON., Anthony Santino, Supervisor
Dorothy L. Goosby
Gary Hudes
Edward A. Ambrosino
Bruce A. Blakeman
Erin King Sweeney
Anthony P. D'Esposito,

IN THE MATTER

ORDER

- of -

THE INCREASE AND IMPROVEMENT
OF THE LIDO-POINT LOOKOUT WATER
DISTRICT IN THE TOWN OF HEMPSTEAD
COUNTY OF NASSAU, STATE OF NEW YORK

WHEREAS, the Commissioner of the Town of Hempstead Department Water as the Representative of the Lido-Point Lookout Water District has proposed certain improvements and has requested that the Town Board hold a public hearing regarding the upgrade of the facilities and equipment of the District; and

WHEREAS, said Commissioner has submitted to the Town Board an estimate of cost relating to said improvements; and

WHEREAS, the Town Board has determined, pursuant to Provisions of the State Environmental Quality Review Act and Article 8 Part 617.5(c)(1) and 617.5(c)(5) the N.Y.C.R.R. that such increase and improvement is considered to be a "Type II Action" and does not have a significant effect on the environment and does not require an environmental impact statement or any other determination under the State Environmental Quality Review Act; and

WHEREAS, it is in the public interest that the Town Board of the Town of Hempstead consider the proposition herein 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 5th day of July, 2016, at 10:30 o'clock in the forenoon at the Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza,

1 Washington Street, Town of Hempstead, Nassau County, New York, on the increase and improvement of the Lido-Point Lookout Water District consisting of an upgrade of facilities and equipment of the District at an estimated maximum cost of \$2,100,000.00 to be financed by the issuance of obligations of the Town.

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 June 21, 2016

/S/
Anthony J. Santino, Supervisor
/s/
Dorothy L. Goosby
/s/
/s/Gary Hudes
/s/
Edward A. Ambrosino
/s/
Bruce A. Blakeman
/s/
Erin King Sweeney
•
/e/
Anthony P. D'Esposito

Members of the Town Board of the Town of Hempstead

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 5th day of July 5, 2016.

PRESENT:

HON., Anthony Santino, Supervisor
Dorothy L. Goosby
Gary Hudes
Edward A. Ambrosino
Bruce A. Blakeman
Erin King Sweeney
Anthony P. D'Esposito,

IN THE MATTER

ORDER

- of -

THE INCREASE AND IMPROVEMENT
OF THE ROOSEVELT FIELD WATER
DISTRICT IN THE TOWN OF HEMPSTEAD
COUNTY OF NASSAU, STATE OF NEW YORK

WHEREAS, the Commissioner of the Town of Hempstead Department Water as the Representative of the Roosevelt Field Water District has proposed certain improvements and has requested that the Town Board hold a public hearing regarding the upgrade of the facilities and equipment of the District; and

WHEREAS, said Commissioner has submitted to the Town Board an estimate of cost relating to said improvements; and

WHEREAS, the Town Board has determined, pursuant to Provisions of the State Environmental Quality Review Act and Article 8 Part 617.5(c)(1) and 617.5(c)(5) the N.Y.C.R.R. that such increase and improvement is considered to be a "Type II Action" and does not have a significant effect on the environment and does not require an environmental impact statement or any other determination under the State Environmental Quality Review Act; and

WHEREAS, it is in the public interest that the Town Board of the Town of Hempstead consider the proposition herein 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 5th day of July, 2016, at 10:30 o'clock in the forenoon at the Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza, 1 Washington Street, Town of Hempstead, Nassau County, New York, on the increase and improvement of the Roosevelt Field Water District consisting of an upgrade of facilities and equipment of the District at an estimated maximum cost of \$250,000.00 to be financed by the issuance of obligations of the Town.

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 June 21, 2016

/s/
/s/ Anthony J. Santino, Supervisor
/s/
/s/
/s/
/s/Gary Hudes
/s/
/s/Edward A. Ambrosino
/s/
/s/Bruce A. Blakeman
1-1
/s/ Erin King Sweeney
/s/Anthony P. D'Esposito
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Members of the Town Board of the Town of Hempstead

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 21st day of June , 2016.

PRESENT:

HON., Anthony Santino, Supervisor Dorothy L. Goosby Gary Hudes Edward A. Ambrosino Bruce A. Blakeman Erin King Sweeney Anthony P. D'Esposito,

IN THE MATTER

ORDER

- of -

THE INCREASE AND IMPROVEMENT OF THE UNIONDALE WATER DISTRICT IN THE TOWN OF HEMPSTEAD COUNTY OF NASSAU, STATE OF NEW YORK

WHEREAS, the Commissioner of the Town of Hempstead Department Water as the Representative of the Uniondale Water District has proposed certain improvements and has requested that the Town Board hold a public hearing regarding the upgrade of the facilities and equipment of the District; and

WHEREAS, said Commissioner has submitted to the Town Board an estimate of cost relating to said improvements; and

WHEREAS, the Town Board has determined, pursuant to Provisions of the State Environmental Quality Review Act and Article 8 Part 617.5(c)(1) and 617.5(c)(5) the N.Y.C.R.R. that such increase and improvement is considered to be a "Type II Action" and does not have a significant effect on the environment and does not require an environmental impact statement or any other determination under the State Environmental Quality Review Act; and

WHEREAS, it is in the public interest that the Town Board of the Town of Hempstead consider the proposition herein 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 5th day of July, 2016, at 10:30 o'clock in the forenoon at the Town Meeting Pavilion, Hempstead Town Hall, Town Hall Plaza, 1 Washington Street, Town of Hempstead, Nassau County, New York, on the increase and improvement of the Uniondale Water District consisting of an upgrade of facilities and equipment of the District at an estimated maximum cost of \$1,100,000.00 to be financed by the issuance of obligations of the Town.

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 June 21, 2016

/s/		
Anti	nony J. Santino, Superviso	r
/s/		
	Dorothy L. Goosby	
/s/		
~	Gary Hudes	
/s/		
-	Edward A. Ambrosino	
/s/	•	
	Bruce A. Blakeman	
/s/ _		
~	Erin King Sweeney	
/s/		
	Anthony P. D'Esposito	

Members of the Town Board of the Town of Hempstead

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF TOWN OF HEMPSTEAD TO DISPLAY FIREWORKS CONDUCTED BY PYRO ENGINEERING, INC. (BAY FIREWORKS) HELD AT POINT LOOKOUT, NEW YORK ON JUNE 25, 2016. RAIN DATE: JUNE 26, 2016

WHEREAS, Town of Hempstead, of Hempstead, New York, filed an application with the Town Clerk of the Town of Hempstead, to display fireworks conducted by Pyro Engineering, Inc., (Bay Fireworks) 999 So. Oyster Bay Road, Suite 111, Bethpage, New York, held in Point Lookout, New York on June 25, 2016, Rain Date: June 26, 2016.

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

NOW, THEREFORE, BE IT

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

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 1 Case# 23436

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF THE BALDWIN AMERICAN LEGION POST # 246 FOR A PARADE PERMIT FOR A PARADE HELD IN BALDWIN, NEW YORK, ON MAY 30, 2016.

WHEREAS, Robert Hare of Baldwin, New York, Commadner of the Baldwin American Legion Post # 246, New York has filed an application with the Town Clerk of the Town of Hempstead, for a Parade Permit for a Parade held in Baldwin, New York, on May 30, 2016 from 9:55 AM to 12:05 PM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance;

NOW, THEREFORE, BE IT.

RESOLVED, that the GRANTING of the aforesaid application of Robert Hare, Commadner of the Baldwin American Legion Post # 246, 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:

Otem # 2 Case #25843

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF THE BARNUM WOODS ELEMENTARY SCHOOL FOR A PARADE PERMIT FOR A PROCESSION HELD IN EAST MEADOW, NEW YORK, ON JUNE 14, 2016. RAIN DATE: JUNE 16, 2016.

WHEREAS, Gregory Bottari of East Meadow, New York, Principal of the Barnum Woods 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 June 14, 2016, Rain Date: June 16, 2016, from 9:45 AM to 11:00 AM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Gregory Bottari, Principal of the Barnum Woods Elementary 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:

Dtem# 2 Case # 25843

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF THE GYO INC./NYRA FOR A PARADE PERMIT FOR A PARADE HELD IN ELMONT, NEW YORK, ON JUNE 04, 2016.

WHEREAS, Claudine E. Hall of Elmont, New York, Parade Committee of the GYO INC./NYRA, New York has filed an application with the Town Clerk of the Town of Hempstead, for a Parade Permit for a Parade held in Elmont, New York, on June 04, 2016 from 9:30 AM to 11:30 AM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Claudine E. Hall, Parade Committee of the GYO INC./NYRA, 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:

Dtem # 2 Case # 2 58 43

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION GRANTING OF THE APPLICATION OF THE OUR LADY OF MOUNT CARMEL FOR A PARADE PERMIT FOR A PROCESSION HELD IN FRANKLIN SQUARE, NEW YORK, ON JULY 16, 2016. RAIN DATE: JULY 18, 2016.

WHEREAS, Dominick Zangla of Elmont, New York, Feast Chairman of the Our Lady of Mount Carmel, 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 July 16, 2016, Rain Date: July 18, 2016, from 7:00 PM to 8:30 PM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance;

NOW, THEREFORE, BE IT

RESOLVED, that the of the aforesaid application of Dominick Zangla, Feast Chairman of the Our Lady of Mount Carmel, 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:

Dtem# 2

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF THE LEVITTOWN ISLAND TREES VETERANS COUNCIL FOR A PARADE PERMIT FOR A PARADE HELD IN LEVITTOWN, NEW YORK, ON MAY 30, 2016.

WHEREAS, Dennis Dunne of Levittown, New York, President of the Levittown Island Trees Veterans Council, 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 May 30, 2016 from 10:00 AM to 12:00 PM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Dennis Dunne, President of the Levittown Island Trees Veterans Council, 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:

Dtem# 2 1000 # 25843

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF THE MERRICK AMERICAN LEGION POST # 1282 FOR A PARADE PERMIT FOR A PARADE HELD IN MERRICK, NEW YORK, ON MAY 30, 2016.

WHEREAS, Craig Laliberte of Merrick, New York, Parade Chairman of the Merrick American Legion Post # 1282, New York has filed an application with the Town Clerk of the Town of Hempstead, for a Parade Permit for a Parade held in Merrick, New York, on May 30, 2016 from 9:30 AM to 12:00 PM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Craig Laliberte, Parade Chairman of the Merrick American Legion Post # 1282, 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:

Dtem # 2.

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF THE SEAFORD LITTLE LEAGUE FOR A PARADE PERMIT FOR A PARADE HELD IN SEAFORD, NEW YORK, ON JUNE 11, 2016.

WHEREAS, Kevin Crean of Seaford, New York, Secretary of the Seaford Little League, 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 June 11, 2016 from 10:00 AM to 11:30 AM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Kevin Crean, Secretary of the Seaford Little League, 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:

Otem# 2.

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF THE UNIONDALE FIRE DEPARTMENT FOR A PARADE PERMIT FOR A PARADE HELD IN UNIONDALE, NEW YORK, ON MAY 30, 2016.

WHEREAS, George E. Leonard, Jr. of Uniondale, New York, Ex Chief-Parade Chairman of the Uniondale Fire Department, New York has filed an application with the Town Clerk of the Town of Hempstead, for a Parade Permit for a Parade held in Uniondale, New York, on May 30, 2016 from 10:00 AM to 11:00 AM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance:

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of George E. Leonard, Jr., Ex Chief - Parade Chairman of the Uniondale Fire Department, 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:

Otem # 2 Case # 25843

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE GRANTING OF THE APPLICATION OF THE CHABAD OF WEST HEMPSTEAD FOR A PARADE PERMIT FOR A PROCESSION HELD IN ECHO PARK AREA, W HEMPSTEAD, NEW YORK, ON MAY 15, 2016. RAIN DATE: MAY 22, 2016.

WHEREAS, Joseph Lieberman of West Hempstead, New York, Parade of the Chabad of West Hempstead, New York has filed an application with the Town Clerk of the Town of Hempstead, for a Parade Permit for a Parade held in Echo Park area, W Hempstead, New York, on May 15, 2016, Rain Date: May 22, 2016, from 11:00 AM to 4:00 PM and

WHEREAS, the said application meets the requirements of section 117-3 of the Hempstead Town Code ('the Code") and has been positively reviewed by the Nassau County Police Department; and

WHEREAS, the Town Clerk has advised the Town Board that the application appears to meet the requirements of section 117-4 of the Code, entitled Standards for Issuance;

NOW, THEREFORE, BE IT

RESOLVED, that the GRANTING of the aforesaid application of Joseph Lieberman, Parade of the Chabad of West Hempstead, 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:

Dtem# 2 Case #25843

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME ONE FAMILY DWELLING WITH ATTACHED GARAGE DETERMINED TO BE UNFIT FOR HUMAN OCCUPANCY, LOCATED ON THE SOUTHWEST CORNER OF SUNRISE AVENUE AND LEGION STREET. SEC 63, BLOCK 200, AND LOT (S) 92, A/K/A 902 SUNRISE 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 902 Sunrise 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 365-2014; and

WHEREAS, on October 17, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty four inch by eighty five inch (34" x 85") door secured with one half inch (1/2") four (4) ply plywood, install three (3) lock and hasps and install seventeen (17) window braces using two inch by four inches (2" x 4"s) to secure windows closed and prevent from opening up and down, located at 902 Sunrise Avenue, Bellmore;

WHEREAS, on November 12, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) twenty three inch by thirty five inch (23" x 35") window boarded with one half inch (1/2") four (4) ply plywood, one (1) fifteen inch by thirty two inch (15" x 32") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by eighty seven inch (36" x 87") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7') studs and boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty four inch by eighty nine inch (34" x 89") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7') studs and boarded with one half inch (1/2") four (4) ply plywood and one (1) forty inch by eighty one inch (40" x 81") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7') studs and boarded with one half inch (1/2") four (4) ply plywood, located at 902 Sunrise Avenue, Bellmore;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$603.50, the cost associated with the emergency services provided at 902 Sunrise 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

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 \$603.50 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: <u>Otem# 3</u> Case #6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF BELLMORE ROAD, 227.26 FEET NORTH OF SHEILA COURT. SEC 51, BLOCK 431, AND LOT (S) 38, A/K/A 177 BELLMORE ROAD, 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 177 Bellmore Road, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) twenty four inch by twenty seven inch (24" x 27") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by forty inch (36" x 40") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by eighty two inch (36" x 82") door secured with one half inch (1/2") four (4) ply plywood, one (1) thirty eight inch by eighty four inch (38" x 84") door secured with one half inch (1/2") four (4) ply plywood, one (1) thirty eight inch by eighty nine inch (38" x 89") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7') studs and boarded with one half inch (1/2") four (4) ply plywood, one (1) door barrier stop lock built with two inch by four inch by four foot (2" x 4" x 4') studs and made into a triangle brace then ramset into the floor and cross the back of the door and install one (1) lock and chain, located at 177 Bellmore Road, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$385.64, the cost associated with the emergency services provided at 177 Bellmore Road, 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 \$385.64 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:

Otem# 3 Case # 0542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH ATTACHED GARAGE DETERMINED TO BE UNFIT FOR HUMAN OCCUPANCY, LOCATED ON THE WEST SIDE OF BERNICE DRIVE, 80 FEET SOUTH OF MARIE COURT. SEC 51, BLOCK 469, AND LOT (S) 14, A/K/A 380 BERNICE DRIVE, 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 380 Bernice Drive, 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 365-2014; and

WHEREAS, on November 4, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to install two (2) lock and hasps, install two (2) locks, have one (1) seventy one inch by eighty two inch $(71" \times 82")$ door secured with one half inch (1/2") four (4) ply plywood and install seven (7) window braces using two inch by four inches $(2" \times 4")$ to secure window closed and prevent from opening window up and down, located at 380 Bernice Drive, East Meadow;

WHEREAS, on December 28, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to install two (2) lock and hasps, located at 380 Bernice Drive, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$540.88, the cost associated with the emergency services provided at 380 Bernice Drive, 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 \$540.88 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:

Otem# 3 Cano # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE WEST SIDE OF FREEMAN AVENUE, 100 FEET SOUTH OF SIXTH STREET. SEC 50, BLOCK 241, AND LOT (S) 35, A/K/A 2033 FREEMAN 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 2033 Freeman 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 365-2014; and

WHEREAS, on September 19, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty seven inch by eighty one inch (37" x 81") door secured with one half inch (1/2") four (4) ply plywood, one (1) seven foot by eight foot (7' x 8') garage door framed with two inch by four inch by eight foot (2" x 4" x 8') and boarded with one half inch (1/2") four (4) ply plywood, install four (4) lock and hasps and install one (1) lock and chain, located at 2033 Freeman Avenue, East Meadow;

WHEREAS, on October 3, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to install two (2) lock and hasps, located at 2033 Freeman Avenue, East Meadow;

WHEREAS, on November 14, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to install three (3) lock and hasps and secure one

Capo #(0542

(1) gate closed with a two inch by four inch (2" \times 4") stud, located at 2033 Freeman Avenue, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1008.19, the cost associated with the emergency services provided at 2033 Freeman 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 \$1008.19 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:

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN UNSAFE ONE STORY MASONRY FRAME COMMERCIAL BUILDING WITH STRUCTURAL DAMAGE CAUSED BY A MOTOR VEHICLE, LOCATED ON THE SOUTHWEST CORNER OF HEMPSTEAD TURNPIKE AND PROSPECT AVENUE. SEC 50, BLOCK 205, AND LOT (S) 55-57, A/K/A 2320 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 2320 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) one hundred four inch by one hundred twenty four inch (104" x 124") store front boarded up, located at 2320 Hempstead Turnpike, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$335.85, the cost associated with the emergency services provided at 2320 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 and the Board of Assessors of the County of Nassau, so that the sum of \$335.85 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:

Otem# 3 Case # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE NORTH SIDE OF PENDROY STREET, 167 FEET EAST OF OAKDALE ROAD. SEC 50, BLOCK 220, AND LOT (S) 16, A/K/A 2415 PENDROY 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 2415 Pendroy 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty one inch by fifty three inch (31" x 53") window boarded with one half inch (1/2") four (4) ply plywood and install eleven (11) window braces to secure windows closed and prevent from opening, located at 2415 Pendroy Street, 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 2415 Pendroy 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 \$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:

Care # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT 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 365-2014; and

WHEREAS, on September 28, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to open and resecure one (1) existing boarded up door for inspection, located at 623 Sherman Avenue, East Meadow;

WHEREAS, on October 16, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to open and resecure one (1) existing boarded up door for inspection, located at 623 Sherman Avenue, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$360.00, the cost 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 \$360.00 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:

Utem # 3

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED UNSAFE ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE DETERMINED TO BE UNFIT FOR HUMAN OCCUPANCY, LOCATED ON THE SOUTH SIDE OF STUYVESANT AVENUE, 286 FEET EAST OF EAST MEADOW AVENUE. SEC 50, BLOCK 320, AND LOT (S) 124 & 326, A/K/A 1802 STUYVESANT 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 1802 Stuyvesant 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 365-2014; and

WHEREAS, on October 29, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty one inch by fifty five inch (31" x 55") window boarded with one half inch (1/2") four (4) ply plywood, located at 1802 Stuyvesant Avenue, East Meadow;

WHEREAS, on November 4, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty seven inch by eighty seven inch (37" x 87") door secured with one half inch (1/2") four (4) ply plywood, located at 1802 Stuyvesant Avenue, East Meadow;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$360.00, the cost associated with the emergency services provided at 1802 Stuyvesant 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 \$360.00 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:

Otem # 2

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN UNSAFE ONE STORY MASONRY FRAME COMMERCIAL BUILDING WITH STRUCTURAL DAMAGE CAUSED BY A MOTOR VEHICLE, LOCATED ON THE EAST SIDE OF ELMONT ROAD, 358 FEET NORTH OF CERENZIA BOULEVARD. SEC 32, BLOCK 644, AND LOT (S) 19-20, A/K/A 453 ELMONT ROAD, 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 453 Elmont Road, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to clean up debris and content using one (1) worker and taking one (1) hour, have one (1) eleven foot (11') high framed by twelve foot (12') wide framed exterior hole and boarded with four (4) ply plywood and ramset into concrete and have one (1) four foot (4') high framed by eight foot (8') wide framed exterior hole and boarded with four (4) ply plywood and ramset into concrete, located at 453 Elmont Road, Elmont;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$896.00, the cost associated with the emergency services provided at 453 Elmont Road, 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 \$896.00 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:

Cane #6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE NORTH SIDE OF KIRKBY ROAD, 256.37 FEET WEST OF RIDGE ROAD. SEC 32, BLOCK 716, AND LOT (S) 23, A/K/A 526 KIRKBY ROAD, 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 526 Kirkby Road, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) forty eight inch by one hundred eight inch (48" \times 108") HUD style window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by eighty four inch (32" \times 84") HUD style barricade door wall built with two inch by four inch by seven foot (2" \times 4" \times 7") studs and boarded with one half inch (1/2") four (4) ply plywood and one (1) forty inch by eighty eight inch (40" \times 88") HUD style barricade door wall built with two inch by four inch by seven foot (2" \times 4" \times 7") studs and boarded with one half inch (1/2") four (4) ply plywood, located at 526 Kirkby Road, Elmont;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$379.73, the cost associated with the emergency services provided at 526 Kirkby Road, 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 \$379.73 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:

Item# 3 Case #6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH INGROUND SWIMMING POOL, LOCATED ON THE SOUTH SIDE OF LUDLAM AVENUE, 340 FEET WEST OF FIFTH STREET. SEC 32, BLOCK 408, AND LOT (S) 824-826, A/K/A 278 LUDLAM 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 278 Ludlam 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to install three (3) lock and chains and have twenty five feet (25') of six foot (6') high fence installed with one and five eighth inch (1 5/8") poles and number nine (9) gauge wire top and bottom, located at 278 Ludlam Avenue, Elmont;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$560.00, the cost associated with the emergency services provided at 278 Ludlam 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 \$560.00 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 # 0542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DÉCLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY BRICK FRAME TOWNHOUSE WITH DETACHED GARAGE, LOCATED ON THE WEST SIDE OF 241ST STREET, 117 FEET SOUTH OF JERICHO TURNPIKE. SEC 35, BLOCK 69, AND LOT (S) 3-4, A/K/A 94-02 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 94-02 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty seven inch by fifty six inch $(37" \times 56")$ HUD style door boarded with one half inch (1/2") four (4) ply plywood, install one (1) lock and chain, install seven (7) window braces using two inch by four inch $(2" \times 4")$ to secure windows closed and from opening up and down and create one (1) door barrier stop lock built with two inch by four inch by four foot $(2" \times 4" \times 4")$ studs and made into a triangle brace then ramset into floor and across back of door, located at 94-02 241st Street, Floral Park;

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 94-02 241st 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 \$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 # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE SOUTH SIDE OF 2ND AVENUE, 40 FEET EAST OF 2ND STREET. SEC 35, BLOCK 170, AND LOT (S) 3-4, A/K/A 975 2ND 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 Commissic ner of the Department of Buildings deemed it necessary to inspect the open and abandoned structure located at 975 2ND 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;

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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have two (2) twenty eight inch by thirty inch (28" by 30") windows boarded with one half inch (1/2") four (4) ply plywood, one (1) eighteen inch by eighteen inch (18" x 18") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by forty four inch (36" x 44") window boarded with one half inch (1/2") four (4) ply plywood, one (1) twenty four inch by thirty inch (24" x 30") window boarded with one half inch (1/2") four (4) ply plywood, one (1) eighteen inch by thirty four inch (18" x 34") window boarded with one half inch (1/2") four (4) ply plywood, two (2) fifty six inch by seventy two inch (56" x 72") HUD style windows boarded with one half inch (1/2") four (4) ply plywood, five (5) thirty four inch by fifty four inch (34" x 54") HUD style windows boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by seventy four inch (32" x 74") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood and one (1) thirty two inch by eighty eight inch (32" x 88") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood, located at 975 2nd Avenue, Franklin Square;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$856.89, the cost associated with the emergency services provided at 975 2nd 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

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 \$856.89 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: Dtem# Case #6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN UNSAFE TWO STORY WOOD FRAME ONE FAMILY DWELLING, LOCATED ON THE SOUTH SIDE OF PRICETON AVENUE, 159.06 FEET EAST OF BROADWAY. SEC 42, BLOCK 123, AND LOT (S) 21-23, A/K/A 15 PRINCETON 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 15 Princeton 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 365-2014; and

WHEREAS, on August 5, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one hundred forty eight feet (148') of six (6) foot high fence installed with one and five eighth inch (1 5/8") poles and number nine (9) gauge wire top, located at 15 Princeton Avenue, Hewlett;

WHEREAS, on August 6, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to re-secure six foot (6') high fence to poles where needed with wire ties, located at 15 Princeton Avenue, Hewlett;

WHEREAS, on August 7, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to re-secure front six foot (6') high fence to poles where needed with wire ties, located at 15 Princeton Avenue, Hewlett;

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WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$2432.00, the cost associated with the emergency services provided at 15 Princeton Avenue, Hewlett, 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 \$2432.00 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:

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME ONE FAMILY DWELLING, LOCATED ON THE SOUTHWEST CORNER OF BAYSWATER BOULEVARD AND WALNUT ROAD. SEC 40, BLOCK 136, AND LOT (S) 1 AND 3, A/K/A 131 BAYSWATER BOULEVARD, 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 131 Bayswater Boulevard, 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 365-2014; and

WHEREAS, on November 24, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to install two (2) lock and hasps, located at 131 Bayswater Boulevard, Inwood;

WHEREAS, on December 15, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty one inch by fifty five inch (31" x 55") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty seven inch by forty three inch (37" x 43") crawl space boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by eighty inch (36" x 80") HUD style door boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty eight inch by eighty two inch (38" x 82") HUD style door boarded with one half inch (1/2") four (4) ply plywood and installing thirteen (13) window braces using two inch by four inch (2" x 4") to secure windows closed and to prevent from opening windows up and down, located at 131 Bayswater Boulevard, Inwood;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$553.46, the cost associated with the emergency services provided at 131 Bayswater Boulevard, 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 \$553.46 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:

<u>Item# 3</u> Case # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, 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 365-2014; and

WHEREAS, on June 14, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty four inch by forty four inch (34" \times 44") crawl space boarded with one half inch (1/2") four (4) ply plywood, located at 515 Bayview Avenue, Inwood;

WHEREAS, on October 13, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) forty eight inch by eighty three inch (48" x 83") garage door framed with two inch by four inch by eight foot (2" x 4" x 8") and boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by forty eight inch (32" x 48") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty three inch by eighty two inch (33" x 82") door secured with one half inch (1/2") four (4) ply plywood and install thirteen (13) window braces using two inch by four inch (2" x 4") to secure window closed and from opening up and down, located at 515 Bayview Avenue, Inwood;

