TOWN OF ORANGETOWN REGULAR TOWN BOARD MEETING TUESDAY, MAY 24, 2016

	This Town Boa	ard Meeting was opened at	p.m.		
		Councilman Denis Troy Councilman Thomas Divi Councilman Paul Valentir Councilman Jerry Bottari Supervisor Andrew Stewa	ne		
Pledge	of Allegiance t	o the Flag			
PRESEI	NTATIONS:	,	"Lt. Jack Lyman Auxiliary Police Service Award" etown Safe Turtle Crossing Project, Western Highway		
PUBLIC	COMMENTS:				
<u>TOWN</u>	ATTORNEY				
			OPEN PUBLIC HEARING/PROPOSED LOCAL NOOF 2016/AMENDING CHAPTER 7A OF THE TOWN CODE/USE OF TOWN PARKS		
1.	On motion of Councilman, seconded by Councilman hearing on a proposed local law, Use of Town Parks, is hereby opened.				
			CLOSE PUBLIC HEARING/PROPOSED LOCAL LAW NO OF 2016/ AMENDING CHAPTER 7.6 OF THE TOWN CODE/USE OF TOWN PARKS		
2.			seconded by Councilman, the public		

TOWN ATTORNEY

DESIGNATION OF LEAD AGENCY WITH RESPECT TO PROPOSED LOCAL LAW NO. __ OF 2016, AMENDING CHAPTER 7A OF THE TOWN CODE RELATING TO USE OF TOWN PARKS AND DETERMINATION UNDER SEORA

3. **RESOLVED**, that the Town Board hereby declares itself to be Lead Agency for environmental review with respect to a proposed Local Law No.__ of 2016, amending Chapter 7A of the Town Code, relating to Use of Town Parks; and further determines that such action will not have a significant adverse environmental impact, and, therefore, issues a Negative Declaration with respect thereto under the State Environmental Quality Review Act.

ADOPT LOCAL LAW NO. __ OF 2016, AMENDING CHAPTER 7A OF THE TOWN CODE, RELATING TO USE OF TOWN PARKS

4. RESOLVED, that the Town Board hereby adopts proposed Local Law No. ___ of 2016, amending Chapter 7A of the Town Code, relating to Use of Town Parks.

LOCAL LAW NO. __ OF 2016, AMENDING CHAPTER 7A OF THE TOWN CODE RELATING TO USE OF TOWN PARKS

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

Section 1: Chapter 7A of the Town Code is hereby amended to add a new section, relating to Use of Town Parks, which shall read as follows:

§ 7A-14 REGISTRATION AND ADMISSION TO TOWN PARKS

- A. Each and every person using Town parks in the Town of Orangetown shall register with the duly authorized agent of the Town employed for that purpose before using same and shall give his or her name and address and such other information as may be required by the Town through it authorized agents.
- B. Each and every person so registered shall be furnished with an identification badge or
 - LD. band which shall be exhibited upon request to Town representatives.

- C. Any Identification badge issued pursuant to this chapter shall be for the exclusive use of the registrant, and it shall be a violation of this chapter to lend, give, sell or in any way attempt to transfer a badge or to use a badge issued to another.
- D. The fees for identification badges shall be as follows:

Badge valid for the entire year:

Town Resident: No Charge.

Town Resident Senior Citizen (age Sixty Five (65) and over): No Charge.

Town Resident Young Adult (age Twelve (12) through Eighteen (18)): No Charge.

Town Resident under the age of Twelve (12): No Charge.

Caretaker for Town Resident (registered through Town resident): \$10.00.

Non-Resident: \$250.00.

Non-Resident Senior Citizen (age Sixty Five (65) and over): \$150.00.

Non-Resident Young Adult (age Twelve (12) through Eighteen (18): \$165.00.

Non-Resident under the age of Twelve (12) years: \$150.00.

Badge valid per day:

Non-Resident accompanied by Guest of Town Resident: \$5.00 per admission

No charge shall be made for any person using a Town Park as part of an Adult or Youth sports league that is registered to use any such park with the Town of Orangetown.

TOWN ATTORNEY

OPEN PUBLIC HEARING/PROPOSED LOCAL LAW NO. __ OF 2016, AMENDING CHAPTER 1A OF THE TOWN CODE TO ADD A NEW ARTICLE IV On motion of Councilman _____, seconded by Councilman _____, the public 5. hearing on a proposed local law, amending Chapter 1A of the Town Code, to add a new Article IV entitled "Best Value Competitive Bidding and Procurement" is hereby opened. CLOSE PUBLIC HEARING/PROPOSED LOCAL LAW NO. __ OF 2016, AMENDING CHAPTER 1A OF THE TOWN CODE, TO ADD A NEW ARTICLE I۷ 6. On motion of Councilman _____, seconded by Councilman _____, the public hearing on a proposed local law, amending Chapter 1A of the Town Code, to add a new Article IV is hereby closed.

DESIGNATION OF LEAD AGENCY WITH RESPECT TO PROPOSED LOCAL LAW NO. __ OF 2016, AMENDING CHAPTER 1A OF THE TOWN CODE AND DETERMINATION UNDER SEQRA

7. **RESOLVED**, that the Town Board hereby declares itself to be Lead Agency for environmental review with respect to a proposed Local Law No.__ of 2016, amending Chapter 1A of the Town Code, entitled "General Provisions" to add a new Article IV; and further determines that such action will not have a significant adverse environmental impact, and, therefore, issues a Negative Declaration with respect thereto under the State Environmental Quality Review Act.

TOWN ATTORNEY

ADOPT LOCAL LAW NO. __ OF 2016, AMENDING CHAPTER 1A OF THE TOWN CODE, TO ADD A NEW ARTICLE IV ENTITLED "BEST VALUE COMPETITIVE BIDDING AND PROCUREMENT"

8. RESOLVED, that the Town Board hereby adopts proposed Local Law No. ___ of 2016, amending Chapter 1A of the Town Code, entitled "General Provisions" to add a new Article IV entitled "Best Value Competitive Bidding and Procurement".

LOCAL LAW NO. __ OF 2016, AMENDING CHAPTER 1A OF THE TOWN CODE TO ADD A NEW ARTICLE IV ENTITLED "BEST VALUE COMPETITIVE BIDDING AND PROCUREMENT"

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

Section 1: Chapter 1A of the Town Code of the Town of Orangetown entitled "General Provisions" shall have a new Article IV entitled "Best Value Competitive Bidding and Procurement", which shall read as follows:

Article IV

Best Value Competitive Bidding and Procurement

§ 1A-10. Title

This Local Law shall be known as the "Town of Orangetown Local Law Authorizing Best Value Competitive Bidding and Procurement."

§ 1A-11. Legislative Intent and Purpose

The intent of this law is to allow the Town Board the option to award certain purchase contracts (including contracts for services) subject to competitive bidding under Section 103 of the General Municipal Law on the basis of a low bid or "best value" as defined in Section 163 of the New York State Finance Law.

§ 1A-12. Authority

This local law is enacted pursuant to New York State General Municipal Law §103.

§ 1A-13. Best Value Competitive Bidding

A. Authority and Purpose.

Section 103 of the New York General Municipal Law allows the Town to authorize, by local law, the award of certain purchase contracts (including contracts for services) subject to competitive bidding

under General Municipal Law § 103 on the basis of "best value" as defined in Section 163 of the New York State Finance Law. The "best value" option may be used, for example, if it is more cost efficient over time to award the good or service to other than the lowest responsible bidder or proposer if factors such as lower cost of maintenance, durability, high quality and longer product life can be documented.

B. Award Based on Best Value.

The Town Board may award purchase contracts, including contracts for services, on the basis of "best value" as the term is defined in New York State Finance law § 163. All contracts or purchase orders awarded based on value shall require Town Board approval.

C. Applicability.

The provisions of this chapter apply to Town purchase contracts, including contracts for services, involving an expenditure of more than \$20,000, but excluding purchase contracts necessary for the completion of a public works contract pursuant to Article 8 of the New York Labor Law and any other contract that may in the future be excluded under state law from the best value option. If the dollar thresholds of New York General Municipal Law § 103 are increased or decreased in the future by the State Legislature, the dollar thresholds set forth herein shall be deemed simultaneously amended to match the new General Municipal Law thresholds.

D. Standard for Best Value.

Goods and services procured and awarded on the basis of best value are those that the Town Board determines optimize quality, cost and efficiency, among responsive and responsible bidder or offerors.

- 2. Where possible, the determination shall be based on an objective and quantifiable analysis of clearly described and documented criteria as they apply to the rating of bids or offers.
- 3. The criteria may include, but shall not be limited to, any or all of the following: cost of maintenance; proximity to the contractors; longer product life; product performance criteria; and quality of craftsmanship.

E. Documentation.

Whenever any contract is awarded on the basis of best value instead of lowest responsible bidder, the basis for determining best value shall be thoroughly and accurately documented.

F. Piggybacking of purchases.

Notwithstanding the provisions of this Local Law, the Town of Orangetown may, for purposes of public purchases, utilize the provisions of General Municipal Law § 103 with regard to so-called "piggybacking" of purchases. Pursuant to General Municipal Law § 103, the Town of Orangetown may purchase through the bids solicited by the United States government, New York State and/or any other political subdivision (counties, towns, villages, school districts, etc.), provided those contracts clearly state that they are available for use by other governmental entities within the requirements of General Municipal Law § 103(16). Prior to such purchase, the Town of Orangetown will ensure that a piggyback purchase qualifies as follows:

- 1. The contract involved must have been available for use by other governmental entities through the bid solicitation process. In such case, the Town of Orangetown should determine that there is contained within the bidding municipality's bid package a provision that the bid is open to and can be used by either the Town of Orangetown or other municipalities. This determination should be made on a case-by-case basis.
- 2. The specific contract must have been issued in accordance with the provision of General Municipal Law § 103.
- G. Procurement Policy Superseded Where Inconsistent.

Any inconsistent provision of the Town's procurement policy, as adopted prior to the effective date of this Local Law by resolution of the Town Board, or as amended thereafter, shall be deemed superseded by the provisions of this chapter.

§ 1A-14. Severability

If any clause, sentence, paragraph, subdivision, or part of this Local Law or the application thereof to any person, firm or corporation, or circumstance, shall be adjusted by any court of competent jurisdiction to be invalid or unconstitutional, such order or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, or part of this Local Law or in its application to the person, individual, firm or corporation or circumstance, directly involved in the controversy in which such judgment or order shall be rendered.

§ A-15. Effective Date

This local law shall take effect immediately upon filing in the office of the New York State Secretary of State.

POLICE

DETAIL DANIEL RYAN/DETECTIVE/YOUTH OFFICER/EFFECTIVE MAY 25, 2016

9. **RESOLVED**, that upon the recommendation of the Chief of Police, and in accordance with the terms of section #13 of the Rockland County Police Act of 1936, as amended, detail Daniel Ryan to the duties of detective/youth officer, effective May 31, 2016, at a salary consistent with the terms of labor agreement between the Town of Orangetown and the Orangetown PBA bargaining unit.

POLICE

APPOINT CARAH C. DEPETER/POLICE OFFICER/PERMANENT/EFFECTIVE MAY 25, 2016.

10. **RESOLVED**, that upon the recommendation of the Chief of Police, appoint Carah C. DePeter from the Rockland County Department of Personnel Civil Service List # (OC) 12100/61-134 to the position of Police Officer/Permanent, effective May 25, 2016, at a salary consistent with the terms of the labor agreement between the Town of Orangetown and Orangetown PBA.

APPOINT GREGORY J. CAPEZZUTO/POLICE OFFICER/PERMANENT/EFFECTIVE MAY 25, 2016

11. **RESOLVED,** that upon the recommendation of the Chief of Police, appoint Gregory J. Capezzuto from the Rockland County Department of Personnel Civil Service List # (OC) 12100/61-134 to the position of Police Officer/Permanent effective May 25, 2016, at a salary consistent with the terms of the labor agreement between the Town of Orangetown and Orangetown PBA.

APPOINT JAMES M. PACELLA/POLICE OFFICER/PERMANENT/EFFECTIVE MAY 25, 2016

12. RESOLVED, that upon the recommendation of the Chief of Police, appoint James M. Pacella from the Rockland County Department of Personnel Civil Service List # (OC) 12100/61-134 to the position of Police Officer/Permanent effective May 25, 2016, at a salary consistent with the terms of the labor agreement between the Town of Orangetown and Orangetown PBA.

APPOINT JONATHAN M. FISHER/POLICE OFFICER/PERMANENT/EFFECTIVE MAY 25, 2016

13. **RESOLVED,** that upon the recommendation of the Chief of Police, appoint Jonathan M. Fisher from the Rockland County Department of Personnel Civil Service List # (OC) 12100/61-134 to the position of Police Officer/Permanent, effective May 25, 2016, at a salary consistent with the terms of the labor agreement between the Town of Orangetown and Orangetown PBA.

POLICE

NOMINATE TERRENCE J. AMBROSE/POLICE OFFICER/RESIDENT'S LIST FULL-TIME

14. Nominate Terrence J. Ambrose from Rockland County Department of Civil Service nomination list # (OC) 12100/61-134, to position of "Police Officer/Resident's List full-time", pending completion of the Rockland County Department of Personnel certification process and a satisfactory background investigation.