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WHEREAS, on December 10, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) twenty two inch by twenty eight inch (22" x 28") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty one inch by forty four inch (31" x 44") window boarded with one half inch (1/2") four (4) ply plywood, one (1) fifty six inch by ninety two inch (56" x 92") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by forty eight inch (32" x 48") HUD style window boarded with one half inch (1/2") four (4) ply plywood and one (1) thirty thee inch by eighty one inch (33" x 81") reversed HUD style door boarded with one half inch (1/2") 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 \$691.77, 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 \$691.77 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:

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) twenty two inch by thirty eight inch (22" \times 38") window boarded with one half inch (1/2") four (4) ply plywood, three (3) thirty two inch by fifty four inch (32" x 54") HUD style windows boarded with one half inch (1/2") four (4) ply plywood, two (2) thirty two inch by forty one inch (32" x 41") HUD style windows boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty four inch by sixty four inch (34" x 64") HUD style window boarded with one half inch (1/2") four (4) ply plywood, one (1) forty eight inch by seventy six inch (48" x 76") HUD style window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by fifty eight inch (32" x 58") HUD style window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty four inch by sixty eight inch (34" x 68") HUD style window boarded with one half inch (1/2") four (4) ply plywood, one (1) three foot by seven foot (3' x 7') HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty four inch by eighty two inch $(34" \times 82")$ HUD style barricade door wall built with two inch by four inch by seven foot $(2" \times 4" \times 7")$ studs and boarded with one half inch (1/2") four (4) ply plywood and install one (1) lock and chain, located at 225 Henry Street, Inwood;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$875.65, 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 and the Board of Assessors of the County of Nassau, so that the sum of \$875.65 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: Otm# 3

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH BASEMENT GARAGE, LOCATED ON THE SOUTH SIDE OF MERRIL PLACE, 100 FEET WEST OF WALCOTT AVENUE. SEC 40, BLOCK 57, AND LOT (S) 229, A/K/A 13 MERRIL PLACE, 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 13 Merril Place, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) six foot by seven foot (6' x 7') reverse HUD style slider doors boarded with one half inch (1/2") four (4) ply plywood and one (1) eighteen inch by eighteen inch (18" x 18") HUD style window boarded with one half inch (1/2") four (4) ply plywood, located at 13 Merril Place, Inwood;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$212.40, the cost associated with the emergency services provided at 13 Merril Place, 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 \$212.40 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 # (0542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO AND ONE HALF STORY WOOD FRAME ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE EAST SIDE OF WYNSUM AVENUE, 112.92 FEET SOUTH OF LEEWARD LANE. SEC 63, BLOCK 324, AND LOT (S) 5, A/K/A 3167 WYNSUM AVENUE, 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 3167 Wynsum Avenue, 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 365-2014; and

WHEREAS, on December 23, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one hundred thirty six feet (136') of six (6) foot high fence installed with one and five eighth inch (1 5/8") poles and number nine (9) gauge wire top and bottom, located at 3167 Wynsum Avenue, Merrick;

WHEREAS, on December 24, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to re-secure twenty five feet (25') of six (6) foot high fence to poles where needed with wire ties, located at 3167 Wynsum Avenue, Merrick;

WHEREAS, on December 28, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to re-secure fifty feet (50') of six (6) foot high fence to poles where needed with wire ties, located at 3167 Wynsum Avenue, Merrick;

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WHEREAS, on December 29, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to re-secure sixteen feet (16') of six (6) foot high fence to poles where needed with wire ties, located at 3167 Wynsum Avenue, Merrick;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$2444.00, the cost associated with the emergency services provided at 3167 Wynsum Avenue, 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 \$2444.00 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:

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING, LOCATED ON THE WEST SIDE OF HAROLD STREET, 734 FEET SOUTH OF WAUKENA AVENUE. SEC 54, BLOCK 443, AND LOT (S) 110-111 & 212, A/K/A 3400 HAROLD STREET, OCEANSIDE, 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 3400 Harold Street, Oceanside, 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 365-2014; and

WHEREAS, on August 22, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have two (2) thirty inch by fifty four inch (30" x 54") windows boarded with one half inch (1/2") four (4) ply plywood, two (2) thirty give inch by fifty four inch (35" x 54") windows boarded with one half inch (1/2") four (4) ply plywood, one (1) forty nine inch by fifty four inch (49" x 54") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty four inch by seventy nine inch (34" x 79") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood and one (1) thirty eight inch by eighty inch (38" x 80") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood located at 3400 Harold Street, Oceanside;

WHEREAS, on September 12, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty eight inch by seventy nine

Dtem# 3

inch (38" x 79") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by seventy nine inch (36" x 79") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood, two (2) door barrier stop locks built using two inch by four inch by four foot (2" x 4" x 4") studs and made into a triangle brace then ramset into the floor and across the back of the door, one (1) twenty five inch by thirty five inch (25" x 35") HUD style window boarded with one half inch (1/2") four (4) ply plywood, two (2) thirty eight inch by eighty three inch (38" x 83") windows boarded with one half inch (1/2) four (4) ply plywood, four (4) thirty eight inch by thirty nine inch (38" x 39") windows boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by thirty nine inch $(36" \times 39")$ window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by forty three inch (32" x 43") window boarded with one half inch (1/2) four (4) ply plywood and one (1) fifty one inch by seventy inch (51" x 70") window boarded with one half inch (1/2") four (4) ply plywood, located at 3400 Harold Street, Oceanside;

WHEREAS, on October 25, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) twenty nine inch by forty inch (29" x 40") window boarded with one half inch (1/2") four (4) ply plywood, one (1) door barrier stop lock built with two inch by four inch by four foot (2" x 4" x 4") studs and made into a triangle brace then ramset into the floor and across the back of the door, install two (2) lock and hasps, have seventeen (17) windows screwed shut at the tracks to prevent from opening and closing windows and rip and remove existing accessory structure of one (1) nine foot by thirty foot (9' x 30') metal overhand equaling two and one half (2 ½) yards of garbage, located at 3400 Harold Street, Oceanside;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1422.57, the cost associated with the emergency services provided at 3400 Harold Street, Oceanside, 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 \$1422.57 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:

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE WEST SIDE OF KINGS HIGHWAY, 413 FEET SOUTH OF MOTT STREET. SEC 60, BLOCK F01, AND LOT (S) 9, A/K/A 3544 KINGS HIGHWAY, OCEANSIDE, 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 3544 Kings Highway, Oceanside, 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 365-2014; and

WHEREAS, on July 8, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have two (2) seven foot by eight foot (7' x 8') garage doors framed with two inch by four inch by eight foot (2" x 4" x 8') and boarded with one half inch (1/2") four (4) ply plywood and install one (1) lock and hasp, located at 3544 Kings Highway, Oceanside;

WHEREAS, on August 30, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have four (4) fifteen inch by twenty eight inch (15" x 28") windows boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by sixty one inch (36" x 61") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty three inch by sixty one inch (33" x 61") window boarded with one half inch (1/2") four (4) ply plywood, one (1) forty inch by fifty nine inch (40" x 59") window boarded with one half inch (1/2") four (4) ply plywood, one (1) twenty eight inch by thirty six inch (28" x 36") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty inch by forty three inch (30" x 43") window boarded with one half inch (1/2") four (4) ply plywood, one (1) twenty eight inch by seventy eight inch (28" x 78") door secured with one half inch (1/2") four (4) ply plywood and one (1) thirty nine inch by ninety one inch (39" x 91") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood, located at 3544 Kings Highway, Oceanside;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$848.46, the cost associated with the emergency services provided at 3544 Kings Highway, Oceanside, 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 \$848.46 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:

Otem# 3. Case#6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE NORTH SIDE OF JEFFERSON AVENUE, 480 FEET WEST OF LANGDON BOULEVARD. SEC 38, BLOCK 104, AND LOT (S) 190-192, A/K/A 526 JEFFERSON AVENUE, ROCKVILLE CENTRE, 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 526 Jefferson Avenue, Rockville Centre, 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 365-2014; and

WHEREAS, on December 8, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to pump out a twenty five foot by thirty foot (25' x 30') basement filled with five feet (5') of water equaling twenty eight thousand and fifty (28,050) gallons at a rate of five thousand (5,000) gallons pumped per hour taking five and one half (5 ½) hours and have one (1) thirty inch by ninety one inch (30" x 91") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood, located at 526 Jefferson Avenue, Rockville Centre;

WHEREAS, on December 9, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group have one (1) forty inch by fifty four inch (40" x 54") window boarded with one half inch (1/2") four (4) ply plywood, one (1) twenty one inch by thirty one inch (21" x 31") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty five inch by eighty one inch (35" x 81") HUD style barricade door wall built with two inch

1000 #105U2

by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood and pump out a twenty five foot by thirty foot (25' x 35") basement filled with four feet (4") of water due to a faulty water main equaling twenty two thousand four hundred and forty (22,440) gallons of water at a rate of five thousand (5,000) gallons per hour taking four and one half (4 ½) hours, located at 526 Jefferson Avenue, Rockville Centre;

WHEREAS, on December 21, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty seven inch by eighty inch (37" x 80") door secured with one half inch (1/2") four (4) ply plywood, located at 526 Jefferson Avenue, Rockville Centre;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$727.98, the cost associated with the emergency services provided at 526 Jefferson Street, Rockville Centre, 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 \$727.98 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:

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING DETERMINED TO BE UNFIT FOR HUMAN OCCUPANCY, LOCATED ON THE NORTHEAST CORNER OF LANGDON BOULEVARD AND LAFAYETTE AVENUE. SEC 38, BLOCK 109, AND LOT (S) 375-377, A/K/A 305 LANGDON BOULEVARD, ROCKVILLE CENTRE, 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 305 Langdon Boulevard, Rockville Centre, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have two (2) twenty one inch by thirty inch (21" x 30") windows boarded with one half inch (1/2") four (4) ply plywood, two (2) twenty five inch by forty eight inch (25" x 48") windows boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by fifty two inch (36" x 52") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by fifty six inch (36" x 56") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty eight inch (30" x 38") window boarded with one half inch (1/2") four (4) ply plywood, one (1) twenty eight inch by thirty nine inch (28" x 39") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty one inch by fifty inch (31" x 50") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty four inch by forty four inch (34" x 44") window boarded with one half inch (1/2") four (4) ply plywood and install two (2) lock and hasps, located at 305 Langdon Boulevard, Rockville Centre;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$475.10, the cost associated with the emergency services provided at 305 Langdon Boulevard, Rockville Centre, 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 \$475.10 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: Otem. # 3

Cane # (0542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME ONE FAMILY DWELLING, LOCATED ON THE EAST SIDE OF BROOKSIDE AVENUE, 68 FEET NORTH OF HENRY STREET. SEC 36, BLOCK 163, AND LOT (S) 106, A/K/A 470 BROOKSIDE AVENUE, 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 470 Brookside Avenue, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) three foot by seven foot $(3' \times 7')$ side door secured with one half inch (1/2'') four (4) ply plywood and one (1) three foot by seven foot $(3' \times 7')$ front door wall re-secured, located at 470 Brookside Avenue, Roosevelt;

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 470 Brookside Avenue, 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 \$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:

<u>Otem# 3</u> Case#6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE SOUTH SIDE OF E. CENTENNIAL AVENUE, 230.16 FEET EAST OF BABYLON TURNPIKE. SEC 55, BLOCK I, AND LOT (S) 182-184, A/K/A 20 E. CENTENNIAL AVENUE, 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 20 E. Centennial Avenue, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty two inch by fifty two inch (32" x 52") window boarded with one half inch (1/2") four (4) ply plywood, one (1) four foot by eight foot (4' x 8') door secured with one half inch (1/2") four (4) ply plywood and one (1) sixteen inch by forty eight inch (16" x 48") top of door secured with one half inch (1/2") four (4) ply plywood located at 20 E. Centennial Avenue, Roosevelt;

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 20 E. Centennial Avenue, 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 \$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:

Dtem# 3 Case #6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE SOUTH SIDE OF HUDSON AVENUE, 258 FEET WEST OF FREEPORT ROAD. SEC 55, BLOCK 410, AND LOT (S) 43, A/K/A 31 HUDSON AVENUE, 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 31 Hudson Avenue, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) three foot by seven foot (3' \times 7") door secured with one half inch (1/2") four (4) ply plywood, located at 31 Hudson Avenue, Roosevelt;

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 31 Hudson Avenue, 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 \$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:

Otem# 3 Case#0542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE WEST SIDE OF BEDFORD AVENUE, 100 FEET SOUTH OF MIDWOOD STREET. SEC 34, BLOCK 492, AND LOT(S) 385-388, A/K/A 340 BEDFORD 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 340 Bedford 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty six inch by seventy inch (36" x 70") window boarded with one half inch (1/2") four (4) ply plywood, two (2) seventeen inch by thirty inch $(17" \times 30")$ windows boarded with one half inch (1/2") four (4) ply plywood, five (5) twenty four inch by thirty four inch (24" x 34") windows boarded with one half inch (1/2") four (4) ply plywood and install three (3) lock and hasps, located at 340 Bedford Avenue, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$385.32, the cost associated with the emergency services provided at 340 Bedford 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 \$385.32 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: Dtem# 3 Case # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT 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 HILL STREET, 94.27 FEET EAST OF ADAMS STREET. SEC 36, BLOCK 153, AND LOT(S) 637-638, A/K/A 611 HILL 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 611 Hill 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have two (2) thirteen inch by thirty one inch $(13" \times 31")$ windows boarded with one half inch (1/2") four (4) ply plywood, two (2) twenty six inch by fifty four inch $(26" \times 54")$ HUD style windows boarded with one half inch (1/2") four (4) ply plywood, three (3) twenty two inch by forty two inch $(22" \times 42")$ HUD style windows boarded with one half inch (1/2") four (4) ply plywood, one (1) twenty two inch by forty seven inch $(22" \times 47")$ HUD style window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty three inch by eighty one inch $(33" \times 81")$ door secured with one half inch (1/2") four (4) ply plywood, one (1) thirty one inch by seventy nine inch $(31" \times 79")$ HUD style barricade door wall built with two inch by four inch by seven foot $(2" \times 4" \times 7")$ studs and boarded with one half inch (1/2") four (4) ply plywood and one (1) seven foot by eight foot $(7" \times 8")$ garage door framed with two inch by four inch by eight foot $(2" \times 4" \times 8")$ and boarded with one half inch (1/2") four (4) ply plywood, located at 611 Hill Street, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$566.97, the cost associated with the emergency services provided at 611 Hill 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 \$566.97 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:

Cape #6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE SOUTH SIDE OF JERUSALEM AVENUE, 340.59 FEET WEST OF SMITH STREET. SEC 50, BLOCK 372, AND LOT (S) 107, A/K/A 1010 JERUSALEM 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 1010 Jerusalem 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty four inch by eighty one inch (34" \times 81") door secured with one half inch (1/2") four (4) ply plywood, located at 1010 Jerusalem Avenue, 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 1010 Jerusalem 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 \$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:

Otem # 3 Case # (0542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME ONE FAMILY DWELLING WITH ABOVE GROUND SWIMMING POOL, LOCATED ON THE EAST SIDE OF LAWRENCE STREET, 547 FEET NORTH OF WARREN STREET. SEC 44, BLOCK 38, AND LOT (S) 78, A/K/A 214 LAWRENCE 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 214 Lawrence 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) sixteen foot (16') round pool dismantled and removed, located at 214 Lawrence 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 214 Lawrence 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 \$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:

Otem# 3 Case # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME ONE FAMILY DWELLING DETERMINED TO BE UNFIT FOR HUMAN OCCUPANCY, 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 365-2014; and

WHEREAS, on August 26, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to install three (3) lock and hasps, located at 637 Liberty Street, Uniondale;

WHEREAS, on September 6, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to install two (2) door barrier stop locks built with two inch by four inch by four foot (2" x 4" x 4") studs and made into a triangle brace ramset into floor and across back of door, install six (6) window braces using two inch by four inch (2" x 4") to secure windows from opening up and down and have one () forty inch by eighty two inch door secured with one half inch (1/2") four (4) ply plywood, located at 637 Liberty Street, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$396.00, 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 \$396.00 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:

Otem# 3

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE DETERMINED TO BE UNFIT FOR HUMAN OCCUPANCY, LOCATED ON THE EAST SIDE OF NASSAU ROAD, 274 FEET NORTH OF PARK AVENUE. SEC 36, BLOCK 137, AND LOT (S) 277, A/K/A 699 NASSAU ROAD, 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 699 Nassau Road, 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 365-2014; and

WHEREAS, on October 26, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) twenty one inch by fifty seven inch $(21" \times 57")$ window boarded with one half inch (1/2") four (4) ply plywood and four (4) lock and hasps installed, located at 699 Nassau Road, Uniondale;

WHEREAS, on October 28, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty nine inch by eighty four inch (39" x 84") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood, one (1) forty inch by eighty two inch (40" x 82") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood and install one (1) door barrier stop lock built with two inch by four inch by four foot (2" x 4" x 4") studs and made into a triangle brace then ramset into the floor and across the back of door, located at 699 Nassau Road, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$553.13, the cost associated with the emergency services provided at 699 Nassau Road, 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 \$553.13 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 # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING, LOCATED ON THE WEST SIDE OF NEWPORT ROAD, 192 FEET SOUTH OF MIDWOOD STREET. SEC 34, BLOCK 509, AND LOT (S) 579-580, A/K/A 350 NEWPORT ROAD, 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 350 Newport Road, 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to rip and remove one (1) existing ten foot by ten foot (10' \times 10') metal shed and hall away debris equaling four (4) cubic yards, located at 350 Newport Road, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$240.00, the cost associated with the emergency services provided at 350 Newport Road, 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 \$240.00 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:

Otem# 3 Case # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH ATTACHED GARAGE, LOCATED ON THE NORTH SIDE OF PEMBROKE STREET, 128 FEET EAST OF ARCADIA AVENUE. SEC 50, BLOCK 3801, AND LOT (S) 272, A/K/A 1383 PEMBROKE 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 1283 Pembroke 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape
Construction LLC DBA Gappsi Group to have five (5) thirty four inch by sixty one inch (34" x 61") windows boarded with one half inch (1/2") four (4) ply plywood, three (3) twenty inch by thirty four inch (20" x 34") windows boarded with one half inch (1/2") four (4) ply plywood, one (1) sixteen inch by thirty four inch (16" x 34") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty four by fifty four inch (34" x 54") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty nine inch by forty inch (39" x 40") window boarded with one half inch (1/2") four (4) ply plywood, one (1) twenty eight inch by thirty nine inch (28" x 39") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by thirty nine inch (32" x 39") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty four inch by thirty nine inch (34" x 39") window boarded with one half inch (1/2") four (4) ply plywood, two (2) fifty three inch by seventy three inch (53" x 73") windows boarded with one half inch (1/2") four (4) ply plywood, one (1) three foot by eighty two inch (3' x 82") door secured with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by eighty three inch (42" x 83") door secured with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by eighty one inch (32" x 81") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood and one (1) seven foot by eight foot (7' x 8') garage door framed with two inch by four inch by eight foot (2" x 4" x 8") and boarded with one half inch (1/2") four (4) ply plywood located at 1283 Pembroke Street, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1033.84, the cost associated with the emergency services provided at 1283 Pembroke 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 \$1033.84 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: Otem# 3

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE NORTHEAST CORNER OF SMITH STREET AND NOSTRAND AVENUE. SEC 50, BLOCK 362, AND LOT (S) 7, A/K/A 867 SMITH 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 867 Smith 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty five inch by seventy seven inch (35" \times 77") HUD style barricade door wall built with two inch by four inch by seven foot (2" \times 4" \times 7") studs and boarded with one half inch (1/2") four (4) ply plywood, located at 867 Smith 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 867 Smith 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 \$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: Dtem# 3 Case # 6542

RESOLUTION NO.

Adopted:

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE SOUTH SIDE OF SOUTHERN PARKWAY, 126 FEET EAST OF FULLERTON AVENUE. SEC 36, BLOCK 138, AND LOT 6, A/K/A 534 SOUTHERN 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 534 Southern 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty eight inch by eighty two inch (38" \times 82") reversed HUD style door boarded with one half inch (1/2") four (4) ply plywood, located at 534 Southern Parkway, 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 534 Southern 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 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:

Otem# 3 Case #6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE SOUTH SIDE OF SPRING AVENUE, 628 FEET-EAST OF SUMMER AVENUE. SEC 50, BLOCK 427, AND LOT 13, A/K/A 859 SPRING 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 859 Spring 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) thirty four inch by eighty two inch (34" x 82") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood and one (1) thirty six inch by eighty three inch (36" x 83") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood, located at 859 Spring Avenue, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$192.53, the cost associated with the emergency services provided at 859 Spring 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 \$192.53 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:

Otem# 3 Caso # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED TWO STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE EAST SIDE OF UNIONDALE AVENUE, 50 FEET SOUTH OF JAFFA AVENUE. SEC 50, BLOCK 307, AND LOT 153, A/K/A 615 UNIONDALE 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 615 Uniondale 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have three (3) bank locks removed and town locks installed and have twelve (12) window braces installed to keep windows closed and prevent from opening up and down, located at 615 Uniondale Avenue, 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 615 Uniondale 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 \$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:

Otem# 3

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE, LOCATED ON THE EAST SIDE OF UNIONDALE AVENUE, 216 FEET SOUTH OF COLERIDGE ROAD. SEC 50, BLOCK 452, AND LOT 3, A/K/A 937 UNIONDALE 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 937 Uniondale 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 365-2014; and

WHEREAS, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have one (1) four foot by ninety five inch (4' \times 95") window boarded with one half inch (1/2") four (4) ply plywood, one (1) forty one inch by eighty two inch (41" \times 82") HUD style barricade door wall built with two inch by four inch by seven foot (2" \times 4" \times 7") studs and boarded with one half inch (1/2") four (4) ply plywood and one (1) thirty three inch by seventy nine inch (33" \times 79") HUD style barricade door wall built with two inch by four inch by seven foot (2" \times 4" \times 7") studs and boarded with one half inch (1/2") four (4) ply plywood, located at 937 Uniondale Avenue, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$300.30, the cost associated with the emergency services provided at 937 Uniondale 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 \$300.30 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:

Otem# 3 Case # 6542

Offered the following resolution and moved its adoption:

RESOLUTION RATIFYING AND CONFIRMING THE DECLARATION OF AN EMERGENCY POSED BY THE THREAT OF IMMINENT DANGER AND AUTHORIZING SPECIAL ASSESSMENT IN REGARD TO AN OPEN AND ABANDONED ONE AND ONE HALF STORY WOOD FRAME ONE FAMILY DWELLING WITH DETACHED GARAGE DETERMINED TO BE UNFIT FOR HUMAN OCCUPANCY, LOCATED ON THE WEST SIDE OF WARREN STREET, 665 FEET NORTH OF WARREN ROAD. SEC 44, BLOCK 38, AND LOT (S) 100, A/K/A 227 WARREN 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 227 Warren 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 365-2014; and

WHEREAS, on December 28, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group to have seven (7) thirty four inch by fifty five inch (34" x 55") windows boarded with one half inch (1/2") four (4) ply plywood, three (3) seventeen inch by thirty three inch (17" x 33") windows boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty inch by thirty nine inch (30" x 39") window boarded with one half inch (1/2") four (4) ply plywood, one (1) twenty nine inch by forty one inch (29" x 41") window boarded with one half inch (1/2") four (4) ply plywood, one (1) thirty eight inch by eighty one inch (38" x 81") door secured with one half inch (1/2") four (4) ply plywood, one (1) thirty two inch by eighty one inch (32" x 81") door secured with one half inch (1/2") four (4) ply plywood, one (1) thirty six inch by seventy eight inch (36" x 78") HUD style barricade door wall built with two inch by four inch by seven foot (2" x 4" x 7") studs and boarded with one half inch (1/2") four (4) ply plywood and install four (4) lock and hasps, located at 227 Warren Street, Uniondale;

WHEREAS, on December 30, 2015, the Commissioner of the Department of Buildings directed MGP Landscape Construction LLC DBA Gappsi Group have one (1) three foot by seven foot (3' x 7') door taken down and then re-secured with one half inch (1/2") four (4) ply plywood so tenants could get their belongings, located at 227 Warren Street, Uniondale;

WHEREAS, the Commissioner of the Department of Buildings initiated the procedure for the reimbursement of \$1068.36, the cost associated with the emergency services provided at 227 Warren 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 \$1068.36 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:

Es: $\frac{\text{Dtem#}}{\cos \#0.542}$

ADOPTED:

offered the following resolution and moved its

adoption:

RESOLUTION AUTHORIZING THE SUPERVISOR TO TRANSFER FUNDS FROM VARIOUS APPROPRIATIONS AND APPROPRIATED FUND BALANCES TO OTHER VARIOUS APPROPRIATIONS

WHEREAS, the Governmental Accounting Standards Board has given authoritative guidance on budgetary accounting in its "Codification of Governmental Accounting and Financial Reporting Standards," and

WHEREAS, at the conclusion of each fiscal year budgetary adjusting entries are required in order to accurately reflect actual operating results, including but not limited to changes in inventory of materials and supplies and encumbrances for unpaid obligations, and

WHEREAS, some accounts will reflect deficiencies as a result

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to effect the following supplemental appropriations and transfers in the budget for the fiscal year ended December 31, 2015:

GENERAL FUND

	010-1012	COUNCILM	ATIC DISTRICT #2		
From	Account	1012-5900	Appropriated Fund Balance	\$	5,985.00
From	Account	1012-4370	Printing	\$	2,635.00
То	Account	1012-1010	Salaries & Wages	\$	8,620.00
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	~	0,020.00
	010-1015	COUNCILM	ATIC DISTRICT #5		
From	Account	1015-5990	Appropriated Fund Balance	\$	68,407.00
From	Account	1015-4370	Printing	\$	3,265.00
To	Account	1015-1010	Salaries & Wages	\$	71,672.00
	010-1220	SUPERVIS	OPS		
From	Account	1220-1010	Salaries & Wages	\$	11,126.00
To	Account	1220-4040	Office Expense	۶ .\$	11,126.00
10	nocounc	1220 -040	Office myberise	ڊ.	11,120.00
	010-1410	TOWN CLE	RK		
From	Account	1410-5990	Appropriated Fund Balance	\$	243,388.00
From	Account	1410-4370	Printing	\$	21,356.00
To	Account	1410-1010	Salaries & Wages	\$	264,744.00
	010-1431	CIVIL SER	VICE		
From	010-1431 Account	CIVIL SER 1431-5990	**************************************	\$	5,181.00
From From			Appropriated Fund Balance	\$ \$	5,181.00 7,573.00
	Account	1431-5990	**************************************	\$ \$ \$	5,181.00 7,573.00 12,754.00
From	Account Account	1431-5990 1431-4030	Appropriated Fund Balance Maintenance of Equipment	\$ \$	7,573.00
From	Account Account Account	1431-5990 1431-4030 1431-1010	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages	\$ \$ \$	7,573.00
From To	Account Account Account	1431-5990 1431-4030 1431-1010 GENERAL SE	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES	\$	7,573.00 12,754.00
From	Account Account Account 010-1490 Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment	\$	7,573.00 12,754.00 79,399.00
From To	Account Account Old-1490 Account Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense	\$	7,573.00 12,754.00 79,399.00 793.00
From From From From	Account Account Account 010-1490 Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4090	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense Building Maintenance	\$ \$ \$ \$ \$	7,573.00 12,754.00 79,399.00 793.00 24,798.00
From To From From From	Account Account O10-1490 Account Account Account Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4090 1490-4110	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense Building Maintenance Utilities	\$ \$ \$ \$ \$	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00
From From From From	Account Account Old-1490 Account Account Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4090 1490-4110 1490-4140	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense Building Maintenance Utilities Auto Expense	\$ \$ \$ \$ \$	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00 71,706.00
From To From From From From From	Account Account O10-1490 Account Account Account Account Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4090 1490-4110	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense Building Maintenance Utilities Auto Expense Fees & Services	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00 71,706.00 10,163.00
From To From From From From From From	Account Account O10-1490 Account Account Account Account Account Account Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4110 1490-4110 1490-4151	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense Building Maintenance Utilities Auto Expense Fees & Services Postage	***	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00 71,706.00 10,163.00 136,375.00
From To From From From From From From From Fr	Account Account O10-1490 Account Account Account Account Account Account Account Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4090 1490-4110 1490-4151 1490-4170	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages EXVICES Maintenance of Equipment Office Expense Building Maintenance Utilities Auto Expense Fees & Services Postage Telephone Expense	\$\$\$ \$\$\$\$\$\$\$\$\$\$	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00 71,706.00 10,163.00 136,375.00 8,100.00
From From From From From From From From	Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4110 1490-4110 1490-4151 1490-4170 1490-4180	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense Building Maintenance Utilities Auto Expense Fees & Services Postage Telephone Expense Rent of Major Office Equip.	\$\$ \$\$\$\$\$\$\$\$\$\$\$	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00 71,706.00 10,163.00 136,375.00 8,100.00 28,406.00
From To From From From From From From From Fr	Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4110 1490-4151 1490-4151 1490-4180 1490-4250	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages EXVICES Maintenance of Equipment Office Expense Building Maintenance Utilities Auto Expense Fees & Services Postage Telephone Expense	\$\$ \$\$\$\$\$\$\$\$\$\$\$	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00 71,706.00 10,163.00 136,375.00 8,100.00
From To From From From From From From From Fr	Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4110 1490-4151 1490-4151 1490-4180 1490-4250 1490-4251	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense Building Maintenance Utilities Auto Expense Fees & Services Postage Telephone Expense Rent of Major Office Equip. Equipment Lease/Purchase	\$	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00 71,706.00 10,163.00 136,375.00 8,100.00 28,406.00 2,855.00
From To From From From From From From From Fr	Account	1431-5990 1431-4030 1431-1010 GENERAL SE 1490-4030 1490-4040 1490-4110 1490-4151 1490-4151 1490-4180 1490-4250 1490-4251 1490-4340	Appropriated Fund Balance Maintenance of Equipment Salaries & Wages RVICES Maintenance of Equipment Office Expense Building Maintenance Utilities Auto Expense Fees & Services Postage Telephone Expense Rent of Major Office Equip. Equipment Lease/Purchase Uniform Expense	\$\$\$ \$\$\$\$\$\$\$\$\$\$	7,573.00 12,754.00 79,399.00 793.00 24,798.00 68,957.00 71,706.00 10,163.00 136,375.00 8,100.00 28,406.00 2,855.00 2,004.00

Otem# 4 Case#1147

GENER	AL FUND -	CONTINUED			
From	Account	1490-4390	Microfilm/Film/Batt	\$	4,199.00
From	Account	1490-4410	Gas	\$	41,802.00
From	Account	1490-4830	Janitorial Supplies	\$	3,372.00
From	Account	1490-4840	Building Supplies	\$	7,087.00
То	Account	1490-1020	Salaries & Wages	\$	541,255.00
	010-1680	INFORMAT	ION & TECHNOLOGY		
From	Account	1680-4040	Office Expense	\$	46,688.00
From	Account	1680-4151	Fees & Services	\$	45,395.00
From	Account	1680-4180	Telephone Expense	\$	2,402.00
From	Account	1680-4250	Rent of Major Office Equip.	\$	1,350.00
To	Account	1680-1010	Salaries & Wages	\$	95,835.00
	010-1910	INSURANC	Œ		
From	Account	1910-5990	Appropriated Fund Balance	\$	580,478.00
To	Account	1910-4077	Tort Liability	\$	538,128.00
To	Account	1910-8050	Workers' Compensation	\$	42,350.00
	010-3120	PUBLIC S	AFETY		
From	Account	3120-4030	Maintenance of Equipment	\$	18,834.00
From	Account	3120-4040	Office Expense	\$	20,975.00
From	Account	3120-4140	Auto Expense	\$	3,949.00
From	Account	3120-4151	Fees & Services	\$ \$ \$ \$	1,180.00
From	Account	3120-4190	Travel Expense	\$	200.00
From	Account	3120-4250	Rent of Major Office Equip.	\$	37.00
From	Account	3120-4310	Misc. Mat. & Supplies	\$	4,037.00
From	Account	3120-4340	Uniform Expense	\$	15,790.00
From	Account	3120-4370	Printing	\$	2,970.00
From	Account	3120-4850	Other Mat. & Supplies	\$	1,207.00
To:	Account	3120-1010	Salaries & Wages	\$	69,179.00
	010-5010	HIGHWAY			
From:		5010-5990	Appropriated Fund Balance	\$	74,355.00
From:		5010-4040	Office Expense	\$	17,538.00
To:	Account	5010-1010	Salaries & Wages	\$	91,893.00
	010-6772	SENIOR E	ENRICHMENT		
From	Account	6772-5990	Appropriated Fund Balance	\$	45,006.00
From	Account	6772-4030	Maintenance of Equip.	\$	2,091.00
From	Account	6772-4040	Office Expense	\$	471.00
From	Account	6772-4120	Rent of Space	\$	3,690.00
From	Account	6772-4130	Rent of Equipment	\$	3,500.00
From	Account	6772-4140	Auto Expense	\$	766.00
From	Account	6772-4151	Fees & Services	Ş	2,405.00
From	Account	6772-4170	Postage	Ş	295.00
From From	Account Account	6772-4180	Telephone Expense	* * * * * * * * *	4,385.00
From	Account	6772-4250 6772-4390	Rent of Major Office Equip. Microfilm, Film, Batteries	ې خ	264.00
From	Account	6772-4390	Recreational Supplies	\$ \$ \$ \$	500.00 2,222.00
From	Account	6772-4790	Other Expense	ج ج	674.00
From	Account	6772-4797	Senior Citizens Program	<u>ب</u>	4,740.00
From	Account	6772-4820	Food & Supplies	\$	833.00
From	Account	6772-4930	Transportation	\$	12,974.00
То	Account	6772-1010	Salaries & Wages	\$	84,816.00
				*.	,

From	Account	6772-4730	Recreational Supplies	\$	2,222.00
From	Account	6772-4790	Other Expense	\$	674.00
From	Account	6772-4797	Senior Citizens Program	\$	4,740.00
From	Account	6772-4820	Food & Supplies	\$	833.00
From	Account	6772-4930	Transportation	\$	12,974.00
To	Account	6772-1010	Salaries & Wages	\$	84,816.00
	010-8730	CONSERVA	TION & WATERWAYS		
From	Account	8730-5990	Appropriated Fund Balance	\$	20,612.00
From	Account	8730-3010	Capital Outlay	\$	3,478.00
From	Account	8730-4030	Maintenance of Equip.	\$	279,932.00
To	Account	8730-1010	Salaries & Wages	\$	296,852.00
То	Account	8730-2150	Surplus Equipment	\$	7,170.00
	010-8810	D.G.S	CEMETERIES DIVISION		
From	Account	8810-1010	Salaries & Wages	\$	51,656.00
To	Account	8810-4040	Office Expense	\$ \$ \$	897.00
To	Account	8810-4600	Interment Expense	\$	50,759.00

GENERAL FUND - CONTINUED

	010-9000	GENERAL	FUND - UNDISTRIBUTED		
From	Account	9000-5990	Appropriated Fund Balance	\$2	,746,571.00
From	Account	9000-8290	Health Insurance	\$2	,124,032.00
To	Account	9000-4151	Fees & Services	\$	178,267.00
То	Account	9000-4470	NC College Chargeback	\$4	,594,647.00
To	Account	9000-4790	Other Expense	\$	37,864.00
To	Account	9000-9955	Transfer - Capital Fund	\$	59,825.00
	010-9700	DEBT SE	RVICE		
From	Account	9700-5990	Appropriated Fund Balance	\$	315,128.00
To	Account	9700-7510	Interest on Notes	\$	304,000.00
To	Account	9700-9960	Transfer-Bond Principal	, \$	9,345.00
To	Account	9700-9970	Transfer-Bond Interest	\$	1,783.00

PART TOWN FUND

	030-3620	BUILDING	DEPARTMENT		
From	Account	3620-5990	Appropriated Fund Balance	\$	889,815.00
To	Account	3620-1010	Salaries & Wages	\$	298,045.00
To	Account	3620-4151	Fees & Services	\$	16,830.00
To	Account	3620-4300	Unsafe Buildings	\$	574,940.00
	030-8010	BOARD OF	APPEALS		
From	Account	8010-5990	Appropriated Fund Balance	\$	126,994.00
From	Account	8010-1010	Salaries & Wages	\$	5,584.00
To	Account	8010-4020	Legal Notices	\$	72,813.00
To	Account	8010-4151	Fees & Services	\$	59,765.00
	030-8020	PLANNING	& ECONOMIC DEVELOPMENT		4
From	Account	8020-5990	Appropriated Fund Balance	\$	5,874.00
From	Account	8020-4740	Youth Guidance	\$	19,592.00
To	Account	8020-1010	Salaries & Wages	\$	25,466.00
	030-9000	PART TOWN	N FUND - UNDISTRIBUTED		•
From	Account	9000-5990	Appropriated Fund Balance	\$	86,935.00
From	Account	9000-9960	Transfer- Bond Principal		9,345.00
From	Account	9000-9970	Transfer- Bond Interest	\$	1,784.00
${ m To}$	Account	9000-4077	Tort Liability	\$ \$ \$	14,391.00
To	Account	9000-8270	Employees' Retirement	\$	83,673.00

HIGHWAY FUND

			•		
	041-5110	HIGHWAY	#1 - ROADS		
From	Account	5110-5990	Appropriated Fund Balance	\$2	,929,199.00
To	Account	5110-1010	Salaries & Wages	\$	861,899.00
To	Account	5110-4680	Contract Fees ·	\$	643,231.00
To	Account	5110-7510	Interest on Notes	\$	230,730.00
To	Account	5110-8050	Workers' Compensation	\$	302,424.00
То	Account	5110-8290	Health Insurance	\$	890,915.00
			·		
	041-5130	HIGHWAY	#3 - MACHINERY		
From	Account	5130-4550	Machinery Repairs	\$	210,057.00
To	Account	5130-1010	Salaries & Wages	\$	210,057.00
			•		
	041-5140	HIGHWAY	#4 - SNOW REMOVAL/BLDG.		
			MAINT./SHOP MAINT.		
From	Account	5140-5990	Appropriated Fund Balance	\$	881,845.00
To	Account	5140-1030	Snow Wages		557,667.00
To	Account	5140-4750	Snow Removal	\$ \$ \$	176,388.00
To	7.000****	5140-9960	Danafar Dana Dringing	بح	25,042.00
	Account	2140-3300	Transfer - Bond Principal	۶ \$	23,042.00

PARKING FIELDS OPERATING FUND

-	200-5650	PARKING	FIELDS		
From	Account	5650-4680	Contract Fees	\$	91,850.00
To	Account	5650-1010	Salaries & Wages	\$	91,850.00
	•				
SANIT	ATION OPER	ATING FUND			
	300-8110	DEPARTMENT	OF SANITATION		
From	Account	8110-5990	Appropriated Fund Balance	\$	657,643.00
From	Account	8110-1010	Salaries & Wages	\$	9,488.00
From	Account	8110-2150	Surplus Equipment	\$	15,000.00
From	Account	8110-4550	Machinery Repairs	\$	388,742.00
To	Account	8110-8050	Workers' Compensation	\$	994,071.00
To	Account	8110-8290	Health Insurance	\$	5,812.00
To	Account	8110-9960	Transfer - Bond Principal	\$	59,297.00
To	Account	8110-9970	Transfer - Boond Interest	\$	11,693.00
REFUS	E DISPOSAL	FUND		-	

	30T-030T	TOH-REFUSE	DISPOSAL DISTRICT		
From	Account	0301-4550	Machinery Repairs	\$	3,304.00
To	Account	0301-7510	Interest on Notes	\$	3,304.00

PARKS & RECREATION OPERATING FUND

	400-7110	DEPARTMENT	OF PARKS & RECREATION	
From	Account	7110-5990	Appropriated Fund Balance	\$ 685,821.00
From	Account	7110-2150	Surplus Equipment	\$ 7,778.00
From	Account	7110-4110	Utilities	\$ 338,841.00
From	Account	7110-8300	Disability Insurance	\$ 1,000.00
From	Account	7110-9960	Transfer - Bond Principal	\$ 59,297.00
From	Account	7110-9970	Transfer - Bond Interest	\$ 11,694.00
To	Account	7110-1010	Salaries & Wages	\$ 478,761.00
To	Account	7110-8050	Workers' Compensation	\$ 218,313.00
${ t To}$	Account	7110-8270	Employees' Retirement	\$ 98,763.00
To	Account	7110-8290	Health Insurance	\$ 308,594.00

WATER OPERATING FUND

	500-8310	DEPARTME	NT OF WATER		
From	Account	8310-4110	Utilities		\$ 307,513.00
To	Account	8310-1010	Salaries &	Wages	\$ 284,627.00
To	Account	8310-9960	Transfer -	Bond Principal	\$ 18,196.00
To	Account	8310-9970	Transfer -	Bond Interest	\$ 4,690.00

SPECIAL DISTRICTS

FIRE PROTECTION DISTRICTS

148-0148	MERRICK			
Account	0148-5990	Appropriated Fund Balance	\$	11,592.00
Account	0148-4360	Hydrant Rental	\$	46,130.00
Account	0148-8050	Workers Compensation	\$	49,411.00
Account	0148-8060	Service Awards	\$	8,311.00
151-0151	SILVER PO	INT		
Account	0151-5990	Appropriated Fund Balance	\$	65.00
Account	0151-8050	Workers' Compensation	\$	65.00
	Account Account Account Account Account Account	Account 0148-5990 Account 0148-4360 Account 0148-8050 Account 0148-8060 151-0151 SILVER PO Account 0151-5990	Account 0148-5990 Appropriated Fund Balance Account 0148-4360 Hydrant Rental Account 0148-8050 Workers Compensation Account 0148-8060 Service Awards 151-0151 SILVER POINT Account 0151-5990 Appropriated Fund Balance	Account 0148-5990 Appropriated Fund Balance \$ Account 0148-4360 Hydrant Rental \$ Account 0148-8050 Workers Compensation \$ Account 0148-8060 Service Awards \$ 151-0151 SILVER POINT Account 0151-5990 Appropriated Fund Balance \$

SPECIAL DISTRICTS - CONTINUED

LIBRARY FUNDING DISTRICTS

	181-0181	SOUTH LYNB	ROOK-HEWLETT		
From	Account	0181-5990	Appropriated Fund Balance	\$	14,123.00
То	Account	0181-4782	Contract Services	\$	14,123.00
				•	,
	182-0182	MILL BROOK	, ;		
From	Account	0182-5990	Appropriated Fund Balance	\$	1,283.00
To	Account	0182-4050	Election Costs	\$	1,283.00
	185-0185	NORTH VALL	EY STREAM		
From	Account	0185-5990	Appropriated Fund Balance	\$	5,624.00
To	Account	0185-4050	Election Costs	\$	5,624.00
					•
	186-0186	EAST FRANK	LIN SQUARE		
From	Account	0186-5990	Appropriated Fund Balance	\$	3,673.00
To	Account	0186-4050	Election Costs		3,673.00
		PARKING D	ISTRICTS		
	203-0203	EAST END T	······································	_	
From	Account	0203-4110	Utilities	\$	4,815.00
To	Account	0203-9955	Transfer - Capital Funds	\$	4,815.00
	207-0207	CADDEN CTM	DE COTTOUT		
From	207-0207 Account	GARDEN CIT 0207-4110	Utilities	٠	200.00
To	Account	0207-9960		\$ \$	300.00
10	Account	0207-3300	Transfer- Bond Principal	Þ	300.00
					•
		REFUSE &	GARBAGE COLLECTION DISTRICTS		
			· · · · · · · · · · · · · · · · · · ·		
	321-0321		H-POINT LOOKOUT		
From	Account	0321-5990	H-POINT LOOKOUT Appropriated Fund Balance	\$	3,011.00
From To	***************************************			\$ \$	3,011.00 3,011.00
	Account Account	0321-5990 0321-7510	Appropriated Fund Balance Interest on Notes		
То	Account Account	0321-5990 0321-7510 MERRICK-N	Appropriated Fund Balance Interest on Notes ORTH MERRICK	\$	3,011.00
To	Account Account 322-0322 Account	0321-5990 0321-7510 MERRICK-N 0322-5990	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance	\$	3,011.00
То	Account Account	0321-5990 0321-7510 MERRICK-N	Appropriated Fund Balance Interest on Notes ORTH MERRICK	\$	3,011.00
To	Account Account 322-0322 Account Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes	\$	3,011.00
To From To	Account Account 322-0322 Account Account 323-0323	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD	\$ \$ \$	3,011.00 10,652.00 10,652.00
To From To From	Account Account 322-0322 Account Account Account 323-0323 Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance	\$ \$ \$ \$	3,011.00 10,652.00 10,652.00 82,000.00
To From To	Account Account 322-0322 Account Account 323-0323	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD	\$ \$ \$	3,011.00 10,652.00 10,652.00
To From To From	Account Account 322-0322 Account Account Account 323-0323 Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance	\$ \$ \$ \$	3,011.00 10,652.00 10,652.00 82,000.00
To From To From	Account Account 322-0322 Account Account Account 323-0323 Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance	\$ \$ \$ \$	3,011.00 10,652.00 10,652.00 82,000.00
To From To From	Account Account 322-0322 Account Account Account 323-0323 Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990 0323-7510	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance Interest on Notes	\$ \$ \$ \$	3,011.00 10,652.00 10,652.00 82,000.00
To From To From	Account Account 322-0322 Account Account Account 323-0323 Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance Interest on Notes	\$ \$ \$ \$	3,011.00 10,652.00 10,652.00 82,000.00
To From To From	Account Account 322-0322 Account Account Account 323-0323 Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990 0323-7510	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance Interest on Notes	\$ \$ \$ \$	3,011.00 10,652.00 10,652.00 82,000.00
To From To From	Account Account 322-0322 Account Account Account Account Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990 0323-7510	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance Interest on Notes ICTS BEACH ESTATES	<i>ው</i> ውው ውው	3,011.00 10,652.00 10,652.00 82,000.00 82,000.00
To From To From To	Account Account 322-0322 Account Account Account Account Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990 0323-7510 PARK DISTR	Appropriated Fund Balance Interest on Notes FORTH MERRICK Appropriated Fund Balance Interest on Notes FEMPSTEAD Appropriated Fund Balance Interest on Notes FICTS BEACH ESTATES Capital Outlay	\$\tau\$ \$\tau\$ \$\tau\$	3,011.00 10,652.00 10,652.00 82,000.00 82,000.00
From To From To	Account Account 322-0322 Account Account Account Account Account Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990 0323-7510 PARK DISTR ATLANTIC 0402-3010	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance Interest on Notes ICTS BEACH ESTATES	<i>ው</i> ውው ውው	3,011.00 10,652.00 10,652.00 82,000.00 82,000.00
From To From To	Account Account 322-0322 Account Account Account Account Account Account Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990 0323-7510 PARK DISTR ATLANTIC 0402-3010 0402-4070	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance Interest on Notes ICTS BEACH ESTATES Capital Outlay Fire & Liability Insurance	\$\text{\$\psi\$}\$	3,011.00 10,652.00 10,652.00 82,000.00 82,000.00
From To From To To	Account Account 322-0322 Account Account 323-0323 Account Account Account 402-0402 Account Account Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990 0323-7510 PARK DISTR ATLANTIC 0402-3010 0402-4070 0402-4441 EAST ATLA	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance Interest on Notes ICTS BEACH ESTATES Capital Outlay Fire & Liability Insurance Sewer Assessment NTIC BEACH	\$\text{\$\psi\$}\$	3,011.00 10,652.00 10,652.00 82,000.00 82,000.00
From To From To To From	Account Account 322-0322 Account Account 323-0323 Account Account Account 402-0402 Account Account Account	0321-5990 0321-7510 MERRICK-N 0322-5990 0322-7510 TOWN OF H 0323-5990 0323-7510 PARK DISTR ATLANTIC 0402-3010 0402-4070 0402-4441 EAST ATLA 0403-3010	Appropriated Fund Balance Interest on Notes ORTH MERRICK Appropriated Fund Balance Interest on Notes EMPSTEAD Appropriated Fund Balance Interest on Notes ICTS BEACH ESTATES Capital Outlay Fire & Liability Insurance Sewer Assessment	<i>\alpha</i>	3,011.00 10,652.00 10,652.00 82,000.00 82,000.00
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SPECIAL DISTRICTS - CONTINUED

WATER DISTRICTS

	502-0502	EAST MEAD	WC	
From	Account	0502-3010	Capital Outlay	\$ 55.00
То	Account	0502-9970	Transfer - Bond Interest	\$ 55.00
	505-0505	LIDO-POIN	r lookout	
From	Account	0505-5990	Appropriated Fund Balance	\$ 3,055.00
To	Account	0505-3010	Capital Outlay	\$ 3,055.00
	507-0507	UNIONDALE		
From	Account	0507-5990	Appropriated Fund Balance	\$ 8,400.00
To	Account	0507-3010	Capital Outlay	\$ 8,400.00

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

offered the following resolution and moved its adoption:

RESOLUTION ACCEPTING BID FOR 2016 REQUIREMENTS WORK ALONG VARIOUS ROADWAYS WITHIN THE UNINCORPORATED AREAS OF THE TOWN OF HEMPSTEAD, PW# 22-16

WHEREAS, the Commissioner of General Services advertised for bids for 2016 Requirements Work Along Various Roadways within the Unincorporated Areas of the Town of Hempstead, PW# 22-16; and

WHEREAS, the bids submitted pursuant to such advertisement were opened and read in the office of the Commissioner of General Services on June 2, 2016; and

WHEREAS, the following bids were received and referred to the Engineering Department for examination and report:

Roadwork Ahead, Inc.	\$536,731.00
Laser Industries, Inc.	\$666,666.00
Richard W. Grim, Inc.	\$669,091.00
Woodstock Construction Group	\$686,880.00
J. Anthony Enterprise, Inc.	\$845,716.00
Valente Contracting Corp.	\$858,243.00
Pratt Brothers, Inc.	\$936,966.00
Stasi Brothers Asphalt Corp.	\$967,788.25

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 \$536,731.00 for the single item requirements contract with a funding amount of \$650,000.00 and recommended acceptance of said bid to the Town Board and it appears that said bidder is duly qualified; and

NOW, THEREFORE, BE IT

RESOLVED, that the bid of Roadwork Ahead, Inc. 2186 Kirby Lane, Syosset, NY 11791, in the sum of \$536,731.00 for the 2016 Requirements Work Along Various Roadways within the Unincorporated Areas of the Town of Hempstead, PW# 22-16 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 he hereby is authorized to make payments under the contract executed by the successful bidder from Town Highway Capital Improvement Funds, Account No: 9554-503-9554-5010, in the total amount not to exceed \$650,000.00

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 5 Case# 3191

offered the following resolution and moved its adoption:

RESOLUTION ACCEPTING BID FOR FENCE INSTALLATION BEECH STREET, ATLANTIC BEACH ESTATES, NY, PW # 24-16

WHEREAS, the Commissioner of General Services advertised for bids for Fence Installation Beech Street, Atlantic Beach Estates, NY, PW# 24-16 and

WHEREAS, the bids submitted pursuant to such advertisement were opened and read in the office of the Commissioner of General Services on June 2, 2016; and

WHEREAS, the following bids were received and referred to Engineering for examination and report:

Island Fence Company	\$48,783.00
Residential Fences Corp.	\$49,266.00
Biltwel General Contracting Corp.	\$56,350.00
Roadwork Ahead, Inc.	\$64,400.00
Louis Barbato Landscaping, Inc.	\$64,400.00

WHEREAS, the Commissioner of the Engineering Department reported that the lowest bid was received from Island Fence Company, 964 Front Street, Uniondale, NY 11553, in the sum of \$48,783.00 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 Island Fence Company, 964 Front Street, Uniondale, NY 11553 for Fence Installation Beech Street, Atlantic Beach Estates, NY, PW# 24-16 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 he hereby is authorized to make payments under the contract executed by the successful bidder from Town Highway Capital Improvement Funds Account No. 9554-503-9554-5010.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 6 Case# 28692

RESOLUTION NO.

CASE NO.

Adopted:

resolution and moved its adoption:

offered the following

RESOLUTION ACCEPTING THE AWARD FOR PREVENTIVE MAINTENANCE AND SERVICING CONTRACT FOR FOUR (4) BUNN TYING MACHINES MODEL# BT16, MODEL# BT16, MODEL# 1691 and MODEL# 1691 AND WRAPPING MACHINE MODEL# 2000, INCLUDING ALL LABOR AND PARTS OF EQUIPMENT USED BY THE DEPARTMENT OF GENERAL SERVICES, REPRODUCTION SERVICES DIVISION, TOWN OF HEMPSTEAD, COUNTY OF NASSAU, NEW YORK

Whereas, the Director of Purchasing at a Public Bid Opening held on 2 day, of June, 2016 received two bid responses from the companies below to service the following machines:

1 - BUNN -Tying Machine Model BT16 Serial # 85571; and

1 – BUNN -Tying Machine Model BT16 Serial # 86360; and

1 - BUNN -Tying Machine Model 1691 Serial # 90496; and

1 - BUNN -Tying Machine Model 1691 Serial # 90756; and

1 - Wrapping Machine - Nexgen Model 2000 Serial # 100437;

Companies:

Jack L. Popkin & Co., Inc. 125-10 84th Rd.