NOMINATE RYAN S. EIRAND/POLICE OFFICER/RESIDENT'S LIST FULL-TIME

15. Nominate Ryan S. Eirand from Rockland County Department of Civil Service nomination list # (OC) 12100/61-134, to position of "Police Officer/Resident's List full-time", pending completion of the Rockland County Department of Personnel certification process and a satisfactory background investigation.

NOMINATE CLAIRE T. TRACEY/POLICE RADIO DISPATCHER/CAD

16. Nominate Claire T. Tracey from Rockland County Department of Civil Service nomination list #12045 to position of "Police Radio Dispatcher/CAD", pending successful completion of the Rockland County Department of Personnel certification process and a satisfactory background investigation.

APPROVE VEHICLES SURPLUS/ AUCTION/POLICE

17. RESOLVED, that upon the recommendation of the Chief of Police, declare the following town vehicles surplus for auction.

old 338 - 2008 Ford Crown Vic, B/W, 2FAHP71V48X166302

old 340 - 2010 Ford Crown Vic, B/W, 2FABP7BV5AX140446

old 337 - 2010 Ford Crown Vic, B/W, 2FABP7BV1AX140444

old 306 - 2006 Ford Crown Vic, B/W, 2FAHP71W36X127707

TOWN ATTORNEY

AUTHORIZE RELEASE OF SMK-ERIE STREET SUBDIVISION PERFORMANCE BOND (89 West Erie Street, Blauvelt, NY

18. RESOLVED, that upon the recommendation of the Planning Board (PB# 2016-16), the Town Highway Department, DEME and the Town Attorney's Office, the Board hereby authorizes the release of the SMK-Erie Street Subdivision Performance Bond (89 West Erie Street, Blauvelt, NY) and collateral in the amount of \$28,560.00 posted by SMK-Home Builders Inc., originally accepted by the Town pursuant to Town Board Resolution 2015-131.

AUTHORIZE AGREEMENT WITH THE NOBLE NINTH, INC./USE OF NOBLE NINTH'S PICNIC GROUNDS FOR TOWN OF ORANGETOWN 2016 SUMMER DAY CAMP PROGRAM/ JUNE 29, 2016 – AUGUST 5, 2016.

19. RESOLVED, that the Town Supervisor is authorized to sign The Letter of Extension Agreement with The Noble Ninth, Inc., dated May 17, 2016, for use of the Noble Ninth's picnic grounds for the Town of Orangetown's 2016 Summer Day Camp Program from June 29, 2016 through August 5, 2016, under the same terms and conditions as set forth in a certain agreement entered into between the Town of Orangetown and the German Masonic Home Corporation dated May 18, 1991 as received and filed in the Town Clerk's Office.

APPROVE TAX CERTORIARI/200 EAST ERIE STREET CO., LLS V. ASSESSOR OF THE TOWN OF ORANGETOWN

20. RESOLVED, that upon the recommendation of the Assessor, approve and authorize Dennis D. Michaels, Deputy Town Attorney, to sign the Consent Judgment regarding the tax certiorari proceeding 200 East Erie St Co., LLC v. Assessor of the Town of Orangetown, et al., Tax Map designation 70.15-1-50, (200 East Erie St., Blauvelt) for the tax assessment years 2014 and 2015, for a total refund by the County of \$551, a total refund by the Town of \$1,645 and a total refund by the School District of \$4,932. Interest on the Town's liability as a result of assessment decrease or refund is waived if payment is made within sixty (60) days after a copy of the order based upon the settlement is served on the Town (and Rockland County Finance Dept.).

TOWN BOARD

APPOINT TOM WILLINGER/MEMBER/SENIOR CITIZEN ADVISORY COMMITTEE

21. RESOLVED, that the Town Board hereby appoints TOM WILLINGER, to serve as a member of the Senior Citizen Advisory Committee, with term commencing May 24, 2016 and expires on December 31, 2016, *replacing Martha Mian*, *deceased*.

RE-APPOINT WILLIAM BECKMANN/A MEMBER OF SANITATION COMMISSION/FOR A 5-YEAR TERM

22. RESOLVED, that the Town Board hereby re-appoints WILLIAM BECKMANN, to serve as a member of the Sanitation Commission, for a 5-year term, commencing June 01, 2016 and expires on December 31, 2021.

APPROVE LEASE AGREEMENT WITH NEW YORK SMSA LIMITED PARTNERSHIP D/B/A/VERIZON WIRELESS/CELL TOWER EQUIPMENT SHELTER AND SPACE/ 119 RTE 303, ORANGEBURG

23. RESOLVED, that the Town Board hereby approves the Lease Agreement with New York SMSA Limited Partnership d/b/a Verizon Wireless to lease a portion of an equipment shelter and space on the tower at 119 Route 303, Orangeburg, New York, which lease provides for annual rent of \$33,600.00 (\$2800.00 per month), annual increases of 3%, and three optional five year renewals, and authorizes the Supervisor to execute said lease agreement.

HIGHWAY

APPROVE AID/SAINTS CONSTANTINE AND HELEN GREEK ORTHODOX CHURCH'S ANNUAL GREEK FESTIVAL/JUNE 2 -5, 2016/CONES, BARRICADES, TRASH CANS, RECYCLING KIOSKS, GREEN BINS, DUMPSTER, AND NO PARKING SIGNS

24. RESOLVED, that the Town Board hereby authorizes the Town of Orangetown Highway Dept., to lend assistance to the Saints Constantine and Helen Greek Orthodox Church's Annual Greek Festival which includes the use of cones, barricades, trash cans, recycling kiosks, green bins, dumpster and no parking signs for the Greek Festival that runs from June 2nd thru June 5th, 2016.

HIGHWAY/POLICE

APPROVE AID/MEMORIAL DAY PARADE/TAPPAN/MAY 30TH, 2016/HIGHWAY AND POLICE DEPARTMENTS

25. **RESOLVED**, that the Town Board hereby authorizes the Town of Orangetown Highway Department and the Orangetown Police Department to lend assistance which includes the use of barricades from the Highway Dept., and (2) Auxiliary Police from the Police Department, for the Memorial Day Parade in Tappan, on Monday, May 30th, 2016, from 10:45 am to 12:30 pm.

APPROVE AID/ANNUAL PEARL RIVER CARNIVAL FUNDRAISER FOR 4TH OF JULY CELEBRATION/JUNE 23-26, 2016

26. RESOLVED, that upon Town Board approval, The Pearl River Park & Activity Committee Inc. requests the following for the Annual Pearl River Carnival fundraiser for the July Fourth Celebration. Carnival to be held on June 23 thru June 26 at the Central Avenue Field in Pearl River.

Police Detail trash receptacles field clean up large dumpster message board

PARKS AND RECREATION/HIGHWAY/POLICE

APPROVE AID/PEARL RIVER PARK & ACTIVITY COMMITTEE, INC./4TH OF JULY FIREWORKS DISPLAY AND CELEBRATION/JULY 4, 2016

27. RESOLVED, that upon approval of the Town Board, The Pearl River Park & Activity Committee Inc. requests the following for the 4th of July Fireworks Display and Celebration on Monday, July 4, 2016 (rain date of Sunday, July 9, 2016):

Police Detail trash receptacles and field clean up large dumpster snow fence barricades six portable toilets (two handicapped accessible) message board

PARKS AND RECREATION/HIGHWAY

APPROVE AID/PEARL RIVER HOOK AND LADDER LADIES AUXILIARY/ CRAFT FAIR/JULY 10th, 2016/USE OF PORT-O-JOHNS/USE OF MESSAGE BOARD AND TRASH BARRELS

28. RESOLVED, that the Town Board hereby authorizes the Parks Department to lend assistance which includes the use of one (1) ADA compliant port-o-john and two (2) regular port-o-johns; and also hereby authorizes the Highway Department to lend assistance which includes the use of the Message Board and trash barrels for the Pearl River Hook and Ladder Ladies Auxiliary for the Craft Fair on Sunday, July 10th, 2016, from 10 a.m. to 4 p.m., as a second request. (Original request RTBM of 4/12/16, for May 1st was cancelled).

APPROVE AID/ROCKLAND COUNTY TRAFFIC SAFETY BOARD/SAFETY EVENT AND CAR SHOW/JUNE 4TH, 2016/BARRICADES, TRASH CANS, AND MESSAGE BOARD/USE OF PORT-O-JOHNS

29. RESOLVED, that the Town Board hereby authorizes the Town of Orangetown Highway Department to lend assistance which includes the use of barricades, trash cans and the message board, and the use of two regular port-o-johns, for the Rockland County Traffic Safety Board's Safety Event and Car Show on Saturday, June 4th 2016, from 10 am to 3 pm, at the Central Avenue Field, Pearl River.

PARKS AND RECREATION AND HIGHWAY

APPROVE AID/ROTARY CLUB OF PEARL RIVER/SOAP BOX DERBY

RESOLVED, that upon the approval of the Town Board, grant the request of the Pearl River Rotary to provide five port-o-sans, trash barrels, barricades, cones and message board for the *Coaster Car Race trial* run to be held on **Sunday, May 22**th and for the *Derby Race Day*, to be held **Sunday, June 5**th (rain date June 12).

PARKS AND RECREATION

APPROVE AID/VCS ROCKLAND COUNTY PRIDE SUNDAY/USE OF SHOWMOBILE/JUNE 12, 2016

RESOLVED, upon completion of all necessary paperwork the Superintendent of Parks and Recreation has forwarded for approval by the Town Board use of the Showmobile by VCS Rockland County Pride for their "Rockland County Pride Sunday" on Sunday, June 12, 2016 at a rental cost of \$400.00 with the organization providing a certificate of insurance listing the Town of Orangetown as additionally insured.

AWARD BID/CUSTOM GARDEN LANDSCAPING OF PEARL RIVER, NY/MOWING AND MAINTENANCE OF TOWN-OWNED PROPERTIES AT RPC

32. RESOLVED, that upon the recommendation of the Superintendent of Parks and Recreation award the bid for the Mowing and Maintenance of Town-owned properties at the Rockland Psychiatric Center, to Custom Garden Landscaping of Pearl River NY for an annual fee of \$12,130.00, the lowest qualified bid.

DEME

APPROVE/SEWER WORK 2016/CERTIFICATE OF REGISTRATION

33. RESOLVED, that upon the recommendation of the Town Attorney and the Commissioner of the Department of Environmental Management and Engineering, a Certificate of Registration for 2016 Sewer Work is approved to:

RR Plumbing Services Corporation, d/b/a Roto-Rooter, 525 Waverly Avenue, Mamaroneck, NY Travcon, Inc., 375 Kings Highway, Valley Cottage, NY 10989-1633

AWARD BID/2016 SANITARY SEWER IMPROVEMENTS/NYACK/DEME

WHEREAS, the Commissioner of DEME duly advertised for the sealed bids for the 2016 Sanitary Sewer Improvements in Nyack, NY (Cured-in-place pipe method), ITB-DEME 48-2016, which were received and publicly opened on April 21, 2016.

WHEREAS, EN-TECH CORP is the lowest qualified bidder in the amount of \$1,618,625.00.

WHEREAS, funding is available from a previously approved grant/loan from the NYSEFC in the amount of \$1,203,947.15 and the balance of \$414,677.85 is available in DEME fund balance.

THEREFORE, BE IT RESOLVED, that upon recommendation of the Commissioner of DEME, the bid of April 21, 2016 Sewer Improvements in Nyack, NY (Cured —in-place pipe method) ITB-DEME-48-2016, is hereby awarded to EN-TECH CORP, the lowest qualified bidder, in the amount of \$1,618,625.00.

AWARD BID/NRP GROUP/2016 TOWN-WIDE ODOR CONTROL CONTRACT/DEME

WHEREAS, the Commissioner of DEME duly advertised for the sealed bids for the 2016 Townwide Odor Control Contract, ITB-DEME 49-2016.

WHEREAS, the lowest qualified bidder was NRP Group in the amount of \$5,766.00/month (grand total of \$138,384.00 for the full 24 month period).

THEREFORE, BE IT RESOLVED, that upon the recommendation of the Commissioner of DEME, that this contract be hereby awarded to the lowest qualified bidder, NRP Group, in the amount of \$138,384.00.

SUPERVISOR

AUTHORIZE INCREASE IN FUNDING FOR SUPERVISOR'S EXECUTIVE ASSISTANT POSITION

RESOLVED, that upon the recommendation of the Supervisor, the Town Board approves the adjustment of the 2016 budget line A.1220.015 from \$38,096 to \$58,000 to reflect an increase in hours required for the Supervisor's Executive Assistant. This change makes this a full-time equivalent position entitled to healthcare benefits under the Affordable Care Act.

AUTHORIZE SUPERVISOR TO ENTER INTO CONTRACT FOR PURCHASE OF STREETLIGHTS FROM ORANGE AND ROCKLAND

37. RESOLVED, that the Town Board-authorizes_the_Supervisor_to_sign_the following agreements with Orange and Rockland Utilities for the purchase of streetlights: 1. Agreement for Purchase and Sale of Street Lighting Facilities from Orange and Rockland Utilities, Inc., at the negotiated price of \$401,528, or about \$159 per light, adjustable as per the contract, depending on the results of the audit verifying streetlight inventory; 2. Mutual General Release and Settlement Agreement; and, 3. The Operating Agreement describing the installation of in-line fuse disconnects and related responsibilities of both parties in operating the streetlights under town ownership on utility poles that Orange and Rockland will continue to own and use for other purposes.

FINANCE

APPROVE AGREEMENT WITH SUCASA (SUFFERN UNITED COALITION AGAINST WELLCORE SUBSTANCE ABUSE) AND CONSULTING, LLC/SOBER TRUTH ON PREVENTING UNDERAGE DRINKING GRANT

38. RESOLVED, that the Town Board hereby approves the agreement by and between the Town on behalf of SUCASA (Suffern United Coalition Against Substance Abuse) and Wellcore Consulting, LLC, "Sober Truth on Preventing Underage Drinking" grant. The Town will serve as an agent for SUCASA in administering the grant. The Town will receive \$5,000 agent fee per year for four years.

FINANCE

PERMISSION GRANTED/TAX SYSTEM TRAINING/BUSINESS AUTOMATION SERVICES, INC./FINANCE DEPT.

39. RESOLVED, that permission is granted to the following Orangetown employees, Robert Simon, Jeffrey Bencik, Janice Ganley and Karen Serafin, to attend the BAS Tax System Training on May 25th and May 26th, at the Town of Orangetown, at a cost of not to exceed \$560.00, charged to Account No. A.1330.441.

TOWN CLERK

ACCEPT/RECEIVE/FILE/ TOWN CLERK'S OFFICE

40. RESOLVED, that the following documents are accepted, received and filed in the Town Clerk's Office:

April 5 & 26, 2016 Workshop minutes; April 12, 2016 Regular Town Board Meeting minutes; and April 18, 2016 Special Town Board Meeting minutes.

2016 Master Service Agreement/Ethernet Service Supplement with Lightower Fiber Networks, LLC and Nyack Hospital.

License Agreement with Rockland Filming Campus, LLC for property located on the RPC site, dated May 4, 2016.

PERSONNEL

ACCEPT RESIGNATION/RETIREMENT/ NICK GATTI/EFFECTIVE JULY 15, 2016/DEME

41. RESOLVED, that the Town Board accept the resignation/retirement of Nick Gatti, Motor Equipment Operator in the Department of Environmental Management and Engineering, effective July 15, 2016.

NEW BUSINESS	NEW BU:	SINE	SS:
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DEME

GRANT PERMISSION/KEN SKIBINSKI/ATTEND NEWEA & NYWEA JOINT SPRING MEETING & TECHNICAL CONFERENCE/JUNE 5-8, 2016/

RESOLVED, that the Town Board grants permission to Ken Skibinski to attend the NEWEA & NYWEA Joint Spring Meeting & Technical Conference, Mystic, Connecticut, from June 5-8, 2016 at a total cost of \$1,017.00. (\$882.00 charged to Account No. 8130.441 and \$135.00 charged to Account No. 8130.480.

<u>AUDIT</u>

PAY VOUCHERS

RESOLVED, upon the recommendation of the Finance Director, Jeff Bencik, the Finance Office is hereby authorized to pay vouchers for the General Fund, Town Outside Village, Blue Hill, Broadacres, Highway, Sewer, Capital Projects, Risk Retention, and Special Parking Funds for a total amount of \$2,464,054.04.

Adjournments at ______in memory of:

Dorothy Byrne, Orangeburg

Raymond Fornario, formerly Blauvelt/California

Maureen Shanahan, Pearl River Verna Whalen, Pearl River

Isabel V. Wortendyke, Upper Nyack

										Councilman Paul Valentine
Amount		116,304.19	836,088.04	136,299.31	1,375,362.50	2,464,054.04	ıdicated.		JAKO	
		9	\$/3	6/ 9	€9	⇔	opriations ir		AUDITING BOAKD	
Warrant #	ie amount of	050416	051216	051816	052416	Total	The above listed claims are approved and ordered paid from the appropriations indicated.		OAD	Councilman Gerald Bottari
Warrant Reference	Approved for payment in the amount of						The above listed claims are <i>s</i>	APPROVAL FOR PAYMENT		Councilma

F:\Critical Tasks\auditsheet.xls

Councilman Denis Troy

Councilman Thomas Diviny



Department of Environmental Management and Engineering

Town of Orangetown APRII 2006 PROJECT OF THE PROPERTY NEW York 10962 · Fax: (845) 359-6951 17.5 April 7, 2016 f.j.: : . . .

Planning Board Town of Orangetown 1 Greenbush Road

Orangeburg, New York 10962

Cheryl Coopersmith, Chief Clerk

Re:

SMK-Erie Street Subdivision Performance Bond Release

(YY-MM-Tax Lot #)**

Tracking # 15-01-77.13:1:21 Bond Amount \$ 28,560.00

Gentlemen:

Please be advised that all of the requirements of our respective Departments have been completed/ satisfied and we therefore recommend the release of the Performance Bond for the above referenced project.

Department Signature Engineering Department Joseph Moran, Commission Highway Department James/J. Dean, Superintendent Sewer Department oh Moran, P.E. Commissioner

Town Attorney ec: J. Giardiello C. Madigan Highway file Sewer file

* Copies of completed form to be sent to all signees'

** Year and month are from Planning Board decision establishing Performance Bond, tax lot # is of site prior to subdivision of lot.

June 2005

PB #16-16: SMK-Erie Subdivision Plan: Recommendation to the Town Board to Release the Performance Bond

Town of Orangetown Planning Board Decision May 11, 2016
Page 1 of 2

TO:

Sean Keenan, SMK Homes, 24 Waters Edge, Congers, New York

FROM:

Town of Orangetown Planning Board

RE: SMK-Erie Subdivision Plan: The application of Sean Keenan, owner, for a Recommendation to the Town Board to Release the Performance Bond for the subdivision known as "SMK-Erie Subdivision Plan", in accordance with Article 16 of the Town Law of the State of New York, the Land Development Regulations of the Town of Orangetown, Chapter 21 of the Code of the Town of Orangetown. The site is located at 86 West Erie Street, Blauvelt, Town of Orangetown, Rockland County, New York, and as shown on the Orangetown Tax as Section 70.13, Block 1, Lot 21 in the R-15 zoning district.

Heard by the Planning Board of the Town of Orangetown at a meeting held **Wednesday, May 11, 2016,** at which time the Board made the following determinations:

The Board received the following communications:
1. Project Review Committee Report dated May 4 & April 6, 2016.

- 2. An Interdepartmental memorandum from the Office of Building, Zoning, Planning Administration and Enforcement, Town of Orangetown, signed by John Giardiello, P.E., Director, dated May 11 & April 13, 2016.
- 3. An interdepartmental memorandum recommending release of the Performance Bond from the Department of Environmental Management and Engineering (DEME), Town of Orangetown, signed by James Dean, Superintendent of Highways dated May 11, 2016 and Joseph Moran, Commissioner, dated April 7, 2016.
- 4. An Interdepartmental memorandum recommending the Dedication of the Road/ R.O.W. from the Department of Environmental Management and Engineering (DEME), Town of Orangetown, signed by James Dean, Superintendent of Highways dated January 27, 2016 and Joseph Moran, Commissioner, dated January 26, 2016.
- 5. A copy of Town Board Resolution #118, February 9, 2016, Acceptance of the Dedication of the Public Improvements SMK-Erie Subdivision.
- 6. An Email from Kean Keenan, SMK Home Builders, dated March 3, 2016.
- 7. Copy of PB #15-07, Recommendation to the Town Board to Amend Value and Term of the Performance Bond, dated January 28, 2015 and PB #14-15, Recommendation to the Town Board to Establish the Value and Term of the Performance Bond, dated February 26, 2014.

PB #16-16: SMK-Erie Subdivision Plan: Recommendation to the Town Board to Release the Performance Bond

Town of Orangetown Planning Board Decision May 11, 2016 Page 2 of 2

8. An Interdepartmental memorandum from the Highway Department, Town of Orangetown, signed by James Dean, Superintendent of Highways, March 10, 2016.

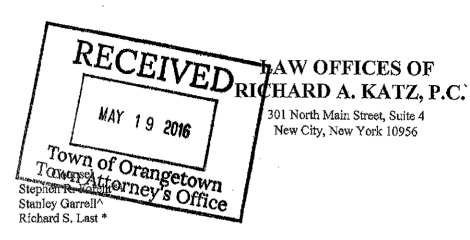
There being no one to be heard from the Public, a motion was made to close the Public Hearing portion of the meeting by Michael Mandel and seconded by Thomas Warren and carried as follows: Kevin Garvey, Chairman, aye; Bruce Bond, Vice Chairman, aye; William Young, aye; Robert Dell, aye, Michael Mandel, aye, Stephen Sweeney, aye and Thomas Warren, aye.

RECOMMENDATION: In view of the foregoing, the Planning Board Recommended to the Town of Orangetown Town Board to Release the Performance Bond.

The foregoing Resolution was made and moved by Michael Mandel and seconded by Thomas Warren and carried as follows: Kevin Garvey, Chairman, aye; Bruce Bond, Vice Chairman, aye; William Young, aye; Robert Dell, aye, Michael Mandel, aye, Stephen Sweeney, aye and Thomas Warren, aye.

The Clerk of the Board is hereby authorized, directed and empowered to sign this **RECOMMENDATION** and file a certified copy in the Office of the Town Clerk and this Office of the Planning Board.

Dated: May 11, 2016 Cheryl Coopersmith Chief Clerk Boards and Commissions



Phone: 212-935-5522 Fax: 845-638-6725

Email: <u>rkatz17673@aol.com</u>

*Also admitted in New Jersey +Also admitted in California ^Also admitted in Connecticut

May 17, 2016

Aric T. Gorton, Superintendent Office of Recreation & Parks 81 Hunt Road Orangeburg, New York 10962

Re: The Noble Ninth, Inc. with
Town of Orangetown Summer Day Camp, 2016

Dear Mr. Gorton:

We have received you letter with respect to the Town's use of our picnic grounds as a summer camp during the summer of 2016.

Pursuant to the direction of our Board, I am providing you with this letter in hopes that it will serve as an agreement between our respective clients for the use of the picnic grounds in Tappan as a summer day camp to be conducted by the Town of Orangetown.

Our agreement is, in its most simplistic form, that we will provide the use of our picnic grounds to the Town of Orangetown for the purposes of its conducting a summer day camp program during the summer of 2016 under the same terms and conditions as set forth in a certain agreement entered into between the Town of Orangetown and the German Masonic Home Corporation dated May 18, 1991. The German Masonic Home Corporation, a sister company of The Noble Ninth, Inc., transferred title to the property in question to The Noble Ninth, Inc., as more fully explained to you in our letter of March 24th, 1999.

If this is acceptable to you and there are no other changes to be made, then your client's execution of a copy of this letter-extension for the summer of 2016, commencing Wednesday, June 29, 2016 through Friday, August 5, 2016, daily, Monday through Friday, from 7:45 AM through 5:15 PM will constitute our new agreement.

Unless there is anything specific that you wish to discuss which would constitute a departure from our past practices and your past usage of the grounds, I do not believe a meeting is necessary.

A few years ago we referenced the increase in our Utility costs during the period the camp is in session and we continue to monitor this. We did not find any significant additional growth during the past year and, at this time, we are not requesting any payments from the Town, nor are we seeking any reimbursement for these utility usage increases however, we did want to make you aware of this and the fact that we continue to monitor the situation and, should the increases continue to grow, we may have to revisit this situation.

I await any reply and, if in order, an executed copy of this letter, which will then serve as our copy of this agreement. Thank you for your courtesy and cooperation.

Very truly yours,

Richard A. Katz

RAK:s

cc;

Mr. Andrew Stewart, Supervisor John Edwards, Esq., Town Attorney Mr. Kurt Ott

This is to confirm that the terms and conditions set forth above are acceptable to us, in full.

Town of Orangetown

Ву	



DIESCY ARCHDIOGESAM DISTRICT

Saints Constantine and Helen Greek Orthodox Chukok

I Maryerus Road West Nyack, NY 10994

Office (845) 621-4023

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Priest: Reg De Vicholad K. Samaras

2016 Parish Council

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> Vien President Nooms Hestis

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be Compai Members
Miks Delimitis
Gas Driver*
Chorge Hanns*
Alex Kales
Demote Kenevanes*
Hebby Kestapoulos
Kyriskos La Tridis
Kally Maris*
onstanting bijatakouris

(Plus Council o rolling)

RFS# 37036 Permet#16-SP16

RECEIVED

APR 27 2016

TOWN OF ORANGETOWN HIGHWAY DEPARTMENT

April 2016

Orangetown Highway Department Attn: Ms. Helen Wilson hwilson@orangetown.com

Dear Ms. Helen.