Kew Gardens, NY 11415

Labor Rate \$85.00 per hour Parts offered @ 0% discount from

manufacturer's price list

Suburban Graphic Supply Corp.

699 Albany Avenue Amityville, NY 11701

\$99.00 per hour @ 1.0% discount from

manufacturer's price list

WHEREAS, Jack L. Popkin & Co., Inc. has submitted the lowest bid and should be awarded Contract #64A-2015 for Service, Labor and Parts for the above mentioned equipment.

WHEREAS, said agreement for Service, Labor and Parts for the above mentioned equipment commences upon award to November 23, 2018; and

WHEREAS, the Town Board after due deliberation, believes that the bid for Service, Labor and Parts of Materials for above mentioned equipment is reasonable and would be in the best interest of the public;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to accept the bid and award the contract for Service, Labor and Parts for the above mentioned equipment in use by the Department of General Services, Reproduction Services Division, submitted by Jack L. Popkin & Co., Inc., Mailing Address - 125-10 84th Rd., Kew Gardens NY 11415; Billing Address - 125-10 84th Rd., Kew Gardens NY 11415, payable at an hour rate of \$85.00 per hour, said payments 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# 7 Case#17437

RESOLUTION NO.

Adopted:

Council

offered the following

resolution and moved its adoption:

RESOLUTION AUTHORIZING PAYMENT TO THE FREEPORT REVOLVER AND RIFLE ASSOCIATION FOR THE RENTAL OF THE RIFLE RANGE FOR THE ANNUAL WEAPONS TRAINING OF THE BAY CONSTABLES.

WHEREAS, the Bay Constables rented the rifle range from the Freeport Revolver and Rifle Association, P.O. Box 404, Freeport, NY 11520, in the amount of \$1,150.00, for their annual weapons training; and

WHEREAS the Commissioner of the Department of Conservation and Waterways has advised that said rental of the rifle range was necessary for the annual weapons training of the Bay Constables, and the fee of \$1,150.00 is an appropriate and proper charge to the Department; and

NOW, THEREFORE, BE IT

RESOLVED, that the fee for the rental of the rifle range from Freeport Revolver and Rifle Association, P.O. Box 404, Freeport, NY 11520, in the amount of \$1,150.00, is hereby ratified and confirmed, said payment to be charged against the Department of Conservation and Waterways Code 010-006-8730-4151.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 3 Case#26511 CASE NO.

Adopted:

Council follows:

offered the following resolution and moved its adoption as

RESOLUTION EXTENDING TOWN BOARD RESOLUTION NO. 405-1997 ADOPTED APRIL 29, 1997, WHICH APPROVED A SITE PLAN SUBMITTED BY JOHN F. CAPOBIANCO, R.A., ON BEHALF OF YESHIVA & MESIVTA TORAS CHAIM OF GREATER NEW YORK, IN CONNECTION WITH BUILDING APPLICATION #365405, FOR THE CONSTRUCTION OF A THREE (3) STORY JUNIOR/SENIOR HIGH SCHOOL LOCATED ON THE NORTH SIDE OF WILLIAM STREET, 100 FEET WEST OF FRANKLIN AVENUE, HEWLETT, TOWN OF HEMPSTEAD, NEW YORK

WHEREAS, by letter dated June 2, 2016, William F. Bonesso, Esq., on behalf of Petitioner, Yeshiva & Mesivta Toras Chaim of Greater New York, has submitted to this Town Board a request for the extension of Town Board Resolution No. 405-1997, adopted April 29, 1997; and

WHEREAS, the requested extension is required before the Board of Appeals of the Town of Hempstead will schedule a hearing for relief required by the Petitioner for new and existing site improvements and conditions at the subject premises; and

WHEREAS, this is a matter that can be considered by this Board in determining whether an extension can be granted; and

WHEREAS, the Department of Buildings has recommended the extension of Town Board Resolution No. 405-1997, adopted April 29, 1997, be granted; and

WHEREAS, it is in the public interest to grant the extension;

NOW, THEREFORE, BE IT

RESOLVED, that this Board determines that Petitioner has shown sufficient cause for this Board to grant an extension of Town Board Resolution No. 405-1997, adopted April 29, 1997, and same is hereby extended, being effective as of the date of the adoption of this resolution; and

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 9 Case# 25612

RESOLUTION NO.

Adopted:

Council follows:

offered the following resolution and moved its adoption as

RESOLUTION REINSTATING TOWN BOARD RESOLUTION NO. 889-2011 ADOPTED AUGUST 2, 2011, WHICH GRANTED THE PETITION OF 415 BABYLON TURNPIKE CORP. FOR A SPECIAL EXCEPTION (PUBLIC GARAGE) TO MAINTAIN AN EXISTING AUTOMOTIVE BODY REPAIR SHOP AND TO MAINTAIN PARKING IN A REQUIRED FRONT YARD SETBACK, ON REAL PROPERTY LOCATED ON THE EAST SIDE OF BABYLON TURNPIKE, AND A FRONTAGE OF 50' ON THE NORTHERLY SIDE OF CARROLL STREET, AND HAVING A MAXIMUM DEPTH OF 161.68', ROOSEVELT, TOWN OF HEMPSTEAD, NASSAU COUNTY, NEW YORK.

WHEREAS, by letter dated May 18, 2016, William F. Bonesso, Esq., on behalf of Petitioner, 415 Babylon Turnpike Corp., has submitted to this Town Board a request for reinstatement of Town Board Resolution No. 889-2011, adopted August 2, 2011; and

WHEREAS, Petitioner has encountered difficulties in securing a required building permit for the subject premises; and

WHEREAS, this is a matter that can be considered by this Board in determining whether a reinstatement can be granted; and

WHEREAS, the Department of Buildings has recommended the reinstatement of Town Board Resolution No. 889-2011, adopted August 2, 2011, be granted; and

WHEREAS, it is in the public interest to grant the reinstatement;

NOW, THEREFORE, BE IT

RESOLVED, that this Board determines that Petitioner has shown sufficient cause for this Board to grant reinstatement and Town Board Resolution No. 889-2011, adopted August 2, 2011, is hereby reinstated, being effective as of the date of the adoption of this resolution; and

RESOLVED, that the Declaration of Restrictive Covenants incidental to and in connection with granting the aforesaid petition for a Special Exception (Public Garage) shall remain in full force and effect.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem # 10 Case# 27710

RESOLUTION NO. ____ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF VARIOUS BUILDING ALTERATIONS FOR THE ANIMAL SHELTER IN THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$225,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$225,000 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 cost of various building alterations for the animal shelter in the Town a class "A" building, as such term is defined in the Law herein defined. The estimated maximum cost of said object or purpose, including preliminary costs architectural and planning cost and costs incidental thereto and the financing thereof, is \$225,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$225,000 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.

Otem# 11 Case# 14186 Section 3. Serial bonds of the Town in the principal amount of \$225,000 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 appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid object or purpose for which said \$225,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivisions 13 of paragraph a of Section 11.00 of the Law, is ten (10) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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 resolution, when it takes effect, shall be published in full or in summary form in "LONG ISLAND BUSINESS NEWS," a newspaper published in Ronkonkoma, 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.

Section 9. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. ___ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION AND INSTALLATION OF COMPUTER FINANCIAL MANAGEMENT SYSTEM EQUIPMENT FOR THE OFFICE OF THE TOWN COMPTROLLER, STATING THE MAXIMUM COST THEREOF IS \$900,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$900,000 SERIAL BONDS OF SAID TOWN TO FINANCE SAID APPROPRIATION

The following resolution was offered by	,
who moved its adoption, seconded by	
to with	

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 acquisition and installation of computer financial management system equipment including hardware and software for the Office of the Town Comptroller. The estimated maximum cost of said object or purpose, including preliminary costs and costs incidental thereto and the financing thereof, is \$900,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$900,000 serial bonds of the Town to finance said appropriation and the levy and collection of taxes on all taxable real property in the

Otem# 12 Case#19758 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 \$900,000 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 appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid object or purpose for which said \$900,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 32 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 "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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. - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION OF LIGHT EQUIPMENT AND LIGHT MACHINERY AND EQUIPMENT FOR USE BY THE DEPARTMENT OF CONSERVATION AND WATERWAYS OF THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$40,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$40,000 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 acquisition of light equipment and light machinery and equipment for use by the Department of Conservation and Waterways of the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$40,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$40,000 serial bonds of the Town to finance said appropriation and the levy and collection of taxes on all taxable real property in the Town

Otem # 13

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 \$40,000 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 appropriation.

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

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$40,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivisions 28, 32 and 89 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 "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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. ___ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED _______, 2016, AUTHORIZING THE FINANCING OF UNDERGROUND INJECTION CONTROL PROJECTS WITHIN THE TOWN FOR THE HIGHWAY DEPARTMENT OF THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$125,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$125,000 SERIAL BONDS OF SAID TOWN TO FINANCE SAID APPROPRIATION

The foliowing resolution was offered by	
who moved its adoption, seconded by	
to wit:	
THE TOWN BOARD OF THE TOWN OF HEMPSTEAD (THE "TOWN"), IN THE	

The following resolution was offered by

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. The applicable provisions of the State Environmental Quality Review Act have been complied with to the extent required for the above titled purpose.

Section 2. The Town is hereby authorized to finance underground injection control projects within the Town for the Highway Department of the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$125,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$125,000 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 \$125,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law,

Otem# 14 Case#1137 constituting Chapter 33-a of the Consolidated Laws of the State of New York (herein called the "Law") to finance said appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$125,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 88 of paragraph a of Section 11.00 of the Law, is ten (10) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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 resolution, when it takes effect, shall be published, in full or in summary form, in "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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.

Section 9. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. ____ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION OF HEAVY EQUIPMENT, MACHINERY AND APPARATUS FOR THE HIGHWAY DEPARTMENT OF THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$1,390,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$1,390,000 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 acquisition of heavy equipment, machinery and apparatus for the Highway Department of the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$1,390,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$1,390,000 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.

Otem # 15 Case# 1137 Section 3. Serial bonds of the Town in the principal amount of \$1,390,000 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 appropriation.

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

- (a) The cost of each specific object or purpose contained in the aforesaid class of objects or purposes is at least thirty thousand dollars and the period of probable usefulness of each specific object or purpose contained in the aforesaid class of objects or purposes for which said \$1,390,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 28 of paragraph a of Section 11.00 of the Law, is fifteen (15) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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 resolution, when it takes effect, shall be published, in full or in summary form, in "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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.

Section 9. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED _______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION OF COMPUTER EQUIPMENT UPGRADES, STATING THE MAXIMUM COST THEREOF IS \$1,000,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$1,000,000 SERIAL BONDS OF SAID TOWN TO FINANCE SAID APPROPRIATION

who moved its adoption, seconded by
to wit:
THE TOWN BOARD OF THE TOWN OF HEMPSTEAD (THE "TOWN"), IN THE

The following resolution was offered by _____

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 acquisition of computer equipment upgrades. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$1,000,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$1,000,000 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.

Otem# 16 Case#27943 Section 3. Serial bonds of the Town in the principal amount of \$1,000,000 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 appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$1,000,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 32 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 "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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. ___ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION OF VARIOUS LIGHT EQUIPMENT, LIGHT MACHINERY AND APPARATUS FOR THE PARKS DEPARTMENT IN THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$350,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$350,000 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 C	OUNTY
OF NASSAU, NEW YORK, HEREBY RESOLVES (by the favorable vote of not less the	nan 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 acquisition of various light equipment, light machinery and apparatus for the Parks Department in the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$350,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$350,000 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 \$350,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law, constituting Chapter

Otem# 19 Case# 9571 33-a of the Consolidated Laws of the State of New York (herein called the "Law") to finance said appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$350,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivisions 28, 32 and 89 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 "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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. ___ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF GENERAL FUND PARK IMPROVEMENTS THROUGHOUT THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$2,200,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$2,200,000 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. The applicable provisions of the State Environmental Quality Review Act have been complied with to the extent required for the above titled purpose.

Section 2. The Town is hereby authorized to finance General Fund park improvements throughout the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$2,200,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$2,200,000 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 \$2,200,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law,

Item# 18 Case # 9571 constituting Chapter 33-a of the Consolidated Laws of the State of New York (herein called the "Law") to finance said appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$2,200,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivisions 19(c) of paragraph a of Section 11.00 of the Law, is fifteen (15) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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 resolution, when it takes effect, shall be published, in full or in summary form, in "LONG ISLAND BUSINESS NEWS," a newspaper published in Ronkonkoma, 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.

Section 9. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. ____ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION OF LIGHT EQUIPMENT AND LIGHT MACHINERY AND EQUIPMENT FOR USE BY THE SANITATION DEPARTMENT OF THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$50,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$50,000 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 acquisition of light equipment and light machinery and equipment for use by the Sanitation Department of the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$50,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$50,000 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.

Otem# 19 Case# 9117 Section 3. Serial bonds of the Town in the principal amount of \$50,000 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 appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$50,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivisions 28, 32 and 89 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 "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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. ___ - 2016

BOND RESOLUTI	ON OF THE TOWN OF HEMPSTEAD, NEW YORK,
ADOPTED	, 2016, AUTHORIZING THE FINANCING OF THE
	SENIOR ENRICHMENT BUSES FOR USE
THROUGHOUT T	IE TOWN, STATING THE MAXIMUM COST THEREOI
IS \$125,000, APPR	PRIATING SAID AMOUNT THEREFOR, AND
AUTHORIZING T	IE ISSUANCE OF \$125,000 SERIAL BONDS OF SAID
TOWN TO FINAN	CE SAID APPROPRIATION

	The following resolution was offered by	
vho r	noved its adoption, seconded by	
o wit	t:	

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 acquisition of Senior Enrichment Buses for use throughout the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$125,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$125,000 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.

Otem# 20 Case#26075 Section 3. Serial bonds of the Town in the principal amount of \$125,000 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 appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$125,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 29 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 "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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. - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF UNDERGROUND INJECTION CONTROL PROJECTS WITHIN THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$150,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$150,000 SERIAL BONDS OF SAID TOWN TO FINANCE SAID APPROPRIATION

<u></u>		-7
who moved its adoption, seconded by		
to wit:		
THE TOWN DO AND OF THE TOWN OF HE	ABOTE AD CTITE "TOMBIN IN THE	

The following resolution was offered by

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. The applicable provisions of the State Environmental Quality Review Act have been complied with to the extent required for the above titled purpose.

Section 2. The Town is hereby authorized to finance underground injection control projects within the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$150,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$150,000 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 \$150,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law,

Dtem# 21 Case#19246 constituting Chapter 33-a of the Consolidated Laws of the State of New York (herein called the "Law") to finance said appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$150,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 88 of paragraph a of Section 11.00 of the Law, is ten (10) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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
 - such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution, when it takes effect, shall be published, in full or in summary form, in "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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.

Section 9. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. ____ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED _______, 2016, AUTHORIZING THE FINANCING OF THE UNDERGROUND TANK MANAGEMENT PROJECT WITHIN THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$150,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$150,000 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	"TOW	יי). IN TH	E

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. The applicable provisions of the State Environmental Quality Review Act have been complied with to the extent required for the above titled purpose.

Section 2. The Town is hereby authorized to finance the costs associated with the Underground Tank Management Project relating to underground tank remediation within the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$150,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$150,000 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 \$150,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law,

Otem# 22 Case# 19246 constituting Chapter 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 class of objects or purposes for which said \$150,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 88 of paragraph a of Section 11.00 of the Law, is ten (10) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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 saidTown 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 resolution, when it takes effect, shall be published, in full or in summary form, in "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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.

<u>Section 9</u>. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION OF FIRE ALARMS FOR THE WATER DEPARTMENT OF THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$50,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$50,000 SERIAL BONDS OF SAID TOWN TO FINANCE SAID APPROPRIATION

	The following resolution was offered by	_,
who m	noved 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 acquisition of fire alarms for the Water Department of the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$50,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$50,000 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.

Otem# 23 Case# 20233 Section 3. Serial bonds of the Town in the principal amount of \$50,000 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 appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$50,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 25 of paragraph a of Section 11.00 of the Law, is ten (10) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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 resolution, when it takes effect, shall be published in full or in summary form in "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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.

<u>Section 9</u>. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. ___ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION OF HEAVY MACHINERY AND EQUIPMENT FOR USE BY THE WATER DEPARTMENT OF THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$145,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$145,000 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 C	OUNTY
OF NASSAU, NEW YORK, HEREBY RESOLVES (by the favorable vote of not less t	han 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 acquisition of heavy machinery and equipment for the Water Department of the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$145,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$145,000 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 \$145,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law, constituting Chapter

Otem# 24 Case # 20233 33-a of the Consolidated Laws of the State of New York (herein called the "Law") to finance said appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The cost of each specific object or purpose contained in the aforesaid class of objects or purposes is at least thirty thousand dollars and the period of probable usefulness of each specific object and purpose contained in the aforesaid class of objects or purposes for which said \$145,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 28 of paragraph a of Section 11.00 of the Law, is fifteen (15) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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 resolution, when it takes effect, shall be published, in full or in summary form, in "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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.

<u>Section 9</u>. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. ___ - 2016

BOND RESOLUTION	OF THE TOWN OF HEMPSTEAD, NEW YORK,
ADOPTED	, 2016, AUTHORIZING THE FINANCING OF
VARIOUS BUILDING	RECONSTRUCTION AND UPGRADES FOR THE
WATER DEPARTMEN	NT OF THE TOWN, STATING THE MAXIMUM COST
THEREOF IS \$300,000	, APPROPRIATING SAID AMOUNT THEREFOR,
AND AUTHORIZING	THE ISSUANCE OF \$300,000 SERIAL BONDS OF
SAID TOWN TO FINA	INCE 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 cost of various building reconstruction and upgrades for the Water Department of the Town each relating to class "A" buildings, as such term is defined in the Law herein defined. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$300,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$300,000 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.

Otem# 25 Case#20233 Section 3. Serial bonds of the Town in the principal amount of \$300,000 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 appropriation.

<u>Section 4</u>. The following additional matters are hereby determined and declared:

- (a) The period of probable usefulness of the aforesaid class of objects or purposes for which said \$300,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivisions 12 (a)(1) of paragraph a of Section 11.00 of the Law, is twenty-five (25) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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 resolution, when it takes effect, shall be published in full or in summary form in "LONG ISLAND BUSINESS NEWS," a newspaper published in Ronkonkoma, 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.

<u>Section 9</u>. This resolution is adopted subject to permissive referendum.

RESOLUTION NO. ___ - 2016

BOND RESOLUTION OF THE TOWN OF HEMPSTEAD, NEW YORK, ADOPTED ______, 2016, AUTHORIZING THE FINANCING OF THE ACQUISITION OF WATER METERS FOR USE BY THE WATER DEPARTMENT OF THE TOWN, STATING THE MAXIMUM COST THEREOF IS \$500,000, APPROPRIATING SAID AMOUNT THEREFOR, AND AUTHORIZING THE ISSUANCE OF \$500,000 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 C	OUNTY
OF NASSAU, NEW YORK, HEREBY RESOLVES (by the favorable vote of not less t	han 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 acquisition of water meters for the Water Department of the Town. The estimated maximum cost of said class of objects or purposes, including preliminary costs and costs incidental thereto and the financing thereof, is \$500,000, and said amount is hereby appropriated therefor. The financing thereof includes the issuance of \$500,000 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 \$500,000 are hereby authorized to be issued pursuant to the provisions of the Local Finance Law, constituting Chapter

Otem# 26 Case#20233 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 cost of each specific object or purpose contained in the aforesaid class of objects or purposes is at least thirty thousand dollars and the period of probable usefulness of each specific object and purpose contained in the aforesaid class of objects or purposes for which said \$500,000 serial bonds authorized pursuant to this resolution are to be issued within the limitations of subdivision 30 of paragraph a of Section 11.00 of the Law, is twenty (20) years.
- (b) The proposed maturity of the bonds authorized by this resolution will 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:

- 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 resolution, when it takes effect, shall be published, in full or in summary form, in "LONG ISLAND BUSINESS NEWS", a newspaper published in Ronkonkoma, 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.

<u>Section 9</u>. This resolution is adopted subject to permissive referendum.

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:

CLEAR CAPTIONS, LLC \$ 500.00

GJ FAY J. LINDNER RESIDENCE

GURWIN JEWISH FAY J. LINDNER RESIDENCES \$ 500.00

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 he 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.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 27

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:

AMBER COURT ASSISTED LIVING LLC	\$2,300.00
GRANDELL REHABILITATION	\$1,400.00
CATHOLIC HEALTH SERVICES	\$ 500.00

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 he 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.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item# Case# 13441 CASE NO.

RESOLUTION NO.

Adopted:

offered the following resolution

and moved its adoption:

RESOLUTION GRANTING PERMISSION FOR THE SUPERVISOR TO RETAIN THE SERVICES OF JOHAN DIJKSTRA TO PERFORM FREELANCE PHOTOGRAPHY WORK FOR THE DEPARTMENT OF GENERAL SERVICES, PHOTO DEPARTMENT, TOWN OF HEMPSTEAD, NASSAU COUNTY, NEW YORK

WHEREAS, it was both desirable and necessary for the Town of Hempstead to retain the services of a freelance photographer to work for the Department of General Services, Photo Department, Town of Hempstead, Nassau County, New York; and

WHEREAS, the Commissioner of the Department of General Services recommended that the Town of Hempstead retain the services of Johan Dijkstra, 45 Chicago Avenue, Bellmore, New York 11710; and

WHEREAS, this Town Board deems it to be in the public interest to retain the services of Johan Dijkstra; and

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to retain the services of Johan Dijkstra to perform freelance photography work for the Department of General Services, Photo Department, Town of Hempstead, Nassau County, New York, and

BE IT FURTHER RESOLVED, that the fee for the aforementioned shall be as follows: \$65.00 per shoot up to one hour (same location). Over one hour, additional fee of the portion of hour at \$65.00 per hour rate. All work is to be done by digital cameras. Photographer to be responsible for captions. JPG files and captions are to be e-mailed to the Department of General Services Photo Department in a timely manner, ASAP. Payments for the above shall be made from the Department of General Services Account Number 010-001-1490-4151 Fees and Services.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 28 Case# 21536

RESOLUTION NO.

Adopted:

offered the following resolution

and moved its adoption:

RESOLUTION GRANTING PERMISSION FOR THE SUPERVISOR TO RETAIN THE SERVICES OF ROBERT TANNENBAUM PHOTOGRAPHY, INC. TO PERFORM FREELANCE PHOTOGRAPHY WORK FOR THE DEPARTMENT OF GENERAL SERVICES, PHOTO DEPARTMENT, TOWN OF HEMPSTEAD, NASSAU COUNTY, NEW YORK

WHEREAS, it was both desirable and necessary for the Town of Hempstead to retain the services of a freelance photographer to work for the Department of General Services, Photo Department, Town of Hempstead, Nassau County, New York; and

WHEREAS, the Commissioner of the Department of General Services recommended that the Town of Hempstead retain the services of Robert Tannenbaum Photography, Inc., 3 Elliot Place, North Merrick, New York 11566; and

WHEREAS, this Town Board deems it to be in the public interest to retain the services of Robert Tannenbaum Photography, Inc.; and

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to retain the services of Robert Tannenbaum Photography, Inc. to perform freelance photography work for the Department of General Services, Photo Department, Town of Hempstead, Nassau County, New York, and

BE IT FURTHER RESOLVED, that the fee for the aforementioned shall be as follows: \$65.00 per shoot up to one hour (same location). Over one hour, additional fee of the portion of hour at \$65.00 per hour rate. All work is to be done by digital cameras. Photographer to be responsible for captions. JPG files and captions are to be e-mailed to the Department of General Services Photo Department in a timely manner, ASAP. Payments for the above shall be made from the Department of General Services Account Number 010-001-1490-4151 Fees and Services.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Dtem# 28

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, 234-2015 AND 1365-2015 AUTHORIZING THE EMPLOYMENT OF LIRO ENGINEERS, INC.

WHEREAS, this Town Board did adopt Resolution Number 1365-2015 which amended Resolution Numbers 234-2015, 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 retained to provide engineering services to the Town; 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 engineering services and representation of all matters handled by Liro Engineers, Inc. and to pay for such services; and

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 Six Hundred Thousand Dollars (\$600,000.00) in total, and said payments to be paid from Capital Projects.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 29 Case# 23468

offered the following resolution and moved its adoption as follows:

RESOLUTION AUTHORIZING THE SUPERVISOR TO EXECUTE AN APPLICATION FOR FUNDING FOR SEAFORD ROAD RAISING WITH NEW YORK STATE COMMUNITY DEVELOPMENT BLOCK GRANT DISASTER RECOVERY PROGRAM.

WHEREAS, the Town of Hempstead is a subrecipient receiving New York State Community Development Block Grant-Disaster Recovery (CDBG-DR) funds, as administered by the Housing Trust Fund Corporation, Governor's Office of Storm Recovery (GOSR) to assist in addressing unmet needs from either Hurricane Irene, Tropical Storm Lee, or Superstorm Sandy; and,

WHEREAS, GOSR has prepared an Application for funding for a project known as Seaford Road Raising, in which the Town is requesting CDBG-DR funding to reconstruct approximately 3,800 feet of local residential streets that were impacted by said storms; and,

WHEREAS, it is in the best interest of the Town of Hempstead to submit the Application for Funding to GOSR;

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to execute and submit the aforesaid New York State Community Development Block Grant-Disaster Recovery (CDBG-DR) Application for Funding for the Seaford Road Raising Project.