Please add the following items/request to the next Town Board Workshop Meeting Agenda:

Saints Constantine and Helen Greek Orthodox Church kindly requests the following for their Annual Greek Festival being held on June 2^{ns} thru June 5^{ns}, 2016:

- 60 cones
- 40 barricades
- 60 trash cans steel orange-colored barrels
- 30 recycling klosks
- 60 recycling cans plastic green colored cylindrical recycling containers
- Large recycling dumpster(s)
- · Directional dens
- No Parking signs

Thank you so much for your help. If you need additional information, please contact us.

Sincerely, Nikos Anagnostopoulos Parish Council President

American Legion Post 1271 Mr. Frank Allegro, Commander 40 Hardwood Drive Tappan, NY 10983

January 12, 2016

TO:

Andy Stewart, Supervisor

FROM:

Frank Allegro for Carl Schelin American Legion Post 1271

RE:

Memorial Day Parade, Tappan

Please place the following items on the next Town Board Workshop Agenda:

Tappan Memorial Day Parade - May 30, 2016

Highway Department:

Barricades

Police Department:

• (2) Auxiliary Police

Thank you

cc: C. Madigan, Town Clerk

T. Pugh, Deputy Town Clerk





PEARL RIVER PARK & ACTIVITY COMMITTEE, INC.

P.O. BOX 1216 PEARL RIVER, N.Y. 10965

President

Stephen F. Munno

Vice- President

Mike Mandel

Treasurer

Annina Munno

Recording Secretary

Cindy Sealander

Corresponding Secretary

Robert Simon

Executive Board of Directors

Frank Fleischer Jim Murphy

Associate Members

Michael Bryceland Dominic Filippone William Mowerson Ennio Munno George Wamsley

Rotary Club

July 4th Celebration Committee

Dorothy Filoramo, Rotary President George Westphal Jim Murphy John Buonadonna Ryan O'Gorman Larry Vergine Doug Ward Robert Zuppe

MEMORANDUM

TO:

Kimberly Allen, Administrative Secretary

FROM:

Stephen F. Munno, President

DATE:

May 12, 2016

RE:

Pearl River Carnival

Please add the following item on the May 17, 2016 Town Board Workshop Meeting Agenda:

The Pearl River Park & Activity Committee Inc. requests the following for the Annual Pearl River Carnival fundraiser for the July Fourth Celebration. Carnival to be held on June 23 thru June 26 at the Central Avenue Field in Pearl River.

- Police Detail
- trash receptacles
- field clean up
- large dumpster
- message board



PEARL RIVER PARK & ACTIVITY COMMITTEE, INC.

#27

P.O. BOX 1216 PEARL RIVER, N.Y. 10965

President

Stephen F. Munno

Vice- President

Mike Mandel

Treasurer

Annina Munno

Recording Secretary

Cindy Sealander

Corresponding Secretary

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Associate Members

Michael Bryceland Dominic Filippone William Mowerson Ennio Munno George Wamsley

Rotary Club
July 4th Celebration Committee

Dorothy Filoramo, Rotary President George Westphal Jim Murphy John Buonadonna Ryan O'Gorman Larry Vergine Doug Ward Robert Zuppe

MEMORANDUM

TO:

Kimberly Allen, Administrative Secretary

FROM:

Stephen F. Munno, President

DATE:

May 12, 2016

RE:

Pearl River Fireworks

Please add the following item on the May 17, 2016 Town Board Workshop Meeting Agenda:

The Pearl River Park & Activity Committee Inc. requests the following for the 4th of July Fireworks Display and Celebration on Monday, July 4, 2016 (rain date of Sunday, July 9, 2016):

- Police Detail
- trash receptacles and field clean up
- large dumpster
- snow fence
- barricades
- six portable toilets (two handicapped accessible)
- message board





LADIES AUXILIARY OF THE PEARL RIVER HOOK AND LADDER COMPANY No. 1, INC.

P.O. BOX 1124 PEARL RIVER. N.Y. 10965

OFFICE OF President

Mr. Andy Stewart **Town Supervisor** 26 Orangeburg Road Orangeburg, NY 10962

Dear Mr. Stewart,

April 7, 2016

The Pearl River Hook & Ladder Ladies Auxiliary are hosting a Craft Fair / Flea market on Sunday, May 1st (no rain date) at the Central Avenue School field. We would appreciate if the town would provide us with the following:

3 Port-O-Johns (1 handicap & 2 regular) Trash barrels to be placed around the field.

Please let us know if you need any further information and would appreciate your help and support in this matter.

Thank you.

Sincerely,

Linda Bock President

LADIES AUXILIARY Of the PEARL RIVER HOOK & LADDER CO. NO. 1 INC. P.O. Box 1124 Pearl River, N.Y. 10965

PEARL RIVER CRAFT FAIR

DATE: Sunday May 1rd 2016 – This event will be a combination Craft Fair/New Merchandise. It is being sponsored by the Ladies Auxiliary of the Pearl River Hook & Ladder Fire Company.

TIME: 7AM (for vendors to setup), 10AM TO 4PM (the event). All vendors must be off the field by 5:30PM.

PLACE: Central Avenue Field - downtown Pearl River, NY (58 East Central Ave., Pearl River, NY 10965)

COST: \$40.00 per space (spaces are approximately 10 x 12ft)

CONTRACT: Please forward signed contract & nonrefundable check
Made payable to the PRH&L Ladies Auxiliary P.O. Box 1124
Pearl River, N.Y. 10965 ASAP but no checks will be accepted
after April 15th. After April 15th we will only accept cash or
money order.

All Vendors must supply their own tents, tables and chairs, none will be provided by the Ladies Auxiliary.

- 1. Vendors shall occupy only the space assigned to them by the Ladies Auxiliary.
- 2. The Ladies Auxiliary has the right to ask vendors to leave if they exhibit conduct that causes undue disruption or in any way exhibits inappropriate behavior or items they feel deleterious to the fair.
- 3. Vendors who do not check in by 9:30am will forfeit their space.
- 4. Vendors are required to keep there area clean & free of debris. Vendors are responsible for their own garbage.
- 5. Vendors will not be granted exclusivity in selling of their merchandise.
- 6. Vendors are responsible for the collection of sales tax.
- 7. No refunds will be made due to inclement weather.
- 8. Any questions you can contact Linda at 845-735-8724 or Debbie at 845-352-1843.

RECEIVED

MAY I U ZUTO

TOWN OF CHILD PROFESSION

William Barbera

From:

Kevin Nulty <KNulty@orangetown.com>

Sent:

Friday, May 06, 2016 12:16 PM

To:

Jim Dean: Stephen Munno

Cc:

Charlotte Madigan; William Barbera; James Brown; chernini@co.rockland.ny.us; bergeri@co.rockland.ny.us; doug@katzinsurance.com; steve@katzinsurance.com

Subject:

Rockland County Traffic Safety Board request for the use of Town property/June 4, 2016

Attachments:

Special Use Parmit for Town Property.pdf

ATTENTION: This email came from an outside source. Do not open attachments or click on links from unknown senders of unexpected emails.

Hww.suptaMrs.DeanandiMr. Munno. CC: Leslie Berger & Chief Barbera Charlotte Madigan, Town Clerk Doug & Steve Katz

I am sending Leslie Berger and Chief William Barbera of the Rockland County Traffic Safety Board a copy of the application for "Special Use Permit for the use of Town Property" regarding a safety event/car show that the RCTSB is hosting on Saturday, June 4, 2016, 10:00 am to 3:00 pm, on the Pearl River School District's Central Ave., Field in Pearl River, NY. They have been in touch with the school district already. I will make sure OPD is advised.

They will be requesting the use of:

alvouir six (semileaeles

- Two ports-johns - Four-Six Barriades - Two Trash Cans lizatiwa jetoria orijelijno. 3. Tayoutrashicans

4. *USevoja hero range rown Message Boards to advertise in

I will make sure they know that they need to:

- 1. Send the Town Board a letter of request.
- 2. Provide an insurance certificate.
- 3. Send the completed application, letter, certificate of insurance to Charlotte Madigan, Town Clerk, at 26 Orangeburg Road, Orangeburg, NY 10962
- 4. Be aware that the next Town Board Workshop < meeting in on May 17, 2016. The TB would vote on this matter on May 24, 2016. They should make sure that everything is competed and approved by May 12, 2016, so that the Town Clerk can place it on the agenda for the May 17, 2016, meeting.

I just wanted you to be aware that this request is time sensitive and needs to be completed by next week.

Chief Kevin A. Nulty

Town of Orangetown Police Department 26 Orangeburg Rd. Orangeburg, N.Y. 10962 Office (845) 389-3726



Rotary Club of Pearl River, P.O. Box 252, Pearl River, NY 10965 District 7210 - Region 8, Zone 32, Club #4982 - Charter Date December 12, 1935 www.rotaryclubofpearlriver.org

MEMORANDUM

TO:

Kimberly Allen, Administrative Secretary

FROM:

Pearl River Rotary

DATE:

May 12, 2016

RE:

"APPROVE AID ROTARY CLUB OF PEARL RIVER/SOAPBOX DERBY"

Please place the following item on the May 17, 2016, Town Board Workshop Agenda:

Approve the request of the Pearl River Rotary to provide five port-o-sans, trash barrels, barricades, cones and message board for the Coaster Car Race trial run to be held on Sunday, May 29th and for the Derby Race Day, to be held Sunday, June 5th (rain date June 12).



TOWN OF ORANGETOWN PARKS & RECREATION 81 HUNT ROAD, ORANGEBURG, NY 10962 (845) 359-6503



2016 Application for Showmobile Use

Event/Festival Name: Rockland County Pride Sunday
Organization Name: VCS Rockland County Pride
Applicant's Name: Diana Wilkins Phone (w): 845-634-5729 x307
Address: 77 South Main St. City: New City Zip:10956
Cell Phone 914-671-7734 E-Mail: dwilkins@vcs-inc.org
Day Sunday Date 6/12/16 Time of Set-up: 7AM - 8AM Time of Take-down: 5PM
Requested Location (parkstreet, location on premises, etc., be specific, attach map if needed): Main Street Parking Lot, Nyack, NY *old Riverspace Parking Lot*
Showmobile stage measures 28 feet long x 14 feet 7 inches deep x 25 feet high when open. One set of stairs is available with hand railings. (Please note that this measurement does not include the trailer hitch or the tow vehicle. See space requirements below.) <i>The Showmobile does not have a sound system and comes with fluorescent lighting only.</i>
Stair Arrangement: (1 set of stairs) x Left side of stage Right side of stage Front of stage
The lights require a 110 volt, 20 amp circuit to plug into within 150 feet of the right front side of the Showmobile. Additional electrical equipment must be plugged into a separate circuit.
Please describe in detail what the stage will be used for and how you intend to set it up: (Note: The Town seal is not to be covered and no nails, staples or tacks may be used to attach any items to the Showmobile)
Speakers, Entertainment
Showmobile space requirements:
 The showmobile must be parked in a relatively level space. The showmobile does not have the ability to go over curbing or rough terrain. The area must be free of obstructions such as overhanging tree limbs, electrical wires, etc. The total area needed for the showmobile is a space 50 feet in length, 15 feet in width and 25 feet in height. The tow vehicle must remain with the showmobile for the duration of the event. In the event of winds in excess of 30 MPH, the stage canopy must be closed. A member of the organization renting the unit must be on site at time of arrival for proper set up.
Additional Requirements: • Certificate of insurance required. Must name the Town of Orangetown as additionally insured. • Rental Costs: \$400.00 • Any changes to the event must be made 24 hours in advance by contacting Mark Albert at malbert@orangetown.com
I have read and understand the conditions listed above: Applicant's Signature Mal Date 2/5/16 Department Approval Mal Date 4/15/14

BID ITEM	ID ITEM Mowing and Maintenance of SE					1 OF 1
	Town Prop	erites at Roc	kland Psych	iatric Cente	ľ	
BID OPENING TI		11:00AM DATE		May 12, 2016		
CONTRACTOR NAME & ADDRESS	Chi Chi		Total States			
DATE RECEIVED	5/12/16	5/11/16	5/12/16			
TIME RECEIVED NON COLLUSION STATEMENT BID BOND or CERTIFIED CHECK		9:45 AM	9:30AM			
Price for Per Month Mow			rough Novemb \$ 320%, 00		\$	
Spring Clean-up Price (no PRICE Fall Clean-up Price (no ea	\$ 800.00	\$1,000.00 nber15th)	\$ 2,195,00	\$	\$	
PRICE	1\$4850,00	\$3250.00	\$ 7,500,00	\$	\$	
ANNUAL TOTAL	\$12,130,00	\$17,302.00	\$28,89500	\$	\$	

					1	



INTER-OFFICE MEMORANDUM

DATE:

April 15, 2016

TO:

Charlotte Madigan, Town Clerk (with originals)

cc:

Town Board Members (w/o encl.)

Kimberly Allen, Administrative Secretary to the Supervisor (w/o encl.)

Ellie Fordham, Secretarial Assistant II, DEME (w/o encl.)