The foregoing resolution was adopted upon roll call as follows:

AVES

NOES:

<u>Otem# 30</u> Case#25252

STATE OF NEW YORK
TOWN OF HEMPSTEAD

NY STATE CDBG-DISASTER RECOVERY PROGRAM



APPLICATION FOR FUNDING SEAFORD ROAD RAISING

MAY 2016

PREPARED BY

Hunt, Guillot, & Associates, LLC ¹ Battery Park Plaza ^{28th} Floor New York, New York 10004 (646) 499-2888

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General Description Form Place a check mark in the appropriate box: Original Application Amended Application Applicant Name, Address, Phone and Fax Nos.: Project Name: Seaford Road Raising Town of Hempstead One Washington Street IMP.N.038 Hempstead, NY 11550 **Project Address:** Niami Street, Anchor Place, Plover Place, Widgeon Place, and Anglers Place, Seaford, Nassau County, NY 11783 Name, Address, Phone Number and Email Address Applicant's Contact Person Name, Address, Phone Number, Email Address, DUNS Number, of HGA Administrative Consultant: (if applicable) and SAM CAGE Code Number. Ed Hannum William Rockensies Subject Matter Expert Commissioner of Engineering HGA Town of Hempstead 500 Bi-County Blvd., Suite 300 Farmingdale, NY 11735 Hempstead Town Hall Phone: (331) 465-9370 350 Front Street Hempstead, NY 11550 Email: ehannum@hga-llc.com Phone: 516-812-3484 Name, Address, Phone Number and Email Address Fax: 516-489-0024 of GOSR Project Manager: Email: wrockensies@tohmail.org James McAllister DUNS: 068035872 Nassau Community Planner SAMS CAGE: 5UXN1 NY Rising Community Reconstruction Program 500 Bi County Blvd. Farmingdale, NY 11735 (631) 465-9677 James.McAllister@stormrecovery.ny.gov Name, Address, Phone Number and Email National Objective to be Addressed (check one). Address of Architectural/Engineering Firm: Activities Benefiting Low/Moderate Income Persons Prevention/Elimination of Slums or Blight **Urgent Need** Not Applicable—Planning

Project Funds	Amount	Source and Status of Funds
CDBG-DR	\$2,655,000.00	CDBG-DR
Local Funds	\$0.00	
Private Funds	\$0.00	
Other State Funds	\$0.00	
Federal Funds (non-CDBG-DR)	\$0.00	
Other Funds	\$0.00	·
TOTAL FUNDS	\$2,655,000.00	CDBG-DR
Signature (Authorizing Official) and Date Signed		Typed Name/Title (Authorizing Official)
	,	Anthony J. Santino, Town of Hempstead Supervisor

The cost estimate in this application is greater than the cost estimate in the pre-application due to the inclusion of project delivery and project administration costs.

William H. Rockensies, P.E.

Commissioner

Department of Engineering

APPROVED

By /10 Date 6/20/16

KEVIN R. CONROY TOWN COMPTROLLER

Approved:

Thoraca E Gaffney

Dated: 4 21 15

SUPPLEMENTAL INFORMATION Project Name: Seaford Road Raising 1. Identify the name, telephone and District # of the State Senator(s) representing your jurisdiction: Senate District #: NYS Senator Michael Venditto (516) 882-0630 District No. 8 Todd Kaminsky District No. 9 (518) 455-3401 2. Identify the name, telephone number, and District # of the State Representative(s) representing your jurisdiction: Name: Representative District #: NYS Assemblymember Brian Curran (516) 561-8216 District No. 21 3. Identify the U.S. Congressperson representing your jurisdiction and congressional district number. Congressional District #: U.S. Senator Charles Schumer New York State U.S. Senator Kirsten Gillibrand New York State U.S. Representative Kathleen Rice District No. 4 4. Identify the members of your jurisdiction's governing authority. Member District #: Nassau County Executive Edward P. Mangano Nassau County Nassau County Legislator Laura Curran District No. 5 Town of Hempstead Supervisor Anthony J. Santino Town of Hempstead Town of Hempstead Councilmember Erin King Sweeney District No. 5 5. Target Area Census Tract(s): 416100 6. Indicate by means of an "x" as to whether the proposed project will involve a community-wide benefit or a target area(s) and enter the zip code of the project. If a target area is involved, enter the name(s) and zip code of the target area(s). Community-wide (Zip Code:_ X Target Area(s) Name and Zip Code of Target Area:_ Seaford, NY 11783 Name and Zip Code of Target Area: Name and Zip Code of Target Area: Community-wide projects should use the zip code of the location of city hall. Target-area projects should use

Community-wide projects should use the zip code of the location of city hall. Target-area projects should use the zip code of the target area where the majority of the construction funds will be spent (for each target area). If the target area(s) does not have a name, please provide a brief geographical description of the area such as "western portion of the city."

7. Provide Lat/Long for the Project Location at or near the geographical center:

		- 0 0	
Place	Latitude:	Longitude:	
Anchor Place	40.661497	-73.488971	
Niami Street	40.661026	-73.492027	
Plover Place	40.653677	-73.498055	

	Widgeon Place Anglers Place	40.653091 40.652512	-73.498133 -73.498010	waterwyth
				,
3.	How many other projects fu	inded with CDBG-DR funds	relate to the project: None	·
).	Does the project relate to a	ny other project(s) GOSR s	hould be aware of? No	
٥.	Does the project encompass	s multiple counties:	Yes X No	
1.	If the proposed project is Performance Standards" to		se provide a narrative descontant	
	Not Applicable			
12.	purpose of completing this and processes, or engineer resilient infrastructure. "Go provided by land and wat	ities" to be used in the de section, green infrastructor ed systems that mimic no reen infrastructure" takes er systems such as wetle	lease provide a narrative of the sign/implementation of the ure is defined as the integral atural systems and processes advantage of the services ands, natural areas, vegeta f life of those in recovering of	project below. For the tion of natural systems es, into investments in and natural defenses tion, sand dunes, and
	Not Applicable			
L3.		cesses" undertaken in sel	e provide a narrative descr ection of the proposed proj ngagement of vulnerable po	ect. Include accessible
	Not Applicable			•
L4.		ability" plans to monitor g environmental condition	and evaluate efficacy and s s (such as sea level rise or	sustainability, including
	Not Applicable			
15.	-	t expressed in the Preside mprove our natural defen	ent's Climate Action Plan to ses against extreme weathe	"identify and evaluate
	Not Applicable			
16.	. Has an amendment to the A	Action Plan to include this	project been submitted to H	UD?
17.	. What is the status of the amendment request. (Inc information, and current st	lude date of submission	Provide a narrative describ , date of approval, any r	
	Not Applicable			
				Page 4

_	s this project receiving FEMA Public Assistance 406 Hazard Mitigation Funds: YesXNo	
(ī fi	Please provide the FEMA Project Worksheet number(s) for this project application: The FEMA project work sheet number should include the FEMA disaster declaration number in first four (4) digits and the project worksheet number in the last five (5) digits. A Hurricane Sa related project with the project worksheet "567" would be entered as "4085-00567)	the ndy
	s this project receiving FEMA Section 404 Hazard Mitigation funds:YesXNo	
	s this project receiving any Army Corps of Engineers funding:YesXNo f yes, please provide the type of funds applied for and application number:	
11	r yes, please provide the type of funds applied for and application number.	
	s this project receiving any Environmental Protection Agency funds:YesXNo	
Ιf	f yes, please provide the type of funds applied for and application number:	
23. 15	s this project receiving any Department of Energy funds: Yes X No	
Īf	f yes, please provide the type of funds applied for and application number:	
24. 19	s this project receiving any Department of Transportation funds:YesXNo	
Īf	f yes, please provide the type of funds applied for and application number:	
25 k	s this project receiving any Department of the Interior fund:	
	Yes _X No	
11	f yes, please provide the type of funds applied for and application number:	
3		

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BUDGET/COST SUMMARY FORM

PROJECT NAME:

Seaford Road Raising

(A) Costs by Activity	(B) CDBG-DR	(C) Other	(D) Total	(E) Source
1. Acquisition of Real Property	\$0.00	\$0.00	\$0.00	
2. Public Facilities and Improvements	\$2,500,000.00	\$0.00	\$2,500,000.00	CDBG-DR
Rehabilitation Loans and Grants (Hook-ups)	\$0.00	\$0.00	\$0.00	M-4
4. Clearance Activities	\$0.00	\$0.00	\$0.00	
5. Public Services	\$0.00	\$0.00	\$0.00	
6. Other (identify)	\$0.00	\$0.00	\$0.00	
7. Project Delivery Costs	\$150,000.00	\$0.00	\$150,000.00	CDBG-DR
8. Administration	\$5,000.00	\$0.00	\$5,000.00	CDBG-DR
TOTAL	*\$2,655,000.00	\$0.00	*\$2,655,000.00	

Architectural/Engineering (A/E) costs must be included in one of the activity costs above.

HUD Matrix Code: 03K- Street Improvements

^{*} This application reflects a budget increase of \$155,000.00 from the pre-application due to a request for project delivery/administration costs submitted from the Town of Hempstead

CDBG-DR PROGRAM TIME SCHEDULE APPLICANT NAME: Town of Hempstead												
CDBG-DR PROGRAM TIME MILESTONES Activity #1 — Public Facilities and Improvements a. Environmental Review b. Engineering-Design c. Bidding/Award d. Construction e. Closeout	Quarter	Quarter	Quarter	Quarter	Quarter	Quarter	Quarter	Quarter	Quarter	Quarter	Quarter	Quarter
MILESTONES	1	2	3	4	5	6	7	8	9	10	11	12
Activity #1 – Public												
Facilities and												
Improvements				-		-						
a. Environmental												
Review								,				
 b. Engineering-Design 												
c. Bidding/Award					-							
d. Construction								>				
e. Closeout								***************************************	>			

Provide	the	following	g dates:
---------	-----	-----------	----------

*Required

01/2017 *ERR Complete Date:__ 08/2016

*Project Start Date:_ *Project End Date:__ 06/2018 Acquisition/Closing:_ Design Complete:___ N/A 04/2017

ACTIVITY	ADEMIERIO	NADV EO	DΜ			
☐ Community-Wide ☑ Target Area ☐	general contribution in the security of		Project:	Road Raisi	ng	The Management of the State of
List name of each activity excluding Admin & Acquisition:	Seaford Road Raising		2)		3)	
	#	%	#	%	#	%
Persons (total):	4525					
Total LMI Income:	1300	28.73%				
Low Income:	630	13.92%				
Owner (for Rehab activity <u>only</u> , i.e. hookups):						
Renter (for Rehab activity only, i.e. hookups):						
Moderate Income:	670	14.81%				
Owner (for Rehab activity only, i.e. hookups):						
Renter (for Rehab activity only, i.e. hookups):						and a state of the second money that the first of the
Medium Income:	735	16.24%	the state of the s			
Owner (for Rehab activity only, i.e. hookups):						
Renter (for Rehab activity only, i.e. hookups):						
		12.00 F	100	0.00		
Race and Ethnicity		cent %)		cent %)	1	cent %)
. White:						
Black or African American:	0.5	1%				
American Indian or Alaskan Native:	0.1	13%				
Asian:	2.1	19%				
Native Hawaiian or Other Pacific Islander:	0	%				
Other:	2.1	9%		74457704-2-31		······
Hispanic or Latino	4.6	69%				
Data Sources:						

Low and moderate income persons for area benefit activities were determined using the 2006-2010 American Community Survey.

Percentages for race and ethnicity for area benefit activities were determined using the Census 2010 SF-1 100% data, Tables P3-Race, and P4-Hispanic or Latino Origin.

ACTIVITY BENEFICIARY JUSTIFICATION

In order to meet low- and moderate-income (LMI) benefit, at least 51% of the area's residents must be LMI. However, some communities have few, if any, areas in which 51% of the residents are LMI. In the case of Superstorm Sandy, the United States Department of Housing and Urban Development (HUD) has granted the State of NY a waiver under the Community Development Block Grant-Disaster Recover (CDBG-DR) program. The waiver applies to entitlement communities that have few, if any, areas within their jurisdiction that have 51% or more LMI income residents; per the requirements of 42 U.S.C. 5305(c)(2)(A), these communities are allowed to use a percentage less than 51% to qualify activities under the LMI area benefit category. This exception is referred to as the exception criteria or the upper quartile. HUD assesses census block groups to determine whether an entitlement community meets the exception criteria. For communities that qualify, the department identifies the alternative percentage (i.e., the lowest proportion) the community may use, instead of 51%, for the purpose of qualifying activities under the LMI area benefit. HUD advises the entitlement community accordingly. Periodically, HUD updates the LMI summary data used to identify the exception criteria; disaster recovery grantees are required to use the most recent data available in implementing the exception criteria.

The data below includes the most current HUD CDBG-DR capped exception threshold for Nassau County. This percentage represents the minimum of LMI persons that must reside in the project target area for the activity to be assisted with CDBG-DR funds using the HUD national objective of benefiting low- and moderate-income persons. For this project, Nassau County has an exception of 37.98%. ¹

The Town of Hempstead's Seaford Road Raising project has an LMI population of 28.73% and therefore, does not qualify under the national objective of benefiting low- and moderate-income persons.

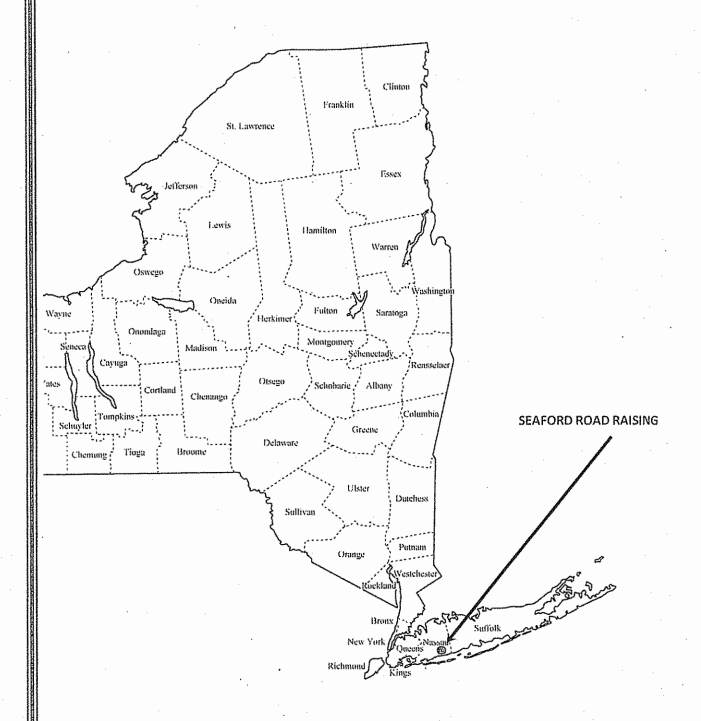
Nassau County LMI Exception Threshold	37.98%
Seaford Road Raising's LMI Beneficiaries	28.73%
Does the project meet LMI national objective?	No

¹ https://www.hudexchange.info/manage-a-program/acs-low-mod-summary-data-exception-grantees/_

VICINITY MAP

Project Name:

Seaford Road Raising²



² Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA. Getmapping, Aerogrid, IGN, IGP and the GIS User Community.

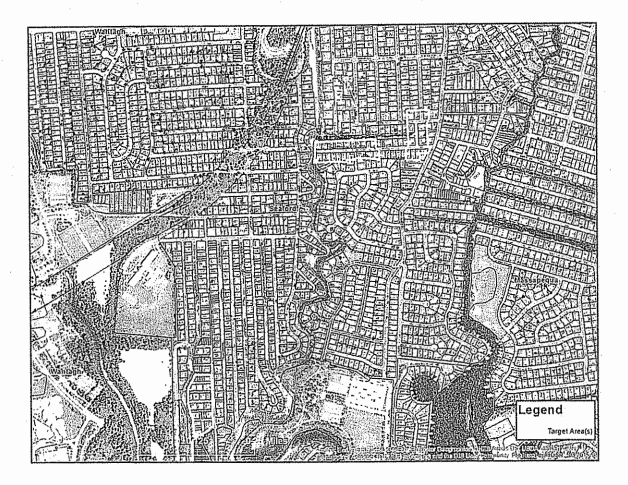
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TARGET AREA MAP

Project Name:

Seaford Road Raising

Seaford, Nassau County, New York³

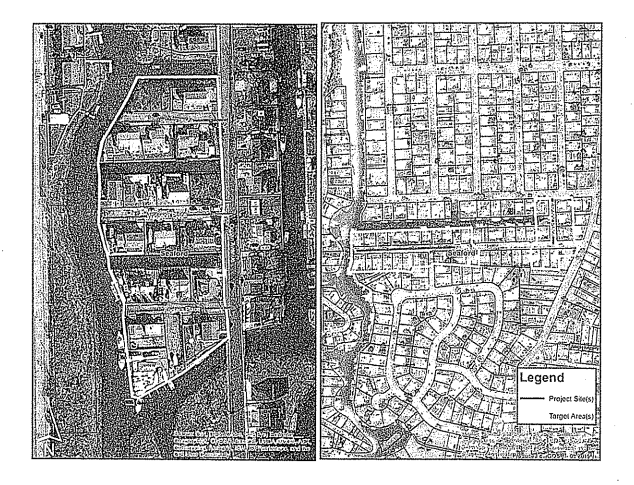


³ Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA. Getmapping, Aerogrid, IGN, IGP and the GIS User Community.

PROJECT SITE MAP

Project Name:

Seaford Road Raising Seaford, Nassau County, New York⁴



⁴ Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA. Getmapping, Aerogrid, IGN, IGP and the GIS User Community.

PROJECT DESCRIPTION: Page 1 of 4

PROJECT DESCRIPTION

Comprehensive Description:

The Town of Hempstead is requesting CDBG-DR funding to reconstruct approximately 3,800 ft. of local residential streets that are currently experiencing tidal flooding: Niami Street, Anchor Place, Plover Place, Widgeon Place, and Anglers Place. Sections of these existing roadways are currently at or below elevation 3.75 NGVD, making them susceptible to varying levels of tidal flooding from the adjacent Seaman's Creek, Treasure Lagoon, and James Creek. The intent of the project is to reconstruct the roads with a minimum gutter elevation of 5.50 NGVD, making them significantly less susceptible to tidal flooding and elevating up to 2,160 ft. of roadway that is currently below National Weather Service (NWS) Moderate Coastal Flood Elevation.

The project design could include the replacement of concrete curbs and sidewalks, improvements to the storm drain system, installation of check valves, and reconstruction of street end bulkheads as necessary. The raising of the roadway grade will have a direct impact on the frontages of private properties throughout the project area. The design may also include the re-grading and installation of storm drain inlets on private property. Any potential impacts to private property will be evaluated during the environmental review process and measures implemented to minimize impacts.

These roads and surrounding area were flooded during Hurricane Irene and Superstorm Sandy and the area has suffered monthly tidal flooding since Hurricane Irene and Superstorm Sandy struck in 2011 and 2012, respectively. Significant flooding also occurs during major rainstorms at high tide. This continual flooding directly affects the safety and quality of life in the Community and adversely impacts property values.

This project does not involve the construction of a new facility or modifications or repairs to an existing facility. There are no historic or landmark properties impacted by this project. Temporary construction easements will be required for this project, which will trigger URA.

Project Context:

The improvements to the streets of Niami Street, Anchor Place, Plover Place, Widgeon Place, and Anglers Place is a separate project and does not rely on any other projects that trigger CDBG-DR requirements.

Beneficiaries/Public Benefit/Target Area:

The beneficiaries of the project would include residents of Niami Street, Anchor Place, Plover Place, Widgeon Place, and Anglers Place. The benefits to the residents include:

• Risk Reduction and Resiliency: The drainage system improvements will reduce both episodic flooding and the likelihood of road flooding during a storm event. The reduced risk extends to

PROJECT DESCRIPTION: Page 2 of 4

private property in the neighborhood, reducing the likelihood of recurring property damage to buildings and vehicles, as well as the risk of injury due to the collapse of buildings.

Health and Social: Emergency vehicles are impeded by flooded roads from reaching residents
creating a risk to their safety. Flooding also often results in a disruption in road based services,
including curbside garbage collection, mail service, and school buses. Residents' lives are affected
when one has to plan departing and returning to home around the tide schedule. Maintaining clear
roads will improve access for residents who may require shelter, supplies, or assistance. It will also
improve access for recovery crews and equipment following a storm, improving emergency
response times and accelerating local recovery. Economic benefits will include improvements in
local property values.

Recovery Rationale:

The Seaford Community was impacted by both Hurricane Irene and SuperStorm Sandy. The heavy rainfall and storm surge from Hurricane Irene caused extensive flooding in Seaford and neighboring Wantagh, particularly in areas south of Merrick Road. The southbound Seaford-Oyster Bay Expressway at Sunrise Highway was closed the morning after the storm due to flood conditions on the roadway.

Superstorm Sandy also caused damaging storm surges through the Target Area which led to extensive and prolonged flooding and extensive road closures. The storm surge in neighboring Freeport, the closest recorded measurement, was 7.85 feet above the normal astronomical tide level closing Merrick Road at the Seaford Oyster Bay Expressway, and Merrick Road.

Raising street levels and bulkheads will protect Seaford neighborhoods from the severe tidal flooding experienced during Superstorm Sandy and Hurricane Irene as well as the flooding during monthly high tides which have become common since both storms.

Sections of these existing roadways are currently at or below elevation 3.75 NGVD National Geodetic Vertical Datum (NGVD), making them susceptible to varying levels of tidal flooding from the adjacent Seaman's Creek, Treasure Lagoon, and James Creek. The continual flooding, which damage both homes and vehicles, has directly affected the Community's quality of life, as well as safety, and property values have suffered.

The project protects and enhances ongoing recovery efforts by protecting vulnerable assets from recurrent flood damage. This project improves the quality of life for the property owners and their families by reducing the impacts of flooding and increasing safety, while the Town benefits from obtaining road and infrastructure improvements with limited local expenditure.

Description of Construction Involved:

Transportation infrastructure improvements related to this project will be performed on existing streets in Seaford. Any new construction will not change the project footprint more than 20%. Construction may involve the following:

PROJECT DESCRIPTION: Page 3 of 4

- Reconstruct the roads with a sufficient minimum gutter elevation of 5.50 NGVD.
- Replace concrete curbs and sidewalks, improve the storm water drainage system, install check valves at outfalls, and rebuild street-end bulkheads to prevent flooding.
- Install new storm drain inlets at property frontages to prevent negative construction impacts on private properties.

An environmental review identifying impacts and mitigation is required. The level of any environmental review will be determined by the Governor's Office of Storm Recovery (GOSR), and the environmental review will be conducted and managed by GOSR, as NEPA/SEQRA Lead Agency. Engineering plans and an environmental assessment will be submitted to regulatory agencies for review and permit approval in accordance with federal, state, and local regulations.

Responsibility for Operations and Maintenance:

The Town of Hempstead will be responsible for the operation and maintenance of the project after completion. The planned sources of revenue to be used for operation and maintenance expenses will be the Town of Hempstead's operational budget.

Description of Acquisition Involved:

Temporary construction easements complying with URA requirements are anticipated. If during the engineering design phase, it is determined additional property is needed, the Town will comply with the Uniform Relocation and Assistance Act in acquiring property or rights-of-way.

Mitigation Plan:

During the design process, engineers will give special consideration to construction measures that protect the streets from storm surge and wave overtopping. This may include, but not limited to installing check valves at outfalls, and rebuilding street-end bulkheads to prevent flooding.

Engineers will give special consideration to resiliency and design techniques to handle future flood conditions and tidal surge similar to that experienced during Hurricane Irene and Superstorm Sandy. They will also include consideration of sea level rise and increased frequency and intensity of extreme weather events (climate change) in establishing project elevations, capacities and overall designs.

Engineers will utilize storm and wave barrier best management practices during project design and will continue during construction, resulting in more resilient infrastructure.

CDBG-DR Eligibility:

This project is eligible as a *Public Facilities and Improvements* activity pursuant to Section 105(a)(2) of the Housing and Community Development Act (HCDA), which stipulates that CDBG-DR funds may be used by the grant recipient for "acquisition, construction, reconstruction, or installation (including

PROJECT DESCRIPTION: Page 4 of 4

design features and improvements with respect to such construction, reconstruction, or installation that promote energy efficiency) of public works, facilities (except for buildings for the general conduct of government), and site or other improvements."⁵

HUD Matrix Code 03K - Street Improvements

The Disaster Relief Appropriations Act, 2013 (Pub. L. 113–2, approved January 29, 2013) (Appropriations Act) makes available \$16,000,000,000 in Community Development Block Grant (CDBG) funds for necessary expenses related to disaster relief, long-term recovery, restoration of infrastructure and housing, and economic revitalization in the most impacted and distressed areas resulting from a major disaster declared pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act of 1974 (42 U.S.C. 5121 et seq.) (Stafford Act), due to Hurricane Sandy and other eligible events in calendar years 2011, 2012, and 2013.

CDBG-DR National Objective:

The national objective for this project is urgent need.

Pursuant to 24 CFR 570.483(d), activities under this project are "designed to meet community needs having a particular urgency," thus qualifying the project under the national objective of *urgent need*. As noted in the relevant HUD guidance, to comply with this national objective, an activity must be designed to alleviate existing conditions, which the local government certifies and the state determines:

- · Pose a serious and immediate threat to the health or welfare of the community;
- Are of recent origin or recently became urgent;
- · The community is unable to finance the activity on its own; and
- Other sources of funding are not available to carry out the activity.

Pursuant to FR-5696-N-01, HUD waived the certification requirements for this national objective for CDBG-DR funding. Instead, each grantee receiving an award under the Notice must document how all programs and/or activities funded under the *urgent need* national objective responds to a disaster-related impact. Grantees must reference in their action plan the type, scale, and location of the disaster-related impacts that each program and/or activity is addressing."⁶

The Seaford Wantagh NY Rising Community Reconstruction Plan ⁷ demonstrates that the project/activity meets the CDBG-DR national objective of urgent need.

⁵ HCDA Section 105(a), Eligible Activities for States

⁶ Federal Register, Vol. 78, No. 43 issued Tuesday, March 5, 2013.

⁷ This project is based on the following project profile(s) from Seaford Wantagh Committee(s)] NYRCR Plan March 2014: Seaford Road Raising, pg. 111-112

ARCHITECT/ENGINEER'S COST ESTIMATE	MILES OF PROFILE AND ADDRESS A
Estimated Number of Parcels to be Acquired:	Not Applicable
Anticipated Approvals/Permits to be Acquired:	Not Applicable

PROJECT BUDGET

SEAFORD ROAD RAISING	
Budget Line Item	Total
Design and Construction	\$ 2,500,000.00
Subtotal	\$ 2,500,000.00
Project Delivery	\$ 150,000.00
Administration Costs	\$5,000.00
Subtotal Project Delivery / Administration Costs	\$ 155,000.00
Total Project Cost: (Phases I and II)	\$ 2,655,000.00

Town of Hempstead will procure necessary engineering services and subsequent contracting services, both of which will be on lump sum basis with the total of the two not to exceed \$2,500,000.00 to complete the "Seaford Road Raising" project.