FROM:

Dennis D. Michaels, Deputy Town Attorney

RE:

Certificate of Registration (Sewer Work) 2016

The following applicant is qualified, pursuant to the qualification certificate received from Joe Moran, P.E., Commissioner of the Department of Environmental Management and Engineering (original attached), and the bond and insurance certificates having been reviewed and approved (originals attached), from a legal standpoint, by the Office of the Town Attorney.

RR PLUMBING SERVICES CORPORATION

d/b/a Roto-Rooter 525 Waverly Avenue Mamaroneck, NY 10543

Tel.: 914-777-1791

Please place this Certificate of Registration request on the next Workshop agenda scheduled for April 26, 2016 and the Regular Town Board Meeting agenda scheduled for May 3, 2016. Should you have any questions, please do not hesitate to contact this Office.

/mf encl.



INTER-OFFICE MEMORANDUM

DATE:

May 13, 2016

TO:

Charlotte Madigan, Town Clerk (with originals)

DRANGETO

cc:

Town Board Members (w/o encl.)

Kimberly Allen, Administrative Secretary to the Supervisor (w/o encl.)

Ellie Fordham, Secretarial Assistant II, DEME (w/o encl.)

FROM:

Dennis D. Michaels, Deputy Town Attorney

RE:

Certificate of Registration (Sewer Work) 2016

The following applicant is qualified, pursuant to the qualification certificate received from Joe Moran, P.E., Commissioner of the Department of Environmental Management and Engineering (original attached), and the bond and insurance certificates having been reviewed and approved (originals attached), from a legal standpoint, by the Office of the Town Attorney.

TRAVCON, INC. 375 Kings Highway Valley Cottage, NY 10989-1633

Tel.: 629-3063

Please place this Certificate of Registration request on the next Workshop agenda scheduled for May 17, 2016 and the Regular Town Board Meeting agenda scheduled for May 24, 2016. Should you have any questions, please do not hesitate to contact this Office.

/mf

encl.

Improvements (CTPP Method) CWSRF Project No. C3-5345-06-75/76 BID OPENING TIME 11:00AM DATE April 21, 2016 CONTRACTOR NAME ADDRESS DATE RECEIVED APR 28 206 RECEIVE APR 28 206 RECEIVE APR 28 206 RECEIVE APR 28 206	BID ITEM	Contract N	o. 48-2016 S	anitary Sewo	er	SHEET	1 OF 1
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Item #2 - Approx. Item #4 Quantity - 2,500 / Lin. Pt. of curred-in-place liner, furnished & installed into existing 10-incl sewers complete as specified at per line Pt. UNIT BID PRICE \$3 \cdots 0.0 \$4 \cdots 0.00 \$3 \cdots 0.00 \$ \cdots 0.000 \$ \cdo	TOTAL PRICE	\$994,0000	\$1078.000.00	\$1.064000.0	\$	\$	1//
Sewers complete as specified at per line Ft.	Item #2 - Approx.Estimated	Quanity - 2,500	/ Lin. Ft. of cur	ed-in-place line	er, furnished &	installed into e	xisting 10-inch
TOTAL PRICE				•	•		J
TOTAL PRICE	UNIT BID PRICE	\$38.00	\$49.00	\$ 39.00	\$	\$	
Item #3 - Approx. Estimated Quanity - 2,500/ Lin. Ft. of cured-in-place liner, furnished & installed into existing 12-incl sewers complete as specified at per line Ft.	TOTAL PRICE						1//
Sewers complete as specified at per line Ft.	Item #3 - Approx.Estimated	Quanity - 2,500	Lin. Ft. of cur	ed-in-place line	er, furnished &	installed into e	xisting 12-inch
UNIT BID PRICE \$ \(\frac{1}{2}, \frac{1}{2} \) \$ \(\frac{1}{2} \				•	•		J
TOTAL PRICE			\$ 64.50	\$ 49.00	\$	\$	
Item #4 - Approx. Estamited Quanity - 1,500/ Lin. Ft. of cured-in-place liner, furnished & installed into existing 15-incles sewers complete as specified at per line Ft. UNIT BID PRICE			\$161350.00	\$100000			+
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AGREEMENT FOR PURCHASE AND SALE OF STREET LIGHTING FACILITIES

THIS AGREEMENT (this "Purchase Agreement"), dated as of the [\blacksquare] day of [\blacksquare], 201_, by and between ORANGE AND ROCKLAND UTILITIES, INC., a New York corporation with offices at One Blue Hill Plaza, Pearl River, New York 10965 ("Seller"), and the TOWN OF ORANGETOWN, NEW YORK, a municipal corporation with offices located at 237 Route 59, Suffern, New York 10901 ("Buyer"). Seller and Buyer are sometimes herein referred to individually as a "Party" and collectively as the "Parties."

WITNESSETH

WHEREAS, Seller owns, operates and maintains Street Lighting Facilities (as that term is defined below) within the geographical boundaries of Buyer; and

WHEREAS, Buyer wishes to purchase from Seller, and Seller is agreeable to selling to Buyer, the Street Lighting Facilities upon the terms and conditions contained in this Purchase Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth and such other good and valuable consideration, the receipt and sufficiency of which is hereby mutually acknowledged, the Parties agree as follows:

ARTICLE I

DEFINITIONS AND INTERPRETATION

Section 1.1 <u>Definitions</u>. As used in this Purchase Agreement, the following terms have the meanings specified below in this Section 1.1.

"Ancillary Agreements" means (a) the Operating Agreement, and (b) the Mutual General Release and Settlement Agreement, as the same may be amended from time to time.

"Apportionable Items" has the meaning set forth in Section 3.3(a).

"Bill of Sale" means the Quit Claim Bill of Sale, substantially in the form of Exhibit A hereto, to be executed and delivered by Seller to Buyer at the Closing, to evidence the transfer by Seller to Buyer of Seller's right, title and interest in and to the Street Lighting Facilities.

"Business Day" shall mean any day other than Saturday, Sunday and any day on which banking institutions in the State of New York are authorized by law or other governmental action to close.

"Buyer" has the meaning set forth in the preamble to this Purchase Agreement.

"Buyer's Deliverables" has the meaning set forth in Section 8.5.

"Buyer Protected Parties" has the meaning set forth in Section 6.4(a).

"Buyer's Required Approvals" means (i) approval of the Town Board of Buyer authorizing Buyer (by its Town Supervisor or other Person) to enter into this Purchase Agreement, the Bill of Sale, the Mutual General Release and Settlement Agreement and the Operating Agreement, and (ii) the written consent of Verizon Communications, Inc., successor to the New York Telephone Company, pursuant to the Agreement between Orange and Rockland Utilities, Inc. and the New York Telephone Company Covering The Joint Use of Poles dated as of September 1, 1974 and the Administrative and Operating Practices Associated with the Joint Use Pole Agreement between Orange and Rockland Utilities, Inc. and the New York Telephone Company effective September 1, 1974, for the continued attachment of any and all of the Street Lighting Facilities currently attached either to poles jointly owned by Seller and Verizon Communications, Inc. or to poles solely owned by Verizon Communications, Inc.

"Breaching Party" has the meaning set forth in Section 9.1(e).

"Claiming Party" has the meaning set forth in Section 6.5(a).

"Closing" has the meaning set forth in Section 3.1.

"Closing Date" has the meaning set forth in Section 3.1.

"Commercially Reasonable Efforts" means efforts which are designed to enable the performing Party, directly or indirectly, to satisfy a condition to, or otherwise assist in the consummation of, the transactions contemplated by this Purchase Agreement and which do not require the performing Party to expend any funds or assume any liabilities other than expenditures and liabilities which are customary and reasonable in nature and amount in the context of the transactions contemplated by this Purchase Agreement.

"Excluded Assets" has the meaning set forth in Section 2.3.

"Governmental Authority" means any applicable federal, state, local or other governmental, regulatory or administrative agency, taxing authority, commission, department, board, or other governmental subdivision, court, tribunal, arbitrating body or other governmental authority, including the PSC.

"Interim Period" has the meaning set forth in Section 6.1.

"Mutual Release and Settlement Agreement" means the Mutual Release and Settlement Agreement to be executed and delivered by Buyer and Seller at Closing, said agreement to be substantially in the form attached hereto as Exhibit B.

"Operating Agreement" means the Operating Agreement to be executed and delivered by Buyer and Seller at Closing, said agreement to be substantially in the form attached hereto as Exhibit C.

"Outside Date" has the meaning set forth in Section 9.1(b).

"Parties" has the meaning set forth in the preamble to this Purchase Agreement.

"Party" has the meaning set forth in the preamble to this Purchase Agreement.

"Permitted Lien" means (a) any lien for Taxes not yet due or delinquent, (b) any Lien for taxes being contested in good faith by appropriate proceedings and not in excess of \$100,000, (c) any lien arising in the ordinary course of business by operation of law with respect to a liability that is not yet due or delinquent or which is being contested in good faith by Seller, (d) zoning, planning, and other similar governmental limitations and restrictions, all rights of any Governmental Authority to regulate any asset, and all matters of public record, and (e) any lien released prior to Closing.

"Person" means any individual, partnership, limited liability company, joint venture, corporation, trust, unincorporated organization, association, or governmental entity or any department or agency thereof.

"Preliminary Apportioned Items Amount" has the meaning set forth in Section 3.3(b).

"PSC" means the State of New York Public Service Commission.

"Purchase Agreement" means this Agreement for Purchase and Sale of Street Lighting Facilities, together with the Exhibits and Schedules attached hereto, as the same may be amended from time to time.

"Purchase Price" has the meaning set forth in Section 3.2.

"Responding Party" has the meaning set forth in Section 6.5(a).

"Seller" has the meaning set forth in the preamble to this Purchase Agreement.

"Seller Protected Parties" has the meaning set forth in Section 6.4(b).

"Seller's Deliverables" has the meaning set forth in Section 7.5.

"Seller's Required Approvals" means (i) approval of the board of directors of Seller for Seller (by a Vice President or other Person) to enter into this Purchase Agreement, the Bill of Sale, the Mutual General Release and Settlement Agreement and the Operating Agreement, and (ii) an order of the PSC pursuant to Section 70 of the New York State Public Service Law approving the sale of the Street Lighting Facilities pursuant to the terms of this Purchase Agreement.

"Seller's Tariff' shall mean and include any and all tariffs on file by Seller with the PSC (including, but not limited to, P.S.C. No. 3 ELECTRICITY), as the same shall be formally

issued, supplemented, amended, superseded, and/or interpreted from time to time, now or in the future.

"Street Lighting Facilities" means all of those certain overhead street lighting facilities that are owned solely by Seller, attached to utility poles located within the geographical boundaries of the Buyer, used solely for street lighting purposes, and which consist of luminaires, lamps, mast arms, their associated wiring, electrical connections, and appurtenances, including the In-Line Fused Disconnects referred to in Section 2.2, all as depicted in Exhibit A to the Operating Agreement.

"Street Lighting Facilities Assessed Values/Taxes" has the meaning set forth in Section 6.6.

"Survey" has the meaning set forth in Section 6.2.

"Third Party Losses/Claims" has the meaning set forth in Section 6.4.

Section 1.2 <u>Certain Interpretive Matters</u>. In this Purchase Agreement, unless the context otherwise requires, the singular shall include the plural, the masculine shall include the feminine and neuter, and vice versa. The term "includes" or "including" shall mean "includes without limitation" or, as applicable, "including without limitation." References in this Purchase Agreement to an Article, Section or Exhibit shall mean an Article, Section or Exhibit of this Purchase Agreement, and reference to a specified agreement or instrument shall be a reference to that agreement or instrument as modified, amended, supplemented, or restated from time to time.

ARTICLE II

PURCHASE AND SALE

- Section 2.1 <u>Transfer of Street Lighting Facilities</u>. Upon the terms and subject to the conditions contained in this Purchase Agreement, at the Closing, Seller will sell, assign, convey, transfer and deliver to Buyer, and Buyer will purchase, assume, acquire and receive from Seller, all of Seller's right, title and interest in and to the Street Lighting Facilities.
- Section 2.2 <u>Demarcation of Ownership</u>. From and after the Closing, Buyer shall own all portions of each of the Street Lighting Facilities from the point in change (transition) from the Seller's secondary conductor to the street light and including the luminaires, lamps, mast arms, their associated wiring, electrical connections, and appurtenances, with Seller retaining ownership of the electric distribution system up to that point in change; provided that with respect to Street Lighting Facilities for which Buyer has caused an In-Line Fused Disconnect (as defined in the Operating Agreement) to be installed following the Closing, from and after the Closing, Buyer shall own all portions of such Street Lighting Facilities from and including the In-Line Fused Disconnect to the to the street light and including the luminaires, lamps, mast

arms, their associated wiring, electrical connections, and appurtenances, with Seller retaining ownership of the electric distribution system up to the In-Line Fused Disconnect.