Applicant/Recipient Disclosure/Update Report	U.S. Department of and Urban Develo		provat No.	2510-0011 (exp. 8/3	1/2009)
Instructions (See Public Reporting Statement a					
Applicant/Recipient Information Inc	licate whether this is a	n Initial Report 🛛	or ar	Update Report	
1. Applicant/Recipient Name, Address, and Phone (include area code):					
One Washington Street	•			11-6001929	
Hempstead, NY 11550	4			11-0001929	
(516) 489-5000					
3. HUD Program Name				nt of HUD Assistance	3
Community Development Block Grant - Disast	ter Recovery Progra	ım		ested/Received	
	_			\$2,655,000.00	
5. State the name and location (street address, City and Sta	te) of the project or activ	ity:			
Niami Street, Anchor Place, Plover Place, Widgeon Place, and A	nglers Place, Seaford, Nas	sau County, NY 11783		·	1
Part I Threshold Determinations 1. Are you applying for assistance for a specific project or ac These terms do not include formula grants, such as public housing operating subsidy or CDBG block grants. (For fu information see 24 CFR Sec. 4.3). X Yes No If you answered "No" to either question 1 or 2, S However, you must sign the certification at the e	jurisdiction application For further X Ye itop! You do not not not not of the report. povided or Reque ant, loan, subsidy, gu	sted / Expected S	involving this fisec. 4.9 emainde	the project or activitiscal year (Oct. 1 - See of this form. and Use of Fueddit, or tax benefit.	CVE AL TO FORM SE
Department/State/Local Agency Name and Address	Type of Assistance	Requested/Provide	d E	kpected Uses of the F	
(Note: Use Additional pages if necessary.)				· · · · · · · · · · · · · · · · · · ·	
Part III Interested Parties. You must disclose: 1. All developers, contractors, or consultants involved in toproject or activity and 2. Any other person who has a financial interest in the properties assistance (whichever is lower).					
Alphabetical list of all persons with a reportable financial interest in the project or activity (For individuals, give the las name first)	Social Security No. or Employee ID No.	No. or Employee Project/Activity Project			
				APPROVED	\bigcirc
		Ву	Flin	1	
			/sU/	<i>UBYS</i> 6&	20/16

KEVIN R. CONTOY (Note: Use Additional pages if necessary.)

Certification

Warning: If you knowingly make a false statement on this form, you may be subject to civil or criminal penalties under Section 1001 of Title 18 of the United States Code. In addition, any person who knowingly and materially violates any required disclosures of information, including intentional non-disclosure, is subject to civil money penalty not to exceed \$10,000 for each violation. I certify that this information is true and complete.

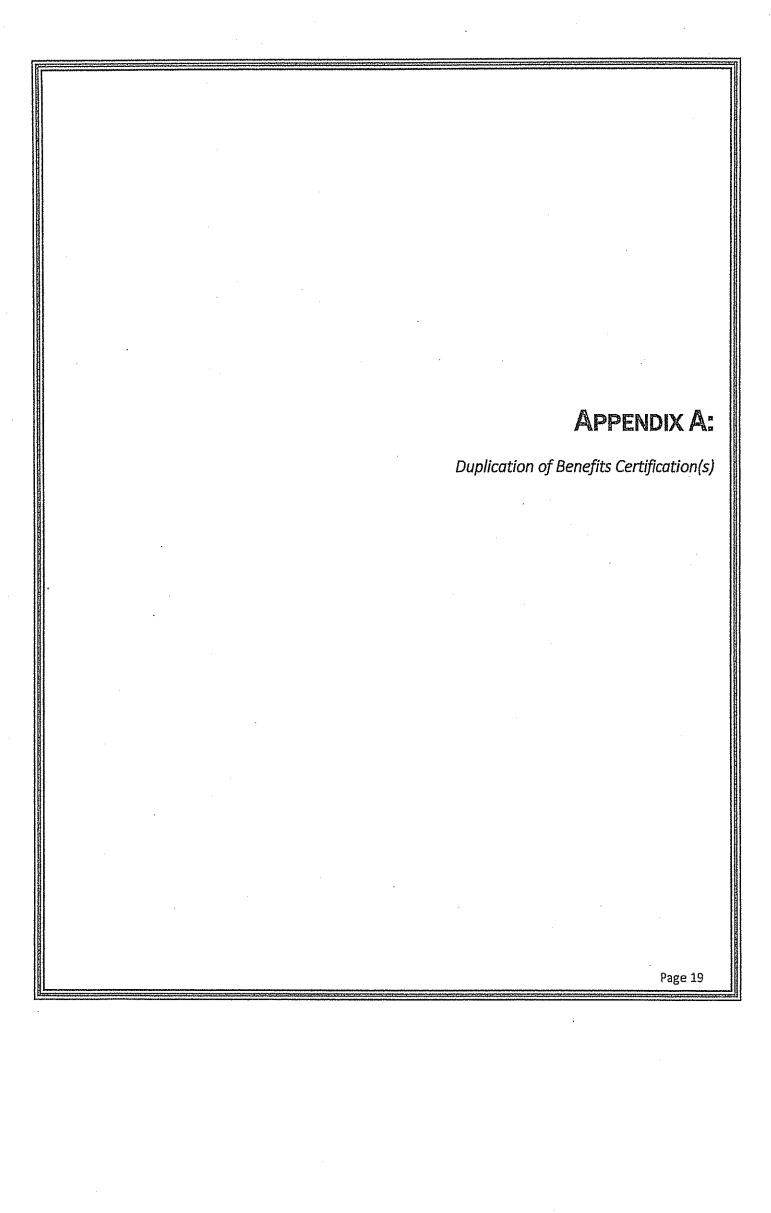
| Date: (mm/dd/yyyy)

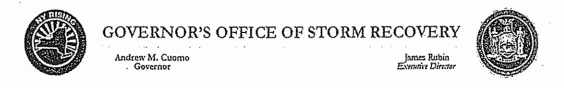
Signature: X

William H. Rockensies, P.E. Commissioner

Department of Engineering

as to i





NY Rising Community Reconstruction Program

DUPLICATION OF BENEFITS QUESTIONNAIRE

Subrecipient:	Town of Hempstead	
•		
Project Name:	Seaford Road Raising	

Federal regulations require a duplication of benefits (DOB) analysis for projects receiving U.S. Department of Housing and Urban Development (HUD) Community Development Block Grant-Disaster Recovery (CDBG-DR) support to ensure that subrecipients do not receive more funds for a project than are needed. Subrecipients must report all assistance they have received for a project from such sources as insurance, Small Business Administration (SBA), Federal Emergency Management Agency (FEMA), and other local, State, or Federal programs, and private or nonprofit charitable organizations. Any funds received from these sources for this project must be considered when the amount of the CDBG-DR grant is determined. While inclusion in a long-term capital plan does not constitute a DOB, if a project has been included in the subrecipient's annual budget, there may be DOB. CDBG-DR is a funding source of last resort, and should funds become available for a project in the future such that some or all of the CDBG-DR funds budgeted for the project would constitute a duplication of benefits, those CDBG-DR funds will be disallowed or, if outlaid, must be returned to the Governor's Office of Storm Recovery (GOSR). Please consult with GOSR staff if you have any questions regarding whether a potential DOB exists. Please use the chart below to describe the funds the subrecipient has received and/or committed for the project.

FUNDS RECEIVED OR BUDGETED FOR THE PROJECT

SOURCE OF FUNDS	Amount received for the project	Additional funds expected
FEMA	0.00	0.00
Other Federal Agencies (Describe)	0.00	0.00
State Agencies	0.00	0.00
Budgeted Subrecipient Funds (Annual Budget)	0.00	0.00
Private Insurance	0.00	0.00

Page 1 of 2

2-24-2015



GOVERNOR'S OFFICE OF STORM RECOVERY

Andrew M. Cuomo Governor





National Flood Insurance	0.00	0.00
Nonprofit Organizations (Describe)	0.00	0.00
Other Funds (Describe)	0.00	0.00
TOTAL	0.00	· 0.00

Documents Needed:

Please provide documents that show the amounts received for the project from each source listed above. Note that all documents, including the subrecipient's budgets, must be retained produced for review on the request of GOSR or HUD.

SUBRECIPIENT CERTIFICATION

I certify that the information provided in this questionnaire is true and accurate to the best of my ability. I understand that if this information is not correct, it may affect the amount of any grant I may receive or may lead to the recapture of disbursed funds by GOSR and/or HUD.

Subrecipient: Town of Hempstead

Signature of Chief Elected Official or Authorized Certifying Official

William Rockensies

Date

WARNING: The information provided on this form is subject to verification by the State of New York and the Department of Housing and Urban Development (HUD) at any time. Title 18, Section 1001 of the U.S. Code states that knowingly and willingly making a false or fraudulent statement to a department of the United States Government can result in termination of assistance and civil and criminal penalties.

Page 2 of 2

2-24-2015

Governor's Office of Storm Recovery NY Rising Community Reconstruction Program Duplication of Benefits

Subrecipient:	Town of Hempstead		
Project Name:	IMP.N.038 Seaford Road Raising		

Calculation of CDBG-DR Award

1.		Identify Subrecipient's total need prior to any assistant (e.g., reconstruction cost estimate)	e	\$2,655,000.00
2.		Identify all potentially duplicative assistance:		
	a.	Insurance		
	b.	FEMA Public Assistance funds for Permanent Work		
	c.	Other		\$0.00
		<u>.</u>	Subtotal	\$0.00
3.		Deduct assistance determined to be duplicative		\$0.00
4.		Maximum Eligible Award (Item1 less Item 3)		\$2,655,000.00
5,		Program Cap (if applicable)		\$2,655,000.00
6.		CDBG-DR Award (lesser of Items 4 and 5)		\$2,655,000.00
Preparer	's Sig	nature:		Date:
				•

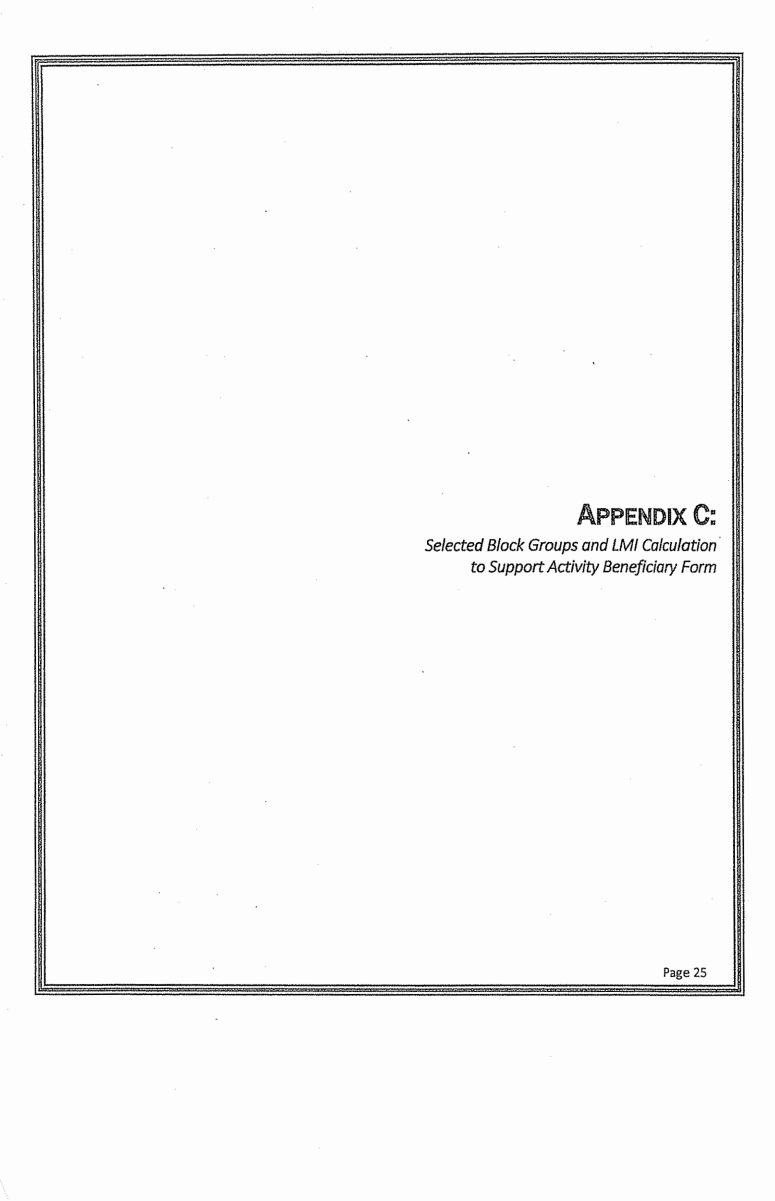
	<i>:</i>
APPENDIX	(B:
Proof of Publication of Public Notice Requesting Public Comment on Submiss	
Application for Fu	nding
Record of Public Comr	nents
Pag	ge 23

The Application was advertised From XX/XX/2015 – YY/YY/2015 in the following publications:

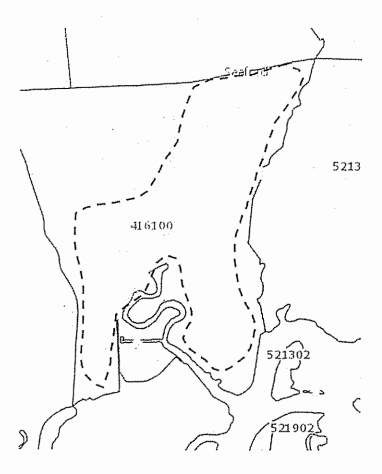
- Publication 1
- Publication 2

The following comments were received by [subrecipient]:

- 1) Comment
- 2) Comment
- 3) Comment
- 4) Comment



Seaford Road Raising Selected Block Groups



Seaford Road Raising LMI Calculation

			LIVII@	alculation				
COUNTY NAME	GEOID	TRACT	BLKGRP	LOWMOD UNIV	LMI	MOD	LOW	MEDIUM
Nassau County	360594000000	416100	1	1290	315	290	25	300
Nassau County	360594000000	416100	4	1665	615	240	375	235
Nassau County	360594000000	416100	2	1570	370	140	230	200
Total Population: 12810			4,525	1,300	670	630	735	

Total LMI: 3490

Total Percentage: 28.7%

White: 94.98%

Black or African American: 0.51%

American Indian or Alaskan Native: 0.13%

Asian: 2.19%

Native Hawaiian or Pacific Islander: 0.0%

Other: 2.19%

Hispanic or Latino: 4.69%

Data Sources:

Low-and moderate-income persons for area benefit activities were determined using the 2006-2010 American Community Survey.

Percentages for race and ethnicity for area benefit activities were determined using the Census 2010 SF-1 100% data, Tables P3-Race and P4-Hispanic or Latino Origin.

offered the following resolution and

moved its adoption:

RESOLUTION EXTENDING TEMPORARY PERIOD FOR WAIVER OF ALL BUILDING DEPARTMENT AND BOARD OF APPEALS FEES IN CONNECTION WITH APPLICATIONS TO REPAIR OR REPLACE DWELLINGS DAMAGED OR DESTROYED BY THE EFFECTS OF HURRICANE SANDY, AND EXPANDING UPON RELIEF AFFORDED TO HURRICANE SANDY VICTIMS

WHEREAS, on November 27, 2012, the Town Board adopted resolution no. 1342-2012, directing the Building Department and Board of Appeals to waive all application and permit fees, and all associated fees, in relation to applications for repair or replacement of dwellings that were damaged or destroyed by the effects of Hurricane Sandy, except that this waiver applies only if the initial building permit application is filed on or before March 1, 2013; and

WHEREAS, by Resolution numbers 152-2013, 559-2013, 995-2013, 1454-2013, 304-2014, 862-3014, 1252-2014, 1675-2014 330-2015, 808-2015, 1212-2015, and 49-2016 the Town Board extended this waiver to cover all initial building permits filed on or before June 30., 2016; and

WHEREAS, it is in the public interest for the Town Board to extend the period of the waiver, and take further steps affording relief to residents experiencing displacement and related hardship due to Hurricane Sandy;

NOW, THEREFORE, BE IT

RESOLVED, that effective immediately upon the adoption of this resolution, Town Board resolution no. 1342-2012 is amended insofar as to extend the filing deadline for fee waivers as set forth therein from June 30, 2016 to and including December 31, 2016; and be it further

RESOLVED, that notwithstanding the provisions of any applicable law to the contrary, residents of single and two-family dwellings being repaired or replaced due to the effects of Hurricane Sandy shall be entitled to utilize and store on the same plot or on a contiguous parcel, a storage pod or pods, and/or a private trailer or house car, and there shall be no fee for such use or storage, except that this dispensation shall expire on December 31, 2016.

The foregoing resolution was seconded by and adopted upon roll call as follows:

AYES:

NOES:

Oten 7731 Case 7725202

offered the following resolution and moved its adoption as follows:

RESOLUTION EXTENDING THE TEMPORARY SUSPENSION OF ENFORCEMENT OF SECTION 144-3.G OF THE CODE OF THE TOWN OF HEMPSTEAD, IN RELATION TO REGULATION OF PERMISSIBLE HOURS FOR THE CONDUCT OF STRUCTURAL WORK ON BUILDINGS.

WHEREAS, by resolution numbers 79-2013, 902-2013, 1211-2013, 1455-2013, 305-2014, 863-2014,1253-2014, 1674-2014, 331-2015, 809-2015, 1213-2015 and 50-2016 the Town Board temporarily suspended enforcement of section 144-3.G of the Code of the Town of Hempstead, structural work on buildings shall also be permitted between the hours of 10 o'clock a.m. and six o'clock p.m. on any Saturday or Sunday for a period up to and including June 30, 2016; and

WHEREAS, it is in the public interest to extend the waiver:

NOW, THEREFORE, BE IT

RESOLVED, that the temporary suspension of enforcement of section 144-3.G of the Code of the Town of Hempstead is hereby extended up to and including December 31, 2016.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Oten F 32

offered the following resolution

and moved its adoption:

RESOLUTION EXTENDING TEMPORARY WAIVER OF TOWN CLERK FEES FOR PASSPORTS AND COPIES OF BIRTH CERTIFICATES, DEATH CERTIFICATES AND MARRIAGE LICENSES FOR PERSONS WHOSE RESIDENCES WERE DAMAGED BY THE EFFECTS OF HURRICANE SANDY

WHEREAS, Hurricane Sandy, which impacted the Town of Hempstead on October 29, 2012, created many hardships for Town residents whose dwellings were damaged by it, including destruction of birth certificates, death certificates, marriage licenses and passports; and

WHEREAS, by resolution no. 1320-2012 adopted November 27, 2012, the Town Board temporarily waived all fees for Town residents who are seeking services in relation to replacement of birth certificates, death certificates, marriage licenses and/or passports which were lost or damaged by the effects of Hurricane Sandy; and

WHEREAS, by resolution numbers 290-2013, 560-2013, 995-2013, 1454-2013, 303-2014, 861-2014, 1241-2014,1676-201, 329-2015, 810-2015, 1214-2015, and 48-2016 the Town Board extended this waiver for replacement of birth certificates, death certificates, marriage licenses and/or passports which were lost or damaged by the effects of Hurricane Sandy through June 30, 2016; and

WHEREAS, it is in the public interest for the Town to extend the waiver period, for the benefit of affected Town residents; and

NOW, THEREFORE, BE IT

RESOLVED, that the fee waiver period set forth in resolution no. 290-2013 is extended to December 31, 2016; and be it further

RESOLVED, that this resolution shall take effect immediately.

The foregoing resolution was seconded by and adopted upon roll call as follows:

AYES:

NOES:

MEM# 33

offered the following resolution and moved its adoption:

RESOLUTION AUTHORIZING ACCEPTANCE OF BID FOR STREETSCAPE BEAUTIFICATION AT HEMPSTEAD TURNPIKE BELMONT BLVD. TO WESTGATE – SOUTH SIDE, ELMONT, TOWN OF HEMPSTEAD, NEW YORK.

WHEREAS, the Town of Hempstead through the Department of Planning and Economic Development, by public notice in Newsday, duly published according to law, invited sealed bids for Streetscape Beautification Project, located in Hempstead Turnpike Belmont Blvd. to Westgate – South Side, Elmont, New York, in the Town of Hempstead, County of Nassau; and

WHEREAS, the Department of Planning and Economic Development received five (5) bids in response to the subject project and;

1.	J. Anthony Enterprises, Inc.	\$ 452,735.00
2.	Stasi Bros Asphalt Corp.	\$ 461,992.00
3.	MP3 Corporation, Inc.	\$ 464,560.00
4.	Roadwork Ahead	\$ 470,220.00
5.	Quintal Contracting Corp.	\$ 618,325.10

WHEREAS, the Commissioner of the Department of Planning and Economic Development recommends that the Town of Hempstead accept the lowest responsible bid submitted by J. Anthony Enterprises, Inc., 1606 9th Ave, Bohemia, NY 11716, in the sum of FOUR HUNDRED FIFTY TWO THOUSAND SEVEN HUNDRED THIRTY FIVE AND 00/100 (\$452,735.00) DOLLARS for the Streetscape Beautification Project, located in Hempstead Turnpike Belmont Blvd. to Westgate – South Side, Elmont, New York, in the Town of Hempstead, County of Nassau; and

WHEREAS, this Town Board deems it to be in the public interest to accept the aforementioned bid.

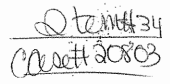
NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor is hereby authorized to accept the bid and execute the contract made by J. ANTHONY ENTERPRISES, INC. in the sum of FOUR HUNDRED FIFTY TWO THOUSAND SEVEN HUNDRED THIRTY FIVE AND 00/100 (\$452,735.00) Dollars with payments charged against the appropriate Community Development Account; and

BE IT FURTHER RESOLVED, that the Commissioner of the Department of Planning and Economic Development is hereby authorized to execute any and all documents necessary to implement the project. Said documents shall include, but shall not be limited to award notices, change orders, notices to proceed, and any other documents that are reasonably required for the implementation and completion of the project.

The foregoing resolution was adopted upon roll call as follows:

AYES:	,()
NOES:	()



Adopted:

offered the following resolution and moved its adoption as follows:

RESOLUTION RETAINING CHIEF INVESTIGATION & SECURITY LLC.

WHEREAS, the Town of Hempstead requires the services of a Private Investigator; and

WHEREAS, Chief Investigation & Security LLC is a firm skilled in investigation services;

NOW, THEREFORE, BE IT

RESOLVED, that Chief Investigation Services LLC be retained to do investigations as needed for the Town of Hempstead at a fee of \$65.00 per hour; and,

BE IT FURTHER

RESOLVED, that said fees shall be paid from the Town Attorney Fees and Services Account.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

OteM#35 Cale #29520 Adopted:

offered the following resolution and moved its adoption as follows:

RESOLUTION AUTHORIZING THE COMMISSIONER OF INFORMATION AND TECHNOLOGY TO ENTER INTO A CONTRACT WITH INFOSYS INTERNATIONAL N.C.

WHEREAS, the Town of Hempstead Department of Information and Technology is doing a departmental review and assessment of its operations; and

WHEREAS, Infosys International N.C. is a company that is competent to assist in this project;

NOW, THEREFORE, BE IT

RESOLVED, that the Commissioner of Information and Technology is authorized to enter into a contract with Infosys International N.C. for a sum not to exceed \$50,000.00; and,

BE IT FURTHER

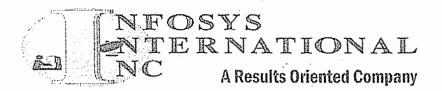
RESOLVED, that said fees shall be paid from the applicable Department of Information and Technology account.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem #36 Case # 1430



Town of Hempstead Information Services Department Review and Assessment Project

March 22, 2016

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	I. Town of Hempstead	1
II.	Major County Initiatives	
III.	Scope of Assignment	1
IV.	Interview Process	2
V.	Management Structure	
VI.	Spending/Investment Analyses	
VII.	Information Services	
VIII.	Infosys International, Inc	
IX.	Deliverables	
Х	C. Town of Hempstead IS Assessment Interview Guide	
XI.	Staff Resumes	



I. Town of Hempstead:

This assessment will include measuring the IS support required to meet key 2016 Supervisor's initiatives which will be discussed in detail later.

Finally, this review will seek the input of senior staff from major departments, along with any other individuals whom you may designate. The objective will be to ascertain the Information Services support requirements of those departments and levels of satisfaction.

II. MAJOR TOWN INITIATIVES

Through a series of discussions and document reviews, we expect to capture prioritized lists of:

- Supervisor initiatives
- Town Department initiatives and major projects
- Cost reduction opportunities

Reviews of Strategic Operating Plans will be compared to the Information Services Plans, to measure alignment. The latter plans should mirror the former, in terms of prioritizing the deployment of IS resources.

III. SCOPE OF ASSIGNMENT:

Perform a detailed review and assessment of the Town of Hempstead Information Services

Department, with emphasis on both current effectiveness and long term viability. The latter topic will focus on the ability of Information Service (IS) to align itself with the Supervisor's stated objectives.

The evaluation of Information Services will include, but not be limited to, departmental organization and staffing, technologies employed, data center operations, network management, desktop support, and application development. Each of these categories will be further broken down for detailed evaluation, as outlined below.

We anticipate a 60-day time frame, which will include interviews with key staff from the agencies cited below, along with in-depth discussions with Information Services staff. We will provide progress briefings every two weeks. Deliverables will include specific recommendations for:

- Immediate performance improvements
- Organization and staffing changes, if warranted
- New technology direction, where feasible and cost effective



IV. INTERVIEW PROCESS

As noted above, Infosys International, Inc. will seek the input of the Supervisor and his deputies. In addition, we will seek out:

- Department Commissioners and senior staff
- "I.S. Coordinators" who have been appointed or who have evolved, by virtue of skills and experience.

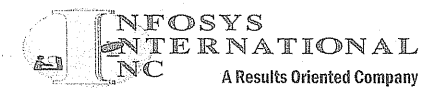
We will evaluate the project request process, project justification requirements, application development participation, user training, and savings achievement. Interview Guide attached, page 6.

V. MANAGEMENT STRUCTURE

The assessment will address the Town's oversight processes, as they relate to Information Services initiatives and performance:

- Development of the IS Operating Budget
- Development of the IS Capital Budget
- Role of the Executive Steering Committee
- Role of the Capital Committee
- Role of the Project Steering Committee (major automation initiatives)

This analysis is concerned not only with the effective oversight of the Information Services function, but also with the availability to IS of County management for staffing, funding, and prioritizing support.



VI. SPENDING/INVESTMENT ANALYSES

We will analyze the current IS Spending and Investments, with regard to:

- IS Operating Budget
- IS Capital Budget
- Investment Analyses
 - 1. Project ROI(s)
 - 2. Savings Achievement
 - 3. Budgets changed to incorporate savings
 - 4. Formal Savings Plans
- Spending Trends, State and Local Government
 - 1. Capital as % Total IS budget
 - 2. Operating as % Total County Budget
 - 3. Application Development vs. Maintenance
 - 4. Shared Services/Facilities
- Chargeback Opportunities
- NYS Support

VII. INFORMATION SERVICES

We will analyze the current IS Service Model, along with its Strategic Plan and 2016 Business Plan, with a view towards:

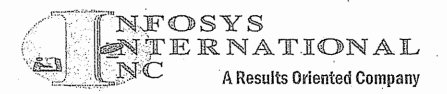
- Immediate performance improvements where feasible, cost effectiveness
- Potential new technology direction (Cloud Computing, Outsourcing, Shared Services)

We will conduct detailed reviews as follows:

- Department Organization
 - 1. Staffing
 - 2. Hierarchy
 - 3. Management Skills
- Application Development
 - 1. Project Intake
 - 2. Approval Process
 - 3. Prioritization
 - 4. Technology deployed
 - 5. Outside Contractor Involvement
 - 6. Project Management
 - 7. Success rate; define success
 - 8. Documentation

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- Application Maintenance
 - 1. Workload
 - 2. Prioritization
 - 3. Documentation
 - 4. Key Staff; risk
- Data Center Operations
 - 1. Schedule
 - 2. Performance
 - 3. Key Staff; risk
 - 4. Technology deployed
 - 5. Backup and Recovery
- Network Management
 - 1. Internal
 - 2. External
 - 3. Performance
 - 4. Technology
 - 5. Data Security
 - 6. Key Staff; risk
- Desktop Support
 - 1. PC population
 - 2. Staffing
 - 3. Technology deployed
 - 4. Help Desk
 - 5. Response time
 - 6. User reliance
 - 7. Data security
- Other
 - 1. Imaging
 - 2. Telephony
 - 3. Social Networks



COST PROPOSAL

Total estimated cost for the Assessment Project is \$ 50,000.00 (Fifty thousand dollars).