- Section 2.3 <u>Excluded Assets</u>. Seller is not assigning, conveying, transferring or delivering to Buyer and Buyer is not purchasing, assuming, acquiring or receiving from Seller any of Seller's right, title and interest in and to the following, all of which are being retained by Seller following the Closing (hereinafter collectively referred to as the "Excluded Assets"):
- (a) Any and all of Seller's right, title and interest in and to any poles, structures, equipment or equipment attached or appurtenant to, but not comprising, the Street Lighting Facilities;
- (b) Any and all claims, counterclaims, causes of action, lawsuits or proceedings with respect to any injury or damage caused to any poles, structures, equipment or components attached or appurtenant to, but not comprising, the Street Lighting Facilities;
- (c) Any and all claims, counterclaims, causes of action, lawsuits or proceedings with respect to any injury or damage caused to the Street Lighting Facilities prior to the Closing;
- (d) Any and all claims, counterclaims, causes of action, lawsuits or proceedings with respect to any and all costs and expenses incurred by Seller for relocating, adjusting, or protecting/maintaining in place any Street Lighting Facilities (including any planning, designing and engineering work in connection therewith) prior to the Closing in connection with any Governmental projects or private projects, including street relocation, adjustment, reconstruction or resurfacing projects, sewer infrastructure projects and water infrastructure projects;
- (e) Any and all claims, counterclaims, causes of action, lawsuits or proceedings with respect to any costs and expenses incurred by Seller for relocating, adjusting, or protecting/maintaining in place any poles, structures, equipment or components attached or appurtenant to, but not comprising, the Street Lighting Facilities (including any planning, designing and engineering work in connection therewith) in connection with any Governmental Authority projects or private projects, including street relocation, adjustment, reconstruction or resurfacing projects, sewer infrastructure projects and water infrastructure projects;
- (f) Any and all of Seller's right, title and interest in and to any and all spare parts or spare components relating to the Street Lighting Facilities or any poles, structures, equipment or components attached or appurtenant to, but not comprising, the Street Lighting Facilities;
- (g) Any and all of Seller's right, title, and interest in and to any and all vehicles, equipment, tools and supplies relating to installing, operating, inspecting, maintaining, repairing, replacing or decommissioning in whole or in part any Street Lighting Facilities or any poles, structures, equipment or components attached or appurtenant to, but not comprising, the Street Lighting Facilities;

- (h) Any and all of Seller's right, title and interest in and to any and all agreements and contracts with third parties relating to installing, operating, inspecting, maintaining, repairing, replacing or decommissioning in whole or in part any Street Lighting Facilities or any poles, structures, equipment or components attached or appurtenant to, but not comprising, the Street Lighting Facilities; and
- (i) Any and all of Seller's right, title and interest in and to any and all franchise grants, licenses, permits, and interests in real property pertaining in any way to any Street Lighting Facilities or any poles, structures, equipment or components attached or appurtenant to, but not comprising, the Street Lighting Facilities.

ARTICLE III

CLOSING, PURCHASE PRICE, APPORTIONABLE ITEMS

- Section 3.1 Closing. The Closing shall take place at the offices of Seller at 10:00 A.M. (Eastern time) on the tenth Business Day after the conditions to Closing set forth in Articles VII and VIII (other than actions to be taken or items to be delivered at Closing) have been satisfied or waived by the Party entitled to waive such condition, or on such other date and at such other time and place as Buyer and Seller mutually agree in writing. The date of Closing is hereinafter referred to as the "Closing Date." The Closing shall be effective for all purposes as of 12:01 A.M. (Eastern Time) on the Closing Date.
- Section 3.2 Purchase Price. The purchase price (the "Purchase Price") for the Street Lighting Facilities shall be an amount equal to \$401,528.00, *increased* by the Preliminary Apportioned Items Amount if Buyer owes Seller such amount and *decreased* by the Preliminary Apportioned Items Amount if Seller owes Buyer such amount; <u>provided</u> that if the survey conducted pursuant to Section 6.2 hereof determines that the number of Street Lighting Facilities is either less than 2,478 or more than 2,578, the Purchase Price shall be *decreased* \$159 for each Street Lighting Facility more than 2,578.

Section 3.3 Apportionable Items.

(a) The following items (the "Apportionable Items") shall be apportioned as of 11:59 P.M. of the day before the Closing Date with Seller bearing the expense of the item applicable to the period before the Closing Date and Buyer bearing the expense of the item applicable to the period on and after the Closing Date:

- (i) Real property taxes (including special franchise taxes) assessed or imposed on Seller by virtue of its ownership, use, operation, inspection, maintenance or repair of the Street Lighting Facilities; and
- (ii) Any and all other personal property taxes, real estate taxes, occupancy taxes, assessments (special or otherwise) and any and all other applicable fees, taxes and charges assessed or imposed on Seller by virtue of its ownership, use, operation, inspection, maintenance or repair of the Street Lighting Facilities.
- (b) Each of the Apportionable Items shall be apportioned based upon (i) the extent to which (a) Seller, prior to the Closing, has paid such Apportionable Item with respect to any period on and after the Closing Date (i.e., with respect to any period from and after Seller's transfer of the Street Lighting Facilities to Buyer) or (b) Buyer, after the Closing, will be responsible to pay such Apportionable Item with respect to any period before the Closing Date (i.e., with respect to any period before Seller's transfer of Street Lighting Facilities to Buyer) and (ii) the number of days in the applicable tax or other period that are (a) before the Closing Date and (b) on and after Closing Date; provided that, for the purposes of such apportionment calculations, Buyer shall not be credited with being responsible to pay any special franchise tax or, to the extent Buyer is the direct or indirect recipient of any other Apportionable Item, any other Apportionable Item (although, for the avoidance of doubt, Seller shall be credited with any and all payments by Seller, prior to the Closing, of any special franchise tax and any other Apportionable Item with respect to any period on and after the Closing Date notwithstanding that Buyer may be the direct or indirect recipient of such payments). The result of the calculation of the Apportionable Items performed for purposes of the Closing, which shall be netted to a single number (the "Preliminary Apportionable Items Amount"), shall be based on the current amount of each Apportionable Item for the period that includes the Closing Date and, if any such current amount is not then available (e.g., because the applicable taxing authority has not yet issued the amount of the Apportionable Item with respect to the period that includes the Closing Date), shall be based on the amount for the most recent former period. Following the Closing and within 60 days after the date that the last of the previously unavailable amounts of the Apportionable Items becomes available, the Parties shall use the available amounts to true-up the calculation that led to the Preliminary Apportionable Items Amount and the Party that owes the other Party based on such true-up calculation (and taking into account the Preliminary Apportionable Items Amount that was paid at Closing by adjusting the Purchase Price) shall pay such other Party within 30 days after the true-up calculation is made. The obligations set forth in this Section 3.3 shall survive the Closing.

ARTICLE IV

REPRESENTATIONS AND WARRANTIES OF SELLER

Seller hereby represents and warrants to Buyer as follows:

- **Section 4.1** Organization. Seller is a corporation duly formed, validly existing and in good standing under the laws of the State of New York.
- Approvals: Seller has all requisite corporate power and authority to execute and deliver this Purchase Agreement, to perform its obligations hereunder and to consummate the transactions contemplated hereby; the execution and delivery of this Purchase Agreement and the performance by Seller of its obligations hereunder have been duly and validly authorized by all necessary corporate action; and this Purchase Agreement has been duly and validly executed and delivered by Seller and constitutes the legal, valid and binding obligation of Seller enforceable against Seller in accordance with its terms, except as the same may be limited by bankruptcy, insolvency, reorganization, fraudulent conveyance, arrangement, moratorium or other similar laws relating to affecting the rights of creditors generally, or by general equitable principles (regardless of whether enforcement is considered in a proceeding at law or in equity).
- **Section 4.3** No Conflicts; Consents and Approvals. Subject to obtaining the Seller's Required Approvals, the execution and delivery by Seller of this Purchase Agreement do not, the performance by Seller of its obligations hereunder will not, and the consummation of the transactions contemplated hereby will not:
- (a) conflict with or result in a violation or breach under the certificate of incorporation or by-laws of Seller or under any material contract to which Seller is a party, except for any such violations or defaults that would not, in the aggregate, reasonably be expected to materially adversely affect Seller's ability to perform its obligations hereunder or to consummate the transactions contemplated hereby;
- (b) conflict with, violate or breach, in each case in any material respect, any provision of any law applicable to Seller; or
- (c) require any consent or approval of any Governmental Authority under any law applicable to Seller.
- Section 4.4 <u>Legal Proceedings</u>. To the knowledge of Seller, there are no actions, suits or proceedings pending against Seller before any Governmental Authority which, individually or in the aggregate, could reasonably be expected to have a material adverse effect on Seller's ability to proceed with the transactions contemplated by this Purchase Agreement. To the knowledge of Seller, Seller is not subject to any outstanding judgments, rules, orders, writs, injunctions or decrees of any Governmental Authority which, individually or in the aggregate, could reasonably be expected to have a material adverse effect on Seller's ability to proceed with the transactions contemplated by this Purchase Agreement.
- **Section 4.5** <u>Liens</u>. To the knowledge of Seller, the Street Lighting Facilities are free and clear of all liens except Permitted Liens.

ARTICLE V

REPRESENTATIONS AND WARRANTIES OF BUYER

Buyer represents and warrants to Seller as follows:

- Section 5.1 Organization. Buyer is a municipal corporation duly formed, validly existing and in good standing under the laws of the State of New York.
- Approvals: Buyer has all requisite power and authority to execute and deliver this Agreement, to perform its obligations hereunder and to consummate the transactions contemplated hereby; the execution and delivery of this Purchase Agreement and the performance by Buyer of its obligations hereunder have been duly and validly authorized by all necessary action; and this Purchase Agreement has been duly and validly executed and delivered by Buyer and constitutes the legal, valid and binding obligation of Buyer enforceable against Buyer in accordance with its terms, except as the same may be limited by bankruptcy, insolvency, reorganization, fraudulent conveyance, arrangement, moratorium or other similar laws relating to affecting the rights of creditors generally, or by general equitable principles (regardless of whether enforcement is considered in a proceeding at law or in equity).
- Section 5.3 <u>No Conflicts; Consents and Approvals</u>. Subject to obtaining the Buyer's Required Approvals, the execution and delivery by Buyer of this Purchase Agreement do not, the performance by Seller of its obligations hereunder will not, and the consummation of the transactions contemplated hereby will not:
- (a) conflict with or result in a violation or breach under the charter or other organizational documents of Buyer or under any material contract to which Buyer is a party, except for any such violations or defaults that would not, in the aggregate, reasonably be expected to materially adversely affect Buyer's ability to perform its obligations hereunder or to consummate the transactions contemplated hereby;
- (b) conflict with, violate or breach, in each case in any material respect, any provision of any law applicable to Buyer; or
- (c) require any consent or approval of any Governmental Authority under any law applicable to Buyer.
- Section 5.4 <u>Legal Proceedings</u>. To the knowledge of Buyer, there are no actions, suits or proceedings pending against Buyer before any Governmental Authority which, individually or in the aggregate, could reasonably be expected to have a material adverse effect on Buyer's ability to proceed with the transactions contemplated by this Purchase Agreement. To the knowledge of Buyer, Buyer is not subject to any outstanding judgments, rules, orders, writs, injunctions or decrees of any Governmental Authority which, individually or in the aggregate,

could reasonably be expected to have a material adverse effect on Buyer's ability to proceed with the transactions contemplated by this Purchase Agreement.

Section 5.5 Availability of Funds. Buyer has sufficient funds available to it to enable Buyer to pay the Purchase Price to Seller.

ARTICLE VI

COVENANTS OF THE PARTIES

- Section 6.1 <u>Conduct of Business Relating to the Street Lighting Facilities</u>. During the period from the date of this Purchase Agreement up to, but not including, the Closing Date (the "Interim Period"), Seller shall operate and maintain the Street Lighting Facilities in the ordinary course of its business consistent with its past practices.
- Section 6.2 Survey of Street Lighting Facilities. During the Interim Period, Seller shall cause a survey of the Street Lighting Facilities ("Survey") to be performed in good faith to determine the number of Street Lighting Facilities. Prior to the commencement of the Survey, Seller shall notify Buyer of the dates the Survey will be conducted and Buyer shall be allowed to have a representative present when Seller conducts the Survey. Seller shall provide Buyer with written notice of the result of the Survey, which result shall be used in connection with determining the Purchase Price.

Section 6.3 Pursuit of Required Approvals. During the Interim Period:

- (a) Seller will, in order to consummate the transactions contemplated hereby, (i) exercise Commercially Reasonable Efforts to obtain the Seller's Required Approvals as promptly as practicable, including making all required filings with, and giving all required notices to, each applicable Governmental Authority or other Person and (ii) cooperate in good faith with each applicable Governmental Authority and other Person and promptly provide such other information and communications to each such Governmental Authority or other Person as such Governmental Authority or other Person may reasonably request in connection therewith.
- (i) exercise Commercially Reasonable Efforts to obtain the Buyer's Required Approvals as promptly as practicable, including making all required filings with, and giving all required notices to, each applicable Governmental Authority or other Person and (ii) cooperate in good faith with each applicable Governmental Authority and other Person and promptly provide such other information and communications to each such Governmental Authority or other Person as such Governmental Authority or other Person may reasonably request in connection therewith.
- (c) Seller, with respect to the Seller's Required Approvals, will provide prompt notification to Buyer, and Buyer, with respect to the Buyer's Required Approvals, will provide prompt notification to Seller, of any material communications with the applicable

Governmental Authority or other Person from whom the Seller's Required Approvals or Buyer's Required Approvals are sought and when any such approval is obtained, taken, made, given or denied, as applicable.