INFOSYS	INTERNATIONAL N.C.					
Ву:						
TOWN OF HEMPSTEAD						
_						
By:	JR R. PRIMM, JR.					

CASE NO.

Adopted:

offered the following resolution and

moved its adoption:

RESOLUTION AUTHORIZING THE SUPERVISOR TO SETTLE THE CLAIM OF LIBERTY MUTUAL INSURANCE COMPANY as SUBROGEE OF AIMEE MARRO, IN THE AMOUNT OF \$8,442,61.

WHEREAS, Liberty Mutual Insurance Company, as subrogee of (a/s/o) Aimee Marro, by its attorneys Carman, Callahan & Ingham, LLP with offices in Farmingdale, New York, made a vehicle damage claim against the Town of Hempstead when Liberty Mutual's insured sustained damage to her 2007 Honda motor vehicle when said motor vehicle was in a collision with a Town of Hempstead Department of Sanitation motor vehicle on South Main Street near its intersection with Atlantic Avenue in Freeport, New York on August 27, 2014; and

WHEREAS, an action was instituted by Liberty Mutual Insurance Company a/s/o Aimee Marro against the Town of Hempstead in the District Court of Nassau County to recover for vehicle damages sustained by its insured; and

WHEREAS, prior to trial of this case, a proposal was made between Carman, Callahan & Ingham, LLP, attorneys for Liberty Mutual Insurance Company a/s/o Aimee Marro and the Claims Service Bureau of New York, Inc., the claim investigation and adjusting firm retained by the Town for such purposes, to settle this claim in the amount of \$8,442.61; and

WHEREAS, Carman, Callahan & Ingham, LLP, attorneys for Liberty Mutual Insurance Company a/s/o Aimee Marro have forwarded an executed general release and a Stipulation Discontinuing Action to the Office of the Town Attorney regarding this case; 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 is authorized to settle the vehicle damage claim of Liberty Mutual Insurance Company as a/s/o of Aimee Marro for vehicle damages occurring on August 27, 2014 in the amount of \$8,442.61 in full and final settlement of this claim, the aforesaid settlement to be paid out of the Sanitation Operating Fund Tort Liability Account.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 37-Case#10889 Resolution- Amending Resolution No. 73-2016 Re: Various offices, positions & occupations in the Town Government of the Town of Hempstead

Otom#38 Casse# 7

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 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 at various locations; and

WHEREAS, has introduced a proposed local law known as Intro. No. 64-2016, 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 August 2, 2016, at 10:30 o'clock in the forenoon of that day, at which time all interested persons shall be heard on the proposed enactment of a local law known as Intro. No. 64-2016, 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:

NOES:

AYES: () ()

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 2nd day of August, 2016, 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 locations:

BELLMORE Section 202-15 OAK STREET (TH 194/16) South Side – TWO HOUR PARKING 7 AM to 5 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 132 feet east of a point opposite the east curbline of Oak Court, east for a distance of 52 feet.

OCEANSIDE Section 202-13 ANCHOR AVENUE (TH 132/16) South Side – NO PARKING 10 AM – 2 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 497 feet east of the east curbline of Yost Blvd., east to the west curbline of Messick Ave.

WEST HEMPSTEAD Section 202-20 BUCKINGHAM ROAD (TH 574/15) West Side – ONE HOUR PARKING 9 AM to 9 PM EXCEPT SUNDAYS – starting at a point 35 feet north of the north curbline of Hempstead Turnpike, north for a distance of 121 feet.

BUCKINGHAM ROAD (TH 574/15) East Side – ONE HOUR PARKING 9 AM to 9 PM EXCEPT SUNDAYS – starting at a point 34 feet north of the north curbline of Hempstead Turnpike, north for a distance of 131 feet.

PEACHGROVE DRIVE (TH 100/16) West Side – NO PARKING EXCEPT SUNDAYS & HOLIDAYS – starting at a point 164 feet south of the south curbline of Hempstead Turnpike, south for a distance of 26 feet.

PEACHGROVE DRIVE (TH 100/16) West Side – NO PARKING EXCEPT SUNDAYS & HOLIDAYS – starting at a point 247 feet south of the south curbline of Hempstead Turnpike, south for a distance of 61 feet.

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

POINT LOOKOUT Section 202-3 GARDEN CITY AVENUE (TH 141/13) West Side – ONE HOUR PARKING – staring at the north curbline of Lido Boulevard, north for a distance of 70 feet. (Adopted 6/18/13)

HEWLETT AVENUE (TH 179/67) West Side – ONE HOUR PARKING – starting at the south curbline of Lido Blvd., south for a distance of 100 feet. (Adopted 4/16/68)

LIDO BOULEVARD (TH 547/15) South Side – TWO HOUR PARKING 8 AM to 7 PM – from the east curbline of Inwood Ave., east to the west curbline of Lynbrook Ave. (Adopted 4/26/16)

POINT LOOKOUT Section 202-3 LIDO BOULEVARD, NORTH SIDE (TH 179/67) (TH 633/67) ONE HOUR PARKING 8 A.M. to 7 P.M. – starting from the east curbline of Parkside Drive, east to the west curbline of Baldwin Avenue. (Adopted 4/16/68)

WEST HEMPSTEAD Section 202-20 BUCKINGHAM ROAD (TH 574/15) West Side – ONE HOUR PARKING 9 AM to 9 PM EXCEPT SUNDAYS – starting at a point 42 feet north of the north curbline of Hempstead Turnpike, north for a distance of 50 feet. (Adopted 11/4/55)

BUCKINGHAM ROAD (TH 574/15) East Side – ONE HOUR PARKING 9 AM to 9 PM EXCEPT SUNDAYS – starting at a point 34 feet north of the north curbline of Hempstead Turnpike, north for a distance of 80 feet. (Adopted 11/4/55)

PEACHGROVE DRIVE (TH 100/16) West Side – NO PARKING EXCEPT SUNDAYS & HOLIDAYS – starting at a point 120 feet south of the south curbline of Hempstead Turnpike, south to Henry Street. (Adopted 8/23/55)

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: July 5, 2016 Hempstead, New York

BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO Supervisor

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 forty-two of two thousand sixteen is hereby amended by including therein "REGULATIONS AND RESTRICTIONS" to limit parking at the following locations:

BALDWIN Section 202-5 GRAND AVENUE (TH 153/16) West Side – ONE HOUR PARKING 8 AM – 6 PM EXCEPT SUNDAYS & HOLIDAYS – starting at a point 174 feet north of the north curbline of St. Luke's Place, north for a distance of 298 feet.

GRAND AVENUE (TH 153/16) West Side – NO STOPPING 4 AM – 7 AM THURSDAYS – starting at a point 174 feet north of the north curbline of St. Lukes Pl., north for a distance of 298 feet.

ELMONT Section 202-19 BELMONT AVENUE (TH 226/16) South Side – NO PARKING on SUNDAYS & HOLIDAYS – starting at a point 60 feet west of the west curbline of First St., west for a distance of 408 feet.

LIDO BEACH Section 202-2

EVA DRIVE (TH 197/16) South Side – NO PARKING MAY 15 – SEPTEMBER 30 – starting at the east curbline of Fairway Rd., east for a distance of 171 feet.

MERRICK Section 202-11 CAYUGA DRIVE (TH 238/16) South Side – TWO HOUR PARKING 8 AM – 6 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 432 feet east of the east curbline of Seneca Dr. West, east for a distance of 150 feet.

OCEANSIDE Section 202-13

ANCHOR AVENUE (TH 202/16) North Side – NO PARKING 10 AM – 2 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – from the west curbline of Messick Ave., west for a distance of 70 feet.

NASSAU PARKWAY (TH 213/16) South Side – NO PARKING 9 AM – 11 AM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 78 feet west of the west curbline of Rockville Centre Parkway, west for a distance of 25 feet.

ROYAL AVENUE (TH 214/16) East Side – NO PARKING 7 AM – 12 NOON EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – from the south curbline of River St., south for a distance of 50 feet

ROYAL AVENUE (TH 214/16) East Side – NO PARKING 7 AM – 12 NOON EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 103 feet south of the south curbline of River St., south to the north curbline of Union Pl.

VERMONT AVENUE (TH 116/16) South Side – NO PARKING 8 AM – 4 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 175 feet west of the west curbline of Yost Blvd., west for a distance of 60 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 forty-two of two thousand sixteen is hereby amended by repealing therein "REGULATIONS AND RESTRICTIONS" to limit parking at the following locations:

BALDWIN Section 202-5 GRAND AVENUE (TH 234/64) West Side – ONE HOUR PARKING – starting at a point 530 feet north of the north curbline of Florence Street, north for a distance of 326 feet. (Adopted 8/11/64)

GRAND AVENUE (TH 587/06) West Side – ONE HOUR PARKING – starting at a point 74 feet south of the south curbline of St. Lukes Place, south for a distance of 24 feet. (Adopted 9/25/07)

GRAND AVENUE (TH 52/03) West Side – NO STOPPING 4 AM to 7 AM THURSDAYS – starting at a point 54 feet north of the north curbline of Town of Hempstead Parking Field BA-9, north for a distance of 311 feet. (Adopted 5/13/03)

GRAND AVENUE (TH 52/03) West Side – NO STOPPING 4 AM TO 7 AM THURSDAYS – starting at the north curbline of St. Lukes Place, north for a distance of 463 feet. (Adopted 5/13/03)

GRAND AVENUE (TH 123/89) West Side – ONE HOUR PARKING – starting at the north curbline of St. Lukes Place, north for a distance of 162 feet. (Adopted 8/22/89)

GRAND AVENUE (TH 123/89) West Side – ONE HOUR PARKING 8 A.M. to 6 P.M. EXCEPT SUNDAYS and HOLIDAYS – starting at a point 162 feet north of the north curbline of St. Lukes Place, north for a distance of 307 feet. (Adopted 8/22/89)

GRAND AVENUE (TH 92/72) West Side – ONE HOUR PARKING – starting at a point 25 feet north of the north curbline of Seaman Avenue, north for a distance of 110 feet. (Adopted 4/11/72)

ELMONT Section 202-19 BELMONT AVENUE (TH 105/06) South Side – NO PARKING on SUNDAYS & HOLIDAYS – starting at a point 152 feet east of the east curbline of Second St., east to the west curbline of First Street. (Adopted 9/5/06)

LIDO BEACH Section 202-2 EVA DRIVE (TH 146/97) South Side – NO PARKING MAY 15 – SEPTEMBER 30 – starting at the east curbline of Fairway Rd., east for a distance of 204 feet. (Adopted 9/30/97)

MERRICK Section 202-11 CAYUGA DRIVE (TH 531/15) South Side – TWO HOUR PARKING 8 AM – 6 PM EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at a point 437 feet east of the east curbline of Seneca Dr. West, east for a distance of 75 feet. (Adopted 11/24/15)

OCEANSIDE Section 202-13

ANCHOR AVENUE (TH 235/86) North Side – NO PARKING 10 A.M. to 2 P.M. EXCEPT SATURDAYS, SUNDAYS & HOLIDAYS – starting at the west curbline of Messick Avenue, west for distance of 157 feet. (Adopted 10/21/86)

ROYAL AVENUE (TH 103/68) West Side – NO PARKING 7 AM to NOON EXCEPT SATURDAYS, SUNDAYS and HOLIDAYS – from the south curbline of River Street, south to the north curbline of Union Place. (Adopted 6/11/68)

WEST HEMPSTEAD Section 202-20 SPRUCE STREET (TH 243/74) West Side – NO PARKING 8 PM – 8 AM – starting from a point 206 feet north of the north curbline of Hempstead Avenue, north for a distance of 280 feet. (Adopted 11/21/74)

Section 3. This local law shall take effect immediately upon filing with the secretary of state.

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. 65-2016, 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 August 2, 2016, at 10:30 o'clock in the forenoon of that day, at which time all interested persons shall be heard on the proposed enactment of a local law known as Intro. No. 65-2016, 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: ()

tem # 40 Case # 29516

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 2nd day of August, 2016, 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:

BALDWIN

GRAND AVENUE (TH 153/16) West Side – NO STOPPING ANYTIME – starting at a point 92 feet north of the north curbline of Florence St., north to a point 60 feet south of the south curbline of Seaman Ave.

GRAND AVENUE (TH 153/16) West Side – NO STOPPING HERE TO CORNER – starting at the south curbline of West Seaman Ave., south for a distance of 60 feet.

GRAND AVENUE (TH 153/16) West Side – NO STOPPING ANYTIME – starting at a point 29 feet north of the north curbline of West Seaman Ave., north to a point 74 feet south of the south curbline of St. Lukes Pl.

GRAND AVENUE (TH 153/16) West Side – NO STOPPING ANYTIME – starting at the north curbline of St. Lukes Pl., north for a distance of 174 feet.

ELMONT

BELMONT AVENUE (TH 226/16) South Side – NO STOPPING HERE TO CORNER – starting at the west curbline of First St., west for a distance of 40 feet.

ALSO, to REPEAL from Section 202-1 "PARKING OR STANDING PROHIBITIONS" at the following locations:

BALDWIN

GRAND AVENUE (TH 234/64) West Side – NO STOPPING HERE TO CORNER – from the south curbline of West Seaman Avenue, south for a distance of 50 feet. (Adopted 8/11/64)

GRAND AVENUE (TH 288/64) West Side – NO STOPPING – starting at a point 134 feet north of the north curbline of West Seaman Avenue, north for a distance of 26 feet. (Adopted 8/11/64)

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. (Adopted 11/24/15)

BALDWIN

MERRICK ROAD (TH 325/14) North Side - NO

STOPPING HERE TO CORNER – starting from the east curbline of Grand Avenue, east for a distance of 65 feet.

(Adopted 11-25-14)

OCEANSIDE

VERMONT AVENUE (TH 116/16) South Side – NO

PARKING ANYTIME – starting at a point 175 feet west of the west curbline of Yost Boulevard, west for a distance of 60

feet. (Adopted 5/24/16)

WOODMERE

PENINSULA BOULEVARD (TH 224/98) South Side – NO PARKING ANYTIME – starting at a point 290 feet west of the west curbline of Longacre Avenue, west for a distance of

62 feet. (Adopted 2/29/00)

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: July 5, 2016 Hempstead, New York BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO 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 forty-three of two thousand sixteen is hereby amended by including therein "PARKING OR STANDING PROHIBITIONS" at the following locations:

BALDWIN

GRAND AVENUE (TH 153/16) West Side – NO STOPPING ANYTIME – starting at a point 92 feet north of the north curbline of Florence St., north to a point 60 feet south of the south curbline of Seaman Ave.

GRAND AVENUE (TH 153/16) West Side – NO STOPPING HERE TO CORNER – starting at the south curbline of West Seaman Ave., south for a distance of 60 feet.

GRAND AVENUE (TH 153/16) West Side – NO STOPPING ANYTIME – starting at a point 29 feet north of the north curbline of West Seaman Ave., north to a point 74 feet south of the south curbline of St. Lukes Pl.

GRAND AVENUE (TH 153/16) West Side – NO STOPPING ANYTIME – starting at the north curbline of St. Lukes Pl., north for a distance of 174 feet.

ELMONT

BELMONT AVENUE (TH 226/16) South Side – NO STOPPING HERE TO CORNER – starting at the west curbline of First St., west for a distance of 40 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 forty-three of two thousand sixteen is hereby amended by repealing therein "PARKING OR STANDING PROHIBITIONS" at the following locations:

BALDWIN

GRAND AVENUE (TH 234/64) West Side – NO STOPPING HERE TO CORNER – from the south curbline of West Seaman Avenue, south for a distance of 50 feet. (Adopted 8/11/64)

GRAND AVENUE (TH 288/64) West Side – NO STOPPING – starting at a point 134 feet north of the north curbline of West Seaman Avenue, north for a distance of 26 feet. (Adopted 8/11/64)

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. (Adopted 11/24/15)

MERRICK ROAD (TH 325/14) North Side – NO STOPPING HERE TO CORNER – starting from the east curbline of Grand Avenue, east for a distance of 65 feet. (Adopted 11-25-14)

OCEANSIDE

VERMONT AVENUE (TH 116/16) South Side – NO PARKING ANYTIME – starting at a point 175 feet west of the west curbline of Yost Boulevard, west for a distance of 60 feet. (Adopted 5/24/16)

WOODMERE

PENINSULA BOULEVARD (TH 224/98) South Side – NO PARKING ANYTIME – starting at a point 290 feet west of the west curbline of Longacre Avenue, west for a distance of 62 feet. (Adopted 2/29/00)

Section 3. This local law shall take effect immediately upon filing with the secretary of state.

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. 66-2016, 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 August 2, 2016, at 10:30 o'clock in the forenoon of that day, at which time all interested persons shall be heard on the proposed enactment of a local law known as Intro. No. 66-2016, 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: ()

tem # 29517

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 2nd day of August, 2016, 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:

LEVITTOWN

HYACINTH ROAD (TH 246/16) STOP – all traffic traveling

southbound on Primrose Lane shall come to a full stop.

NORTH VALLEY STREAM

CENTRAL AVENUE (TH 250/16) STOP – all traffic traveling

southwest on Central Ct. 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: July 5, 2016 Hempstead, New York

BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO

Supervisor

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 "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 forty-four of two thousand sixteen is hereby amended by including therein "ARTERIAL STOPS" at the following locations:

LEVITTOWN HYACINTH ROAD (TH 246/16) STOP – all traffic traveling

southbound on Primrose Lane shall come to a full stop.

NORTH VALLEY STREAM CENTRAL AVENUE (TH 250/16) STOP – all traffic traveling

southwest on Central Ct. shall come to a full stop.

Section 2. This local law shall take effect immediately upon filing with the secretary of state.

CASE NO. 29518

ADOPTED:

offered the following resolution and moved

its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A D LOCAL LAW TO AMEND SECTION OF THE CODE OF THE TOWN OF PROPOSED LOCAL LAW HEMPSTEAD TO INCLUDE "PROHIBITION OF LEFT TURNS" 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 197-15 of the Code of the Town of Hempstead entitled "PROHIBITION OF LEFT TURNS"; and

WHEREAS, has introduced a proposed local law known as Intro. No. 67-2016, Print No. 1 to amend the said Section 197-15 of the Code of the Town of Hempstead to include "PROHIBITION OF LEFT TURNS" 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 August 2, 2016, at 10:30 o'clock in the forenoon of that day, at which time all interested persons shall be heard on the proposed enactment of a local law known as Intro. No. 67-2016, Print No. 1, to amend Section 197-15 of the Code of the Town of Hempstead to include "PROHIBITION OF LEFT TURNS" 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:

Case # 29518

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 2nd day of August, 2016, at 10:30 o'clock in

forenoon of that day to consider the enactment of a local law to amend Section 197-15 of the

code of the Town of Hempstead to INCLUDE "PROHIBITION OF LEFT TURNS" at the

following locations:

UNIONDALE

HAWTHORNE AVENUE (TH 171/16) NO LEFT TURN – between Jerusalem Ave. and Cedar St. – all traffic traveling southbound on Hawthorne Ave. shall be prohibited from

executing a left turn maneuver.

LEONARD AVENUE (TH 171/16) NO LEFT TURN – between Jerusalem Ave. and Elm Pl. – all traffic traveling northbound on Leonard Ave. shall be prohibited from executing

a left turn maneuver.

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: July 5, 2016 Hempstead, New York BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO Supervisor

Nasrin G. Ahmad

Town Clerk

Town of Hempstead

A local law to amend Section one hundred ninety-seven dash fifteen of the Code of the Town of Hempstead as constituted by local law number one of nineteen hundred and sixty-nine, to include "PROHIBITION OF LEFT TURNS" 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 fifteen 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 forty-five of two thousand sixteen is hereby amended by including therein "PROHIBITION OF LEFT TURNS" at the following locations:

UNIONDALE

HAWTHORNE AVENUE (TH 171/16) NO LEFT TURN – between Jerusalem Ave. and Cedar St. – all traffic traveling southbound on Hawthorne Ave. shall be prohibited from executing a left turn maneuver.

LEONARD AVENUE (TH 171/16) NO LEFT TURN – between Jerusalem Ave. and Elm Pl. – all traffic traveling northbound on Leonard Ave. shall be prohibited from executing a left turn maneuver.

Section 2. This local law shall take effect immediately upon filing with the secretary of state.

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. 68-2016, 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 August 2, 2016, at 10:30 o'clock in the forenoon of that day, at which time all interested persons shall be heard on the proposed enactment of a local law known as Intro. No. 68-2016, 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:	()
	len P	43
	Case #	29519

()

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 2nd day of August, 2016, at 10:30 o'clock in the forenoon 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 locations:

FRANKLIN SQUARE DAFFODIL AVENUE (TH 206/16) West Side – NO

PARKING 8 AM – 4 PM SCHOOL DAYS – starting at a point 50 feet south of the south curbline of Washington St., south for

a distance of 82 feet.

NORTH BELLMORE FISH AVENUE (TH 201/16) South Side – NO PARKING

8 AM to 4 PM SCHOOL DAYS – starting at a point 412 feet east of the east curbline of Stewart Avenue, east for a distance

of 70 feet.

UNIONDALE WARWICK STREET (TH 211/16) South Side – NO

PARKING MONDAY-FRIDAY 8 AM – 4 PM SCHOOL DAYS EXCEPT HOLIDAYS – starting at a point 40 feet east of the east curbline of Arcadia Ave., east for a distance of 48

feet.

ALSO, to REPEAL from Section 197-13 "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS" at the following locations:

BELLMORE FISH AVENUE (TH 325/03) South Side – NO PARKING

BETWEEN SIGNS 8 AM to 4 PM SCHOOL DAYS – starting at a point 363 feet east of the east curbline of Stewart Avenue, east to a point 110 feet west of the west curbline of Newbridge

Rd. (Adopted 9/23/03)

FRANKLIN SQUARE DAFFODIL AVENUE (TH 373/93) West Side – NO

PARKING 8 A.M. to 4 P.M. SCHOOL DAYS – starting 50 feet south of the south curbline of Washington Street, south for

a distance of 122 feet. (Adopted 12/14/93)

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: July 5, 2016 Hempstead, New York

ANTHONY J. SANTINO Supervisor

BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

Nasrin 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 eighteen of two thousand sixteen is hereby amended by including therein "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS" at the following locations:

FRANKLIN SQUARE

DAFFODIL AVENUE (TH 206/16) West Side – NO

PARKING 8 AM -4 PM SCHOOL DAYS - starting at a point 50 feet south of the south curbline of Washington St., south for

a distance of 82 feet.

NORTH BELLMORE

FISH AVENUE (TH 201/16) South Side – NO PARKING 8 AM to 4 PM SCHOOL DAYS – starting at a point 412 feet east of the east curbline of Stewart Avenue, east for a distance

of 70 feet.

UNIONDALE

WARWICK STREET (TH 211/16) South Side – NO PARKING MONDAY-FRIDAY 8 AM – 4 PM SCHOOL DAYS EXCEPT HOLIDAYS – starting at a point 40 feet east of the east curbline of Arcadia Ave., east for a distance of 48 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 eighteen of two thousand sixteen is hereby amended by repealing therein "TRAFFIC REGULATIONS IN THE VICINITY OF SCHOOLS" at the following locations:

BELLMORE

FISH AVENUE (TH 325/03) South Side – NO PARKING BETWEEN SIGNS 8 AM to 4 PM SCHOOL DAYS – starting at a point 363 feet east of the east curbline of Stewart Avenue, east to a point 110 feet west of the west curbline of Newbridge Rd. (Adopted 9/23/03)

FRANKLIN SQUARE

DAFFODIL AVENUE (TH 373/93) West Side – NO PARKING 8 A.M. to 4 P.M. SCHOOL DAYS – starting 50 feet south of the south curbline of Washington Street, south for a distance of 122 feet. (Adopted 12/14/93)

Section 3. This local law shall take effect immediately upon filing with the secretary of state.

Adopted:

Council and moved its adoption:

offered the following resolution

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 SUBDIVISION "BB" 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 subdivision "BB", in relation to gross weight restrictions upon commercial vehicles using certain town highways in Wantagh; and

WHEREAS, has introduced a local law known as Intro. No. -2016, 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 , 2016, at 10:30 o'clock in the forenoon of that day at which time all interested persons shall be heard on the enactment of a local law known as Intro. No. -2016, Print No. 1, to amend Section 192-1 of the Code of the Town of Hempstead by the addition of a location into subdivision "BB" in relation to gross weight restrictions upon commercial vehicles using certain town highways in Wantagh; 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:

<u>Otem# 44</u> 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 , 2016, at 10:30 o'clock in the forenoon 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 subdivision "BB" thereof, in relation to gross weight restrictions upon commercial vehicles using certain town highways, as follows:

"BB" - WANTAGH

WAYSIDE LANE - west side at the south curbline of Sandhill Road. (TH-195/16)

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 , 2016.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO Supervisor

NASRIN G. AHMAD Town Clerk

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 subdivision "BB" 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 subdivision "BB" thereof, in relation to gross weight restrictions upon commercial vehicles using certain town highways, as follows:

"BB" - WANTAGH

WAYSIDE LANE - west side at the south curbline of Sandhill Road. (TH-195/16)

\$2. This local law shall take effect immediately upon filing with the secretary of state.

Adopted:

Council and moved its adoption: offered the following resolution

RESOLUTION CALLING A PUBLIC HEARING ON A LOCAL LAW TO AMEND SECTION ONE HUNDRED NINETY-EIGHT DASH TWO OF CHAPTER ONE HUNDRED NINETY-EIGHT OF THE CODE OF THE TOWN OF HEMPSTEAD BY THE ADDITION OF A NEW SUBDIVISION "L" IN RELATION TO LOCATIONS OF TOW-AWAY ZONES.