Section 6.4. <u>Indemnification Against Third Party Claims And Losses.</u>

- (a) From and after the Closing, Seller shall retain liability for and shall defend, indemnify and hold harmless Buyer, its parents, subsidiaries, affiliates and its and their respective trustees, directors, officers, employees, attorneys, shareholders, contractors, subcontractors, agents, representatives, successors and assigns (collectively, the "Buyer Protected Parties") from and against any and all claims, counterclaims, causes of action, lawsuits, proceedings, judgments, losses, liabilities, damages, fines, penalties, interest, costs and expenses (including court costs, reasonable fees of attorneys, accountants and other experts and reasonable expenses of investigation, preparation, and litigation) for personal injuries (including death) or damages to property arising from or claimed to arise from the Street Lighting Facilities (collectively, "Third Party Losses/Claims") that third parties have suffered or sustained prior to the Closing or that third parties claim to have been suffered or sustained prior to the Closing, except to the extent that such Third Party Losses/Claims arise from the negligence or other acts or omissions of any one or more of the Buyer Protected Parties.
- (b) From and after the Closing, Buyer shall have liability for and shall defend, indemnify and hold harmless Seller, its parents, subsidiaries, affiliates and its and their respective trustees, directors, officers, employees, attorneys, shareholders, contractors, subcontractors, agents, representatives, successors and assigns (collectively, the "Seller Protected Parties") from and against any and all Third Party Losses/Claims that third parties have suffered or sustained on or after the Closing or that third parties claim to have been suffered or sustained on or after the Closing, except to the extent that such Third Party Losses/Claims arise from the negligence or other acts or omissions of any one or more of the Seller Protected Parties on or after the Closing Date for which negligence or other acts or omissions a Seller's Tariff does not provide an applicable exclusion from or limitation of liability.
 - (c) The obligations set forth in this Section 6.4 shall survive the Closing.

Section 6.5 Procedure with Respect to Third Party Claims And Losses.

(a) If any Party becomes subject to a pending or threatened Third Party Claim/Loss and such Party (the "Claiming Party") believes it is entitled to indemnification pursuant to Section 6.4 hereof from the other Party (the "Responding Party") as a result, then the Claiming Party shall notify the Responding Party in writing of the basis for its claim for indemnification setting forth the nature of the claim in reasonable detail. The failure of the Claiming Party to so notify the Responding Party shall not relieve the Responding Party of any liability or obligations under Section 6.4 or this Section 6.5 except to the extent that the defense of such Third Party Claim/Loss is prejudiced by the failure to give such notice.

#37

- If any Third Party Claim/Loss proceeding is brought by a third party against a Claiming Party and the Claiming Party gives notice to the Responding Party pursuant to this Section 6.5, the Responding Party shall be entitled to participate in such proceeding and, to the extent that it wishes, to assume the defense of such proceeding, if (i) the Responding Party provides written notice to the Claiming Party that the Responding Party intends to undertake such defense, (ii) the Responding Party conducts the defense of the Third Party Claim/Loss actively and diligently with counsel reasonably satisfactory to the Claiming Party and (iii) if the Responding Party is a party to the proceeding, the Responding Party has not determined in good faith that joint representation would be inappropriate because of a conflict in interest. The Claiming Party shall, in its sole discretion, have the right to employ separate counsel (who may be selected by the Claiming Party in its sole discretion) in any such action and to participate in the defense thereof, and the fees and expenses of such counsel shall be paid by such Claiming Party. The Claiming Party shall fully cooperate with the Responding Party and its counsel in the defense or compromise of such Third Party Claim/Loss. If the Responding Party assumes the defense of a Third Party Claim/Loss proceeding, no compromise or settlement of such Third Party Claim/Loss may be effected by the Responding Party without the Claiming Party's consent unless (A) there is no finding or admission of any violation of law or any violation of the rights of any Person and no effect on any other Third Party Claims/Loss that may be made against the Claiming Party and (B) the sole relief provided is monetary damages that are paid in full by the Responding Party.
- If (i) notice is given to the Responding Party of the commencement of any Third Party Claim/Loss proceeding and the Responding Party does not, within 30 days after the Claiming Party's notice is given, give notice to the Claiming Party of its election to assume the defense of such proceeding, (ii) any of the conditions set forth in clauses (i) through (iii) of Section 6.5(b) become unsatisfied or (iii) the Claiming Party determines in good faith that there is a reasonable probability that a legal proceeding may adversely affect it other than as a result of monetary damages for which it would be entitled to indemnification from the Responding Party under this Agreement, then the Claiming Party shall (upon notice to the Responding Party) have the right to undertake the defense, compromise or settlement of such Third Party Claim And Loss; provided that the Responding Party shall reimburse the Claiming Party for the costs of defending against such Third Party Claim/Loss (including reasonable attorneys' fees and expenses) and shall remain otherwise responsible for any liability with respect to amounts arising from or related to such Third Party Claim/Loss, in both cases to the extent it is determined that such Responding Party is liable to the Claiming Party under this Agreement with respect to such Third Party Claim/Loss. The Responding Party may elect to participate in such legal proceedings, negotiations or defense at any time at its own expense.

Section 6.6 Property Tax Reduction. Buyer shall exercise Commercially Reasonable Efforts to cause any and all assessed values and related special franchise tax assessments and real property tax assessments reasonably associated with the Street Lighting Facilities (the "Street Lighting Facilities Assessed Values/Taxes") to be reduced as of the Closing such that the assessed values and related special franchise tax assessments and real property tax assessments with respect to property that Seller retains after the Closing (including the Excluded Assets) does

not include, from and after the Closing, any Street Lighting Facilities Assessed Values/Taxes and Seller is not requested or required to pay any special franchise tax or real property tax associated with the Street Lighting Facilities Assessed Values/Taxes from and after the Closing. To the extent that Buyer does not cause the reductions contemplated by this Section to be effective as of the Closing, (i) Buyer shall continue to exercise Commercially Reasonable Efforts after the Closing to cause the reductions contemplated by this Section and (ii) if Seller pays any special franchise tax or real property tax associated with the Street Lighting Facilities Assessed Values/Taxes from and after the Closing, Buyer shall reimburse Seller for any and all such payments (including an incremental gross up amount to account for any taxes that Seller incurs or will incur as a result of such reimbursement) within ten days after Seller's demand for such reimbursement and Buyer shall otherwise defend, indemnify and hold Seller harmless from and against any such payments.

Section 6.7 Tax Matters.

- (a) All transfer and sales taxes incurred in connection with this Purchase Agreement and the transactions contemplated hereby shall be borne by Buyer. Buyer shall prepare and file in a timely manner any and all tax returns or other documentation relating to such taxes; <u>provided</u> that, to the extent required by applicable law, Seller will join in the execution of any such tax returns or other documentation relating to any such taxes. Buyer shall provide to Seller copies of each tax return described in the proviso in the preceding sentence at least 30 days prior to the date such tax return is required to be filed.
- (b) Buyer acknowledges that Seller will not comply with the provisions of any bulk sales or transfer laws of any jurisdiction in connection with the transactions contemplated by this Purchase Agreement. Buyer hereby waives compliance by Seller with the provisions of the bulk sales or transfer laws of all applicable jurisdictions.
- Section 6.8 Risk of Loss. Seller shall bear the risk of loss of and damage to the Street Lighting Facilities during the period from the date of this Purchase Agreement up to but not including the Closing Date and Buyer shall bear the risk of loss of and damage to the Street Lighting Facilities from and after the Closing Date.
- Section 6.9 Brokerage Fees and Commissions. Each Party covenants to the other that no broker, finder or other Person is entitled to any brokerage fees, commissions or finder's fees in connection with the transactions contemplated hereby by reason of any action taken by the Party making such covenant. Each Party (an indemnifying Party) will pay or otherwise discharge, and will indemnify, defend and hold the other Party harmless from and against, any and all claims against and liabilities of the other Party for any and all brokerage fees, commissions and finder's fees in connection with the transactions contemplated hereby by reason of any action taken or the breach of this covenant by the indemnifying Party.
- Section 6.10 Expenses. Except to the extent expressly provided to the contrary in this Purchase Agreement, and whether or not the transactions contemplated herein are consummated, all costs and expenses incurred by a Party in connection with the negotiation, execution and

consummation of the transactions contemplated hereby, including the cost of filing for and prosecuting applications for the Seller Required Approvals and the Buyer Required Approvals, shall in all instances be borne by the Party incurring such costs and expenses.

Section 6.11 Further Assurances. Subject to the terms and conditions of this Purchase Agreement, at either Party's request and without further consideration, the other Party shall execute and deliver to such requesting Party such other instruments of sale, transfer, conveyance, assignment and confirmation, provide such materials and information and take such other actions as such requesting Party may reasonably request in order to consummate the transactions contemplated by this Agreement; provided that the other Party shall not be obligated to execute or deliver any instruments, provide any materials or information or take any actions that modify the rights, remedies, obligations or liabilities of such other Party pursuant to this Purchase Agreement or applicable law.

ARTICLE VII

BUYER'S CONDITIONS TO CLOSING

The obligation of Buyer to consummate the Closing is subject to the fulfillment of each of the following conditions (except to the extent waived in writing by Buyer in its sole discretion):

- Section 7.1 Seller's Representations and Warranties. The representations and warranties made by Seller in this Purchase Agreement shall have been materially true and correct as of the date of this Purchase Agreement and shall be materially true and correct as of Closing; provided that Seller shall have no liability to Buyer for any such representation not being materially true and correct as of Closing due to occurrences, matters, events, facts or circumstances occurring after the date of this Purchase Agreement.
- Section 7.2 <u>Seller's Performance</u>. Seller shall have performed and complied, in all material respects, with the agreements, covenants and obligations required by this Agreement to be performed or complied with by Seller at or before the Closing.
- Section 7.3 Orders and Laws. There shall not be any temporary restraining order, preliminary or permanent injunction or other judgment or order issued by any Governmental Agency of competent jurisdiction or other law restraining, enjoining or otherwise prohibiting or making illegal the consummation of the transactions contemplated by this Purchase Agreement; provided that any judgment or order that restrains, enjoins or otherwise prohibits or makes illegal the consummation of the transactions contemplated hereby, or any such temporary restraining order, preliminary or permanent injunction or other judgment or order must not have resulted from any litigation or proceeding filed by Buyer or its affiliates.
- Section 7.4 <u>Buyer's Required Approvals</u>. The Buyer's Required Approvals, in form and substance satisfactory to Buyer in its sole discretion, shall have been obtained and be in full

force and effect; <u>provided</u> that the absence of any appeals and applications for rehearing or reargument and the expiration of any appeal, rehearing or reargument period with respect to any of the foregoing shall not constitute a condition to Closing hereunder.

- Section 7.5 <u>Seller's Deliverables</u>. Seller shall have delivered, or caused to have been delivered, to Buyer each of the following (collectively, the "Seller's Deliverables") at or before the Closing:
 - (a) a counterpart of the Bill of Sale duly executed by Seller;
 - (b) a counterpart of the Operating Agreement duly executed by Seller;
- (c) a counterpart of the Mutual Release And Settlement Agreement duly executed by Seller;
- (d) resolutions of the board of directors of Seller certified by the Secretary, Assistant Secretary or other officer of Seller authorizing the execution and delivery of this Purchase Agreement and the consummation of the transactions contemplated hereby; and
- (e) a certificate of the Secretary, Assistant Secretary or other officer of Seller as to the incumbency of the Person executing this Purchase Agreement on behalf of Seller and the genuineness of such Person's signature.

ARTICLE VIII

SELLER'S CONDITIONS TO CLOSING

The obligation of Seller to consummate the Closing is subject to the fulfillment of each of the following conditions (except to the extent waived in writing by Seller in its sole discretion):

- Section 8.1 <u>Buyer's Representations and Warranties</u>. The representations and warranties made by Buyer in this Purchase Agreement shall have been materially true and correct as of the date of this Purchase Agreement and shall be materially true and correct as of Closing, <u>provided</u> that, except with respect to the representation and warranty in Section 5.5 Buyer shall have no liability to Seller for any such representation not being materially true and correct as of Closing due to occurrences, matters, events, facts or circumstances occurring after the date of this Purchase Agreement.
- Section 8.2 <u>Buyer's Performance</u>. Buyer shall have performed and complied, in all material respects, with the agreements, covenants and obligations required by this Purchase Agreement to be performed or complied with by Buyer at or before the Closing.
- Section 8.3 Orders and Laws. There shall not be any temporary restraining order, preliminary or permanent injunction or other judgment or order issued by any Governmental

Authority of competent jurisdiction or other law restraining, enjoining or otherwise prohibiting or making illegal the consummation of the transactions contemplated by this Purchase Agreement; <u>provided</u> that any such judgment or order restrains, enjoins or otherwise prohibits or makes illegal the consummation of the transactions contemplated hereby, or any such temporary restraining order, preliminary or permanent injunction or other judgment or order must not have resulted from any litigation or proceeding filed by Seller or its affiliates.

- Section 8.4 Seller's Required Approvals. The Seller's Required Approvals, in form and substance satisfactory to Seller in its sole discretion, shall have been obtained and be in full force and effect; provided that the absence of any appeals or applications for reargument or rehearing and the expiration of any appeal, reargument or rehearing period with respect to any of the foregoing shall not constitute a condition to Closing hereunder.
- **Section 8.5** <u>Buyer's Deliverables</u>. Buyer shall have delivered, or caused to have been delivered, to Seller each of the following (collectively, the "Buyer's Deliverables") at or before the Closing:
- (a) A wire transfer of immediately available funds (to such account or accounts as Seller shall have given notice to Buyer not less than five Business Days prior to the Closing Date) in an amount equal to the Purchase Price;
 - (b) A counterpart of the Bill of Sale duly executed by Buyer;
 - (c) A counterpart of the Operating Agreement duly executed by Buyer;
- (d) A counterpart of the Mutual Release And Settlement Agreement duly executed by Buyer;
- (e) Resolutions of the board of trustees of Buyer certified by the Secretary, or other officer of Buyer authorizing the execution and delivery of this Purchase Agreement and the consummation of the transactions contemplated hereby; and
- (f) A certificate of the Secretary, or other officer of Buyer as to the incumbency of the Person executing this Purchase Agreement on behalf of Buyer and the genuineness of such Person's signature.

ARTICLE IX

TERMINATION

Section 9.1 <u>Termination Prior To Closing.</u>

(a) This Purchase Agreement may be terminated at any time prior to the Closing by mutual written consent of Seller and Buyer.

#31

- (b) This Purchase Agreement may be terminated at any time prior to the Closing by either Party upon written notice to the other Party if (i) any Governmental Authority of competent jurisdiction shall have issued an order, judgment or decree permanently restraining, enjoining or otherwise prohibiting the Closing, and such order, judgment or decree shall have become final and non-appealable or (ii) any statute, rule, order or regulation shall have been enacted or issued by any Governmental Authority (excluding the Buyer, if acting or attempting to act as a Governmental Authority) which, directly or indirectly, prohibits the consummation of the Closing; or (iii) the Closing contemplated hereby shall not have occurred on or before the first annual anniversary of the date of this Purchase Agreement (the "Outside Date"); provided that the right to terminate this Purchase Agreement under this Section 9.1(b)(iii) shall not be available to any Party whose failure to fulfill any obligation under this Purchase Agreement has been the cause of, or resulted in, the failure of the Closing to occur on or before such date.
- (c) This Purchase Agreement may be terminated at any time prior to the Closing by Buyer upon written notice to Seller if any Buyer's Required Approvals shall have been denied or shall have been granted but are not in form and substance satisfactory to Buyer in its sole discretion.
- (d) This Purchase Agreement may be terminated at any time prior to the Closing by Seller upon written notice to Buyer if any Seller's Required Approvals shall have been denied or shall have been granted but are not in form and substance satisfactory to Buyer in its sole discretion.
- (e) This Purchase Agreement may be terminated at any time prior to the Closing by either Party upon written notice to the other Party if the other Party (the "Breaching Party") has materially breached or violated a representation, warranty, covenant or agreement hereunder so as to cause the failure of a condition to Closing set forth in Article VII or Article VIII, as applicable, and such breach (other than a breach of Buyer's obligation to pay the Purchase Price in accordance with the terms of Article III, for which no cure period shall be allowed) has not been cured by the earlier of 30 days following written notice thereof or the Outside Date, provided that if such violation or breach is not capable of being cured within such 30 day period and such 30 day period shall have ended before the Outside Date, the Breaching Party shall have an additional period to cure that expires on the earlier of 30 days thereafter or the Outside Date.

Section 9.2 Remedies Upon Termination Prior To Closing.

- (a) If this Agreement is validly terminated prior to the Closing by a Party pursuant to Section 9.1(a),(b),(c) or (d) hereof, neither Party shall have any liability to the other Party arising from this Agreement.
- (b) If this Agreement is validly terminated prior to the Closing by a Party pursuant to Section 9.1(e) hereof, such Party may pursue any remedies against the Breaching Party available under this Purchase Agreement or applicable law, subject to provisos in Sections 7.1 and 8.1 and subject to the limitation of liability set forth in Section 10.1(c) hereof.

ARTICLE X

LIMITATIONS OF LIABILITY AND WAIVERS

- Section 10.1 <u>Limitation of Liability</u>. Notwithstanding anything in this Purchase Agreement to the contrary, except in the case of a claim based on fraud or willful misconduct which shall not be subject to the following limitations:
- (a) The representations and warranties in this Agreement shall survive for a period of six months following the Closing Date and any claim by a Party that the other has breached or violated a representation or warranty must be made in writing and received by the Party against which the claim is made no later than the expiration of this survival period; provided that if written notice of such a claim has been given prior to the expiration of the survival period, then the claim may be prosecuted to resolution notwithstanding the expiration of the survival period;
- (b) If a Party's breach or violation of a representation or warranty in this Purchase Agreement is not used by the other Party to validly terminate this Purchase Agreement prior to the Closing pursuant to Section 9.1(e), then the breaching Party's aggregate liability to the other Party for any and all breaches or violations of representations and warranties in this Purchase Agreement shall not exceed 10% of the Purchase Price; and
- (c) The aggregate liability of a Party to the other Party in the event that the other Party validly terminates this Purchase Agreement prior to the Closing pursuant to Section 9.1(e) shall not exceed 100% of the Purchase Price.
- **Section 10.2** Waiver of Other Representations and Warranties. THE STREET LIGHTING FACILITIES ARE BEING SOLD AND TRANSFERRED "AS-IS, WHERE-IS" CONDITION AND SUBJECT TO ALL FAULTS OF WHATEVER NATURE, AND, EXCEPT FOR THE REPRESENTATIONS OF SELLER EXPRESSLY SET FORTH IN ARTICLE IV OF THIS PURCHASE AGREEMENT, SELLER HAS NOT MADE AND IS NOT MAKING ANY REPRESENTATIONS OR WARRANTIES, WRITTEN OR ORAL, STATUTORY, EXPRESS OR IMPLIED. CONCERNING THE STREET LIGHTING FACILITIES OR WITH RESPECT TO THIS PURCHASE AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY, INCLUDING, IN PARTICULAR WITH RESPECT TO THE STREET LIGHTING FACILITIES, THEIR DESIGN, MANUFACTURE, CONSTRUCTION, FABRICATION, CONDITION OR PERFORMANCE, INCLUDING, IN PARTICULAR, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE OR PURPOSE, OR COMPLIANCE WITH ANY LAWS OR STANDARDS, INCLUDING THE NATIONAL ELECTRIC SAFETY CODE, THE NATIONAL ELECTRIC CODE, THE ILLUMINATING ENGINEERING SOCIETY OF NORTH AMERICA, THE OCCUPATIONAL SAFETY AND HEALTH ACT AND ANY RULES OR REGUATIONS THEREUNDER, WHETHER OR NOT SELLER KNOWS OR HAS REASON TO KNOW OF ANY SUCH PURPOSE OR VIOLATION AND WHETHER ALLEGED TO ARISE BY OPERATION OF LAW OR BY ANY APPLICABLE CUSTOM OR USAGE IN THE TRADE

OR INDUSTRY OR BY A COURSE OF DEALING BETWEEN THE PARTIES, ALL OF WHICH ARE HEREBY EXPRESSLY EXCLUDED AND DISCLAIMED BY SELLER.

Section 10.3 Waivers of Certain Remedies. EXCEPT FOR A PARTY'S LIABILITY TO THE OTHER PARTY PURSUANT TO SECTION 6.4 HEREOF, NOTWITHSTANDING ANYTHING IN THIS PURCHASE AGREEMENT TO THE CONTRARY, NO PARTY SHALL BE LIABLE FOR SPECIAL, PUNITIVE, EXEMPLARY, CONSEQUENTIAL OR INDIRECT DAMAGES OR LOST PROFITS, WHETHER BASED ON CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE, ARISING FROM THIS PURCHASE AGREEMENT OR THE BREACH OR VIOLATION THEREOF.

ARTICLE XI

MISCELLANEOUS

Section 11.1 Notices.

(a) Unless this Purchase Agreement specifically requires otherwise, any notice, demand or request ("Notice") provided for in this Purchase Agreement, or served, given or made in connection with it, shall be in writing and shall be deemed properly served, given or made if delivered in person or sent by fax or sent by registered or certified mail, postage prepaid, or by a nationally recognized overnight courier service that provides a receipt of delivery, in each case, to the Parties at the addresses specified below:

If to Buyer, to:

Town of Orangetown, New York Town Hall 26 Orangeburg Road Orangeburg, New York 10962 Fax No. Attention: Town Supervisor

with a copy to:

John S. Edwards, Esq. Town Attorney Town of Orangetown, New York Town Hall 26 Orangeburg Road Orangeburg, New York 10962

If to Seller, to:

Orange and Rockland Utilities, Inc. 390 West Route 59 Spring Valley, New York 10977 Fax No. 845-577-3074 Attention: Vice President - Operations

with a copy to:

Consolidated Edison Company of New York, Inc. Law Department 4 Irving Place, Room 1810-S New York, New York 10003 Fax No. 212-677-5850 Attention: Deputy General Counsel

- (b) Notice given by personal delivery, mail or overnight courier pursuant to Section 11.1(a) shall be effective upon the intended recipient's physical receipt of, or refusal to receive such Notice. Notice given by fax pursuant to Section 11.1(a) shall be effective as of the date of delivery is confirmed by electronic transmission confirmation if delivered before 5:00 P.M. Eastern Time on any Business Day or the next succeeding Business Day if delivery is after 5:00 P.M. Eastern Time on any Business Day or during any non-Business Day.
- Section 11.2 Entire Agreement. This Purchase Agreement supersedes all prior discussions and agreements between the Parties with respect to the subject matter hereof and contains the sole and entire agreement between the Parties with respect to such subject matter.
- Section 11.3 Waiver. Any term or condition of this Purchase Agreement may be waived at any time by the Party that is entitled to the benefit thereof, but no such waiver shall be effective unless set forth in a written instrument duly executed by or on behalf of the Party waiving such term or condition. No waiver by any Party of any term or condition of this Purchase Agreement, in any one or more instances, shall be deemed to be or construed as a waiver of the same or any other term or condition of this Purchase Agreement on any future occasion.
- **Section 11.4** <u>Amendment</u>. This Purchase Agreement may be amended, supplemented or modified only by a written instrument duly executed by or on behalf of each Party.
- Section 11.5 No Third Party Beneficiaries. Except for the provisions of Section 6.4 (which are intended to be for the benefit of the Persons identified therein), the terms and provisions of this Purchase Agreement are intended solely for the benefit of the Parties and their respective successors or permitted assigns, and it is not the intention of the Parties to confer third-party beneficiary rights upon any other Person.

- Section 11.6 <u>Assignment; Binding Effect</u>. Neither this Purchase Agreement nor any right, interest or obligation hereunder may be assigned by any Party without the prior written consent of the other Party. Subject to this Section 11.6, this Purchase Agreement is binding upon, inures to the benefit of and is enforceable by the Parties and their respective successors and permitted assigns.
- **Section 11.7** <u>Headings</u>. The headings used in this Purchase Agreement have been inserted for convenience of reference only and do not define or limit the provisions hereof.
- Section 11.8 <u>Invalid Provisions</u>. If any provision of this Purchase Agreement is held to be illegal, invalid or unenforceable under any present or future law, and if the rights or obligations of any Party under this Purchase Agreement will not be materially and adversely affected thereby, such provision will be fully severable, this Purchase Agreement will be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part hereof, the remaining provisions of this Purchase Agreement will remain in full force and effect and will not be affected by the illegal, invalid or unenforceable provision or by its severance here from and in lieu of such illegal, invalid or unenforceable provision, there will be added automatically as a part of this Purchase Agreement a legal, valid and enforceable provision as similar in terms to such illegal, invalid or unenforceable provision as may be possible.
- **Section 11.9** Counterparts; Fax. This Agreement may be executed in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Any fax or electronically transmitted copies hereof or signature hereon shall, for all purposes, be deemed originals.

Section 11.10 Governing Law; Jurisdiction; Waiver of Jury Trial.

- (a) This Purchase Agreement shall be governed by and construed in accordance with the Law of the State of New York, without giving effect to any conflict or choice of law provision that would result in the application of another state's Law.
- (b) Each of the Parties hereby submits to the exclusive jurisdiction of the State courts located in New City (Rockland County) in the State of New York and the Federal courts located in the City of White Plains in the State of New York with respect to any action or proceeding relating to this Agreement and the transactions contemplated hereby.

EACH OF THE PARTIES IRREVOCABLY WAIVES ITS RIGHT TO A JURY TRIAL WITH RESPECT TO ANY ACTION OR PROCEEDING RELATING TO THIS PPURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED HEREBY.

IN WITNESS WHEREOF, intending to be legally bound, the Parties have executed this Purchase Agreement as