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 198-2 of Chapter 198 of the Code of the Town of Hempstead by the addition of a new subdivision "L" in relation to locations of tow-away zones in Inwood; and

WHEREAS, Council has introduced a local law known as Intro. No. 72-2016, 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 2nd day of August, 2016, at 10:30 o'clock in the forenoon of that day at which time all interested persons shall be heard on the enactment of a local law known as Intro. No. 72-2016, Print No. 1, to amend Section 198-2 of Chapter 198 of the Code of the Town of Hempstead by the addition of a new subdivision "L" in relation to locations of tow-away zones in 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:

Case # 24650

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 2nd day of August, 2016, at 10:30 o'clock in the forenoon of that day to consider the enactment of a local law to amend Section 198-2 of Chapter 198 of the Code of the Town of Hempstead by the addition of a new subdivision "L" in relation to locations of tow-away zones, as stated as follows:

"L" - INWOOD

ROGER AVENUE - south side, starting at the west curbline of Gates Avenue, west to its terminus. (TH-065 B/16)

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
July 5, 2016

BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO Supervisor

NASRIN G. AHMAD Town Clerk

Print No. 1

Town of Hempstead

A local law to amend section one hundred ninety-eight dash two of chapter one hundred ninety-eight of the code of the Town of Hempstead by the addition of a new subdivision "L" in relation to locations of tow-away zones

Introduced by:

Be it enacted by the town board of the town of Hempstead as follows:

Section 1. Section one hundred ninety-eight dash two of chapter one hundred ninety-eight of the code of the town of Hempstead as constituted by local law number twenty-seven of nineteen hundred ninety two, hereby is amended by the addition of a new subdivision "L" in relation to locations of tow-away zones, to read as follows:

CHAPTER 198 TOW-AWAY ZONES

Section 198-2. Location of tow-away zones.

The provisions of this chapter shall apply to the stopping, standing and parking prohibitions at the following locations, each of which shall be known and designated as a "tow-away zone":

L. Inwood

ROGER AVENUE - south side, starting the west curbline of Gates Avenue, west to its terminus. (TH-065 B/16)

§2. This local law shall take effect immediately upon filing with the secretary of state.

CASE NO. 15162

Adopted:

offered the following resolution

and moved its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A LOCAL LAW TO MODIFY VARIOUS SECTIONS OF CHAPTER 80 OF THE CODE OF THE TOWN OF HEMPSTEAD

WHEREAS, the Town Board of the Town of Hempstead is empowered to enact and amend local law 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; and

WHEREAS, it is in the public interest to consider the enactment of a local law to modify various sections of Chapter 80 of the Code of the Town of Hempstead; and

WHEREAS, has introduced the proposed local law known as Intro. No. 73-2016 Print No. 1, as aforesaid; and

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 2nd day of July, 2016 at 10:30 o'clock in the forenoon of that day at which time all interested persons shall be heard on the enactment of a local law known as Intro. No. 73-2016, Print No. 1, modify various sections of Chapter 80 of the Code of the Town of Hempstead; 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 her for that purpose in the Town Hall not less than three nor more than thirty days prior to the date of said hearing.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

nem# 15162

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 Pavilion, Hempstead Town Hall, Town Hall Plaza, 1 Washington Street, Village and Town of Hempstead, New York, on Tuesday, the 2nd day of August, 2016, at 10:30 o'clock in the forenoon of that day, to consider the enactment of a local law to modify various sections of Chapter 80 of the Code of the Town of Hempstead.

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

Dated: Hempstead, New York July 5, 2016

BY ORDER OF THE TOWN BOARD TOWN OF HEMPSTEAD, NEW YORK.

ANTHONY J. SANTINO Supervisor

NASRIN G. AHMAD Town Clerk

Town of Hempstead

A local law to update and modify various sections of Chapter 80 of the Code of the Town of Hempstead.

Introduced by:

Be it enacted by the town board of the town of Hempstead as follows:

Section One. Chapter 80 of the Code of the Town of Hempstead is amended insofar as to modify section 80-6(F) and insert new paragraph G, to read as follows:

Chapter 80 Public Parking Fields

· ***

§ 80-6. Licenses; to whom issued.

- F. Where required, licenses shall be applicable on a daily basis from 6:00 a.m. to 1:00 p.m., prevailing time, or as otherwise posted, except Saturdays, Sundays and holidays.
- G. If the Town Clerk shall determine after due investigation and based upon a preponderance of the evidence that a permit holder has sold, transferred, lent, or otherwise furnished a permit granted hereunder to any person other than to whom the permit was issued, then the Town Clerk may revoke the permit issued to the permit holder and prohibit the permit holder from obtaining a new permit until (a) a penalty not to exceed \$750 is paid to the Town of Hempstead by the permit holder, and/or (b) not less than one year has elapsed from the date of the Town Clerk's determination. The Town Clerk may waive or reduce the said one year period on the basis of substantial hardship shown.

Section Two. Chapter 80 of the Code of the Town of Hempstead is amended insofar as to add a new sub-paragraph (15) to paragraph B of section 80-8 of Chapter 80 of the Code of the Town of Hempstead, in relation to prohibiting vehicles from parking other than "head in" in parking fields which require a resident parking permit, to read as follows:

Chapter 80 Public Parking Fields

* * *

§ 80-8. Prohibitions.

* * *

B. In addition to any other prohibition stated in the provisions of this chapter, it shall be unlawful for any person to:

(15) Back a vehicle into a parking space. All vehicles parked in parking fields that require a parking permit shall be parked "head in" so that the rear of the vehicle is parked closest to the traffic lane from which the vehicle entered into the parking space. The presence of any vehicle parked in a manner other than "head in" shall constitute a violation hereof, subject to the penalties set forth in this chapter.

Section Three. Chapter 80 of the Code of the Town of Hempstead is amended insofar as to modify the language of section 80-11 to read as follows:

Chapter 80 Public Parking Fields

§ 80-11. Penalties for offenses.

Unless otherwise provided for herein, any person, association or corporation committing an offense against this chapter is guilty of an offense punishable by a fine of not more than \$750 for each such offense. Such fine shall be collected as like fines are collected pursuant to the rules of the District Court of Nassau County.

Section Four. This local law shall become effective immediately upon filing with the secretary of state.

CASE NO. 16690

Adopted:

offered the following resolution

and moved its adoption:

RESOLUTION CALLING A PUBLIC HEARING ON A LOCAL LAW TO ENACT SECTION 155-9 OF CHAPTER 155 OF THE CODE OF THE TOWN OF HEMPSTEAD, IN RELATION TO PLACING RESTRICTIONS ON COMMERCIAL MARINE VESSELS

WHEREAS, the Town Board of the Town of Hempstead is empowered to enact and amend local law 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; and

WHEREAS, it is in the public interest to consider the enactment of a local law to enact a new subsection 155-9 of Chapter 155 of the Code of the Town of Hempstead, in relation to placing Restrictions on Commercial Marine Vessels; and

WHEREAS, has introduced the proposed local law known as Intro. No. 74-2016 Print No. 1, as aforesaid; and

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 2nd day of August, 2016 at 10:30 o'clock in the forenoon of that day at which time all interested persons shall be heard on the enactment of a local law known as Intro. No. 74-2016, Print No. 1, to enact a new subsection 155-9 of Chapter 155 of the Code of the Town of Hempstead, in relation to placing Restrictions on Commercial Marine Vessels; 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 her for that purpose in the Town Hall not less than three nor more than thirty days prior to the date of said hearing.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Item #

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 Pavilion, Hempstead Town Hall, Town Hall Plaza, 1 Washington Street, Village and Town of Hempstead, New York, on Tuesday, the 2nd day of August, 2016, at 10:30 o'clock in the forenoon of that day, to consider the enactment of a local law to enact a new subsection 155-9 of Chapter 155 of the Code of the Town of Hempstead, in relation to placing Restrictions on Commercial Marine Vessels.

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

Dated: Hempstead, New York July 5, 2016

BY ORDER OF THE TOWN BOARD TOWN OF HEMPSTEAD, NEW YORK.

ANTHONY J. SANTINO Supervisor

NASRIN G.AHMAD Town Clerk

Town of Hempstead

A local law to enact a new subsection 155-9 of Chapter 155 of the Code of the Town of Hempstead, in relation to Placing Certain Restrictions on Commercial Marine Vessels.

Introduced by:

Be it enacted by the Town Board of the Town of Hempstead as follows:

Section 1. Section 155-9 of Chapter 152 of the code of the town of Hempstead shall henceforth read as follows:

Chapter 155 Boats and Seaplanes

* * *

- § 155-9. Restrictions on Commercial Marine Vessels.
 - a. No Commercial Marine Vessel shall anchor or stop within 100 yards (300 feet) of a Residence.
 - b. For the purposes of this subsection the following terms shall have the following meanings:
 - i. "Commercial Marine Vessel" is defined as one that is 30 or more feet in length, has a capacity for 20 or more passengers and is used for fishing, sightseeing, party boat or similar commercial uses.
 - ii. "Residence" is defined as a structure that is used as a dwelling for one family, two family or multifamily use.
 - c. Any violation of this section by the owner, lessee, or any other person in control of a Commercial Marine Vessel shall constitute a violation, and the fine shall be \$500.00.

Section 2. This local law shall become effective immediately upon filing with the secretary of state.

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 , 2016, 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:

FRANKLIN SQUARE

GOLDENROD AVENUE - west side, starting at a point 250 feet south of the south curbline of Wilson Street, south for a distance of 20 feet.
(TH-176/16)

CLAFLIN BOULEVARD - east side, starting at a point 209 feet north of the north curbline of Benris Avenue, north for a distance of 20 feet.
(TH-181/16)

NORTH BELLMORE

FISH AVENUE - south side, starting at a point 392 feet east of the east curbline of Stewart Avenue, east for a distance of 70 feet. (TH-201/16)

Otem# 48 Case#21527

ROOSEVELT

VALENTINE STREET - north side, starting at a point 170 feet east of the east curbline of Park Avenue, east for a distance of 20 feet.
(TH-124/16)

and on the repeal of the following locations previously set aside as parking spaces for physically handicapped persons:

ELMONT

LITCHFIELD AVENUE - east side, starting at a point 72 feet north of the north curbline of Theodora Street, north for a distance of 20 feet.

(TH-598/90 - 2/26/91) (TH-227/16)

OCEANSIDE

WEST HENRIETTA AVENUE - north side, starting at a point 350 feet west of the west curbline of Lawrence Avenue, west for a distance of 46 feet. (TH-465/85 - 12/07/85) (TH-174/16)

; and, BE IT FURTHER

RESOLVED, that the Town Clerk shall give notice of such hearing by the publication thereof in 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:

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 , 2016, at 10:30 o'clock in the forenoon 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:

FRANKLIN SQUARE

GOLDENROD AVENUE - west side, starting at a point 250 feet south of the south curbline of Wilson Street, south for a distance of 20 feet. (TH-176/16)

CLAFLIN BOULEVARD - east side, starting at a point 209 feet north of the north curbline of Benris Avenue, north for a distance of 20 feet. (TH-181/16)

NORTH BELLMORE

FISH AVENUE - south side, starting at a point 392 feet east of the east curbline of Stewart Avenue, east for a distance of 70 feet. (TH-201/16)

ROOSEVELT

VALENTINE STREET - north side, starting at a point 170 feet east of the east curbline of Park Avenue, east for a distance of 20 feet.
(TH-124/16)

and on the repeal of the following locations previously set aside as parking spaces for physically handicapped persons:

ELMONT

LITCHFIELD AVENUE - east side, starting at a point 72 feet north of the north curbline of Theodora Street, north for a distance of 20 feet.

(TH-598/90 - 2/26/91) (TH-227/16)

OCEANSIDE

WEST HENRIETTA AVENUE - north side, starting at a point 350 feet west of the west curbline of Lawrence Avenue, west for a distance of 46 feet. (TH-465/85 - 12/07/85) (TH-174/16)

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

Dated: Hempstead, New York

, 2016.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF HEMPSTEAD

ANTHONY J. SANTINO Supervisor

NASRIN G. AHMAD Town Clerk

RESOLUTION CALLING PUBLIC HEARING ON APPLICATION OF FRIENDS REALTY, LLC FOR PERMIT TO INCLUDE EXISTING GASOLINE SERVICE STATION WITHIN "GSS" DISTRICT AT ELMONT, NEW YORK.

ADOPTED:

offered the following resolution and moved its adoption:

RESOLVED, that a public hearing will be held Tuesday, August 2,2016 at 10:30 o'clock in the forenoon of that day, in the Town Meeting Pavilion, Hempstead Town Hall, 1 Washington Street, Hempstead, New York, to consider the application of FRIENDS REALTY, LLC for permit to include existing gasoline service station with "GSS" District to install (2) additional storage tanks, each with the capacity of 10,000 gallons, on the s/si of Linden Blvd. 450.448' w/of Finns St. on the premises located at ELMONT, New York, and BE IT

FURTHER RESOLVED, that the Town Clerk be and hereby is directed to publish notice thereof once a week for two successive weeks in Long Island Business News.

The foregoing resolution was adopted upon roll call as follows:

AYES:

NOES:

Otem# 49 Caso #129282

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 August 2, 2016 at 10:30 o'clock in the forenoon of that day for the purpose of considering the application of FRIENDS REALTY, LLC.for a permit to include existing gasoline service station within "GSS" District to install (2) additional storage tanks, each with the capacity of 10,000 gallons, on the s/si of Linden Blvd. 450.448' w/of Finns St. on the following premises at ELMONT, New York:

A parcel of property located on the s/si of Linden Blvd. 450.448' w/of Finn St. known as 245-247 Linden Blvd. situated in Elmont, Town of Hempstead, County of Nassau, and 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, NEW YORK.

ANTHONY J. SANTINO Supervisor

NASRIN G. AHMAD Town Clerk

Dated:

Hempstead, N.Y.

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR DANIEL ALBALA, AUTOMOTIVE MECHANIC II, IN THE DEPARTMENT OF GENERAL SERVICES, BUILDINGS AND GROUNDS DIVISION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for Daniel Albala, Automotive Mechanic II, in the Department of General Services, Buildings and Grounds Division, be and hereby is increased to Grade 14, Step 6 (G), Salary Schedule C, \$63,127, by the Commissioner of the Department of General Services and ratified by the Town Board of the Town of Hempstead effective July 6, 2016.

AYES:

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR JULIE ALBERT, PUBLIC SAFETY OFFICER I, IN THE DEPARTMENT OF PUBLIC SAFETY.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for Julie Albert, Public Safety

Officer I, in the Department of Public Safety, be and hereby is increased to Grade 14, Step 6 (G),

Salary Schedule C, \$63,127, by the Commissioner of the Department of Public Safety and ratified by
the Town Board of the Town of Hempstead effective July 6, 2016.

AYES:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF JOHN A. ALLEN AS PUBLIC SAFETY OFFICER I, IN THE DEPARTMENT OF PUBLIC SAFETY, FROM THE CIVIL SERVICE LIST.

On motion made by

the following resolution was adopted upon roll call:

WHEREAS, the Town of Hempstead Civil Service Commission has certified that John A. Allen has passed the examination for the position of Public Safety Officer I, Civil Service List No. 71-323, and is eligible for appointment thereto, NOW, THEREFORE, BE IT

RESOLVED, that John A. Allen, now serving as Security Aide, in the Department of Public Safety, be and hereby is appointed Public Safety Officer I, Competitive, Permanent, Grade 14, Step 1 (B), Salary Schedule D \$51,579, from the civil service list, by the Commissioner of the Department of Public Safety and ratified by the Town Board of the Town of Hempstead effective July 6, 2016 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:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF DENISE BAILEY AS RECEPTIONIST, IN THE DEPARTMENT OF BUILDINGS.

On motion made by

the following resolution was adopted upon roll call:

WHEREAS, Denise Bailey has resigned her position as Receptionist-Pool, in the Department of General Services, Administration, NOW, BE IT

RESOLVED, that Denise Bailey be and hereby is appointed

Receptionist, Non Competitive, Grade 9, Step 13 (N), Salary Schedule C, with no change in salary, in
the Department of Buildings, by the Commissioner of the Department of Buildings and ratified by the
Town Board of the Town of Hempstead effective July 6, 2016 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:

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR PAUL BONOMO, PUBLIC SAFETY OFFICER I, IN THE DEPARTMENT OF PUBLIC SAFETY.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for Paul Bonomo, Public Safety

Officer I, in the Department of Public Safety, be and hereby is increased to Grade 14, Step 6 (G),

Salary Schedule C, \$63,127, by the Commissioner of the Department of Public Safety and ratified by
the Town Board of the Town of Hempstead effective July 6, 2016.

AYES:

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR PETER BROWER, SANITATION FOREMAN I, IN THE

DEPARTMENT OF SANITATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for Peter Brower, Sanitation Foreman I, in the Department of Sanitation, be and hereby is increased to Grade 17, Step 13 (N), Salary Schedule C, \$97,887, by the Commissioner of the Department of Sanitation and ratified by the Town Board of the Town of Hempstead effective July 6, 2016.

AYES:

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR SEAN BRUST, LABORER I, IN THE DEPARTMENT OF PARKS AND RECREATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for Sean Brust, Laborer I, in the Department of Parks and Recreation, be and hereby is increased to Grade 9, Step 2 (C), Salary Schedule D, \$46,287, by the Commissioner of the Department of Parks and Recreation and ratified by the Town Board of the Town of Hempstead effective July 6, 2016.

AYES:

RESOLUTION NO: CASE NO:

ADOPTED:

RE: APPOINTMENT OF BRIAN BUTTAFUOCO AS LABOR CREW CHIEF II, IN THE DEPARTMENT OF HIGHWAY.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Brian Buttafuoco, now serving as Equipment Operator II, in the Department of Highway, be and hereby is appointed Labor Crew Chief II, Non Competitive, Grade 15, Step 11 (L), Salary Schedule C, \$85,265, 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 July 6, 2016, 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:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF PAUL DIPIANO AS PHOTOGRAPHIC MACHINE OPERATOR I, IN THE DEPARTMENT OF GENERAL SERVICES, ADMINISTRATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Paul DiPiano be and hereby is appointed

Photographic Machine Operator, Non Competitive, Grade 12, Start Step (A), Salary Schedule D,

\$44,690, in the Department of General Services, Administration, by the Commissioner of the

Department of General Services and ratified by the Town Board of the Town of Hempstead effective

June 22, 2016 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:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF HENRY FOWLER AS BUILDING MANAGER, IN THE DEPARTMENT OF GENERAL SERVICES, BUILDINGS AND GROUNDS DIVISION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Henry Fowler, now serving as Labor Crew Chief II, in the Department of General Services, Buildings and Grounds Division, be and hereby is appointed Building Manager, Non Competitive, Ungraded, \$94,190, in the Department of General Services, Buildings and Grounds Division, by the Commissioner of the Department of General Services and ratified by the Town Board of the Town of Hempstead effective July 6, 2016, 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:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF JOSTYN HERNANDEZ
AS ASSISTANT DIRECTOR OF
COMMUNICATIONS, IN THE OFFICE OF THE
SUPERVISOR.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Jostyn Hernandez be and hereby is appointed

Assistant Director of Communications, Non Competitive, Ungraded, at an annual salary of \$100,000, in the Office of the Supervisor, by the Supervisor of the Town of Hempstead and ratified by the Town Board of the Town of Hempstead effective July 11, 2016 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:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF LAUREN HETTERICH AS RECEPTIONIST, IN THE DEPARTMENT OF BUILDINGS.

On motion made by

the following resolution was adopted upon roll call:

WHEREAS, Lauren Hetterich has resigned her position as Receptionist-Pool, in the Department of General Services, Administration, NOW, BE IT

RESOLVED, that Lauren Hetterich be and hereby is appointed

Receptionist, Non Competitive, Grade 9, Step 13 (N), Salary Schedule C, with no change in salary, in
the Department of Buildings, by the Commissioner of the Department of Buildings and ratified by the
Town Board of the Town of Hempstead effective July 6, 2016 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:

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR MARY ROSE KELLY, PUBLIC SAFETY OFFICER II, IN THE DEPARTMENT OF PUBLIC SAFETY.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for Mary Rose Kelly, Public Safety
Officer II, in the Department of Public Safety, be and hereby is increased to Grade 15, Step 13 (N),
Salary Schedule C, \$92,190, by the Commissioner of the Department of Public Safety and ratified by
the Town Board of the Town of Hempstead effective July 6, 2016.

AYES:

CASE NO:

ADOPTED:

RE: NON COMPETITIVE PROMOTION FOR ROBYN KOPILOW, TAX CLERK I, IN THE OFFICE OF THE RECEIVER OF TAXES.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Robyn Kopilow, now serving as Clerk II,

Competitive, Permanent, in the Office of the Receiver of Taxes, be and hereby is given a Non

Competitive promotion, per Section 52.7 of the Civil Service Law, to Tax Clerk I, Grade 12, Step

11 (L), Salary Schedule C, \$77,304, by the Receiver of Taxes and ratified by the Town Board of
the Town of Hempstead effective July 6, 2016 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:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF JEROME MARTIN AS STOREYARD CREW CHIEF, IN THE DEPARTMENT OF SANITATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Jerome Martin, now serving as Labor Crew Chief II, in the Department of Sanitation, be and hereby is appointed Storeyard Crew Chief, Non Competitive, Grade 17, Step 12 (M), Salary Schedule C, \$94,108, 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 July 6, 2016, 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:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF ANTHONY MARTINI AS PUBLIC SAFETY OFFICER III, IN THE DEPARTMENT OF PUBLIC SAFETY, FROM THE CIVIL SERVICE LIST.

On motion made by

the following resolution was adopted upon roll call:

WHEREAS, the Town of Hempstead Civil Service Commission has certified that Anthony Martini has passed the examination for the position of Public Safety Officer III, Civil Service List No. 71-321, and is eligible for appointment thereto, NOW, THEREFORE, BE IT

RESOLVED, that Anthony Martini, now serving as Public Safety
Officer II, Competitive, Permanent, in the Department of Public Safety, be and hereby is appointed
Public Safety Officer III, Competitive, Permanent, Grade 18, Step 7 (H), Salary Schedule C \$76,114,
from the civil service list, by the Commissioner of the Department of Public Safety and ratified by the
Town Board of the Town of Hempstead effective July 6, 2016 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:

CASE NO:

ADOPTED:

RE: SALARY ADJUSTMENT FOR JAMES MASIELLO, CLERK LABORER, IN THE DEPARTMENT OF BUILDINGS.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that the annual salary for James Masiello, Clerk Laborer, in the Department of Buildings, be and hereby is increased to Grade 9, Step 2 (C), Salary Schedule D, \$46,287, by the Commissioner of the Department of Buildings and ratified by the Town Board of the Town of Hempstead effective July 6, 2016.

AYES:

RESOLUTION NO: CASE NO:

RE: APPOINTMENT OF MICHAEL MCNELIS AS CLERK LABORER, IN THE DEPARTMENT OF SANITATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Michael McNelis, now serving as Recycling Worker II, in the Department of Sanitation, be and hereby is appointed Clerk Laborer, Non Competitive, Grade 9, Step 4 (E), Salary Schedule D, \$50,748, 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 July 6, 2016, and BE IT

ADOPTED:

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:

CASE NO:

ADOPTED:

RE: TRANSFER OF LORENZO PASCAZIO, LABORER I, FROM THE DEPARTMENT OF HIGHWAY TO THE DEPARTMENT OF CONSERVATION AND WATERWAYS.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Lorenzo Pascazio, Laborer I, be and hereby is transferred from the Department of Highway to the Department of Conservation and Waterways, with no change in salary, by the Commissioner of the Department of Conservation and Waterways and ratified by the Town Board of the Town of Hempstead effective July 11, 2016 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:

CASE NO:

ADOPTED:

RE:

APPOINTMENT OF MARY PHILLIPS AS PERSONNEL ASSISTANT, IN THE DEPARTMENT OF SANITATION, FROM THE CIVIL SERVICE LIST.

On motion made by

the following resolution was adopted upon roll call:

July 6, 2016, and BE IT

WHEREAS, the Town of Hempstead Civil Service Commission
has certified that Mary Phillips has passed the examination for the position of Personnel
Assistant, Civil Service List No. 66-738, and is eligible for appointment thereto, and
WHEREAS, Mary Phillips has resigned her position as
Secretary to the Commissioner, in the Department of Sanitation, NOW, THEREFORE, BE IT
RESOLVED, that Mary Phillips, be and hereby is appointed as
Personnel Assistant, Competitive, Permanent, Grade 22, Step 7 (H), Salary Schedule C, \$89,346,
from the civil service list, 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

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:

RESOLUTION NO: CASE NO:

ADOPTED:

RE: APPOINTMENT OF NINO REGINELLA AS PARK CREW CHIEF, IN THE DEPARTMENT OF PARKS AND RECREATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Nino Reginella, now serving as Park Supervisor I, in the Department of Parks and Recreation, be and hereby is appointed Park Crew Chief, Non Competitive, Ungraded, at an annual salary of \$102,231, in the Department of Parks and Recreation, by the Commissioner of the Department of Parks and Recreation and ratified by the Town Board of the Town of Hempstead effective July 6, 2016, 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:

CASE NO:

ADOPTED:

RE: APPOINTMENT OF CASEY SAMMON AS CLERK LABORER, IN THE DEPARTMENT OF PARKS AND RECREATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Casey Sammon be and hereby is appointed Clerk
Laborer, Non Competitive, Grade 9, Start Step (A), Salary Schedule D, \$40,974, in the Department
of Parks and Recreation, by the Commissioner of the Department of Parks and Recreation and ratified
by the Town Board of the Town of Hempstead effective July 6, 2016 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:

CASE NO:

ADOPTED:

RE: TRANSFER OF ERIC SEEMANN,
MAINTENANCE MECHANIC I, FROM THE
DEPARTMENT OF GENERAL SERVICES,
TRAFFIC CONTROL DIVISION TO THE
DEPARTMENT OF PARKS AND RECREATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Eric Seemann, Maintenance Mechanic I, be and hereby is transferred from the Department of General Services, Traffic Control Division 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 January 6, 2016 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:

CASE NO:

ADOPTED:

RE: TRANSFER OF CRAIG STALLONE, LABORER I, FROM THE DEPARTMENT OF GENERAL SERVICES, TRAFFIC CONTROL DIVISION TO THE DEPARTMENT OF PARKS AND RECREATION.

On motion made by

the following resolution was adopted upon roll call:

RESOLVED, that Craig Stallone, Laborer I, be and hereby is transferred from the Department of General Services, Traffic Control Division 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 January 6, 2016 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:

CASE NO:

ADOPTED:

RE: AMENDMENT OF RESOLUTION NO. 723/26-2016, LOUIS VUJASIN, IN THE DEPARTMENT OF GENERAL SERVICES, CEMETERY DIVISION.

On motion made by

the following resolution was adopted upon roll call:

WHEREAS, Resolution No. 723/26-2016 states an incorrect effective date, NOW, THEREFORE, BE IT

RESOLVED, that the resolution should read "effective March 26, 2016 through September 25, 2016".

AYES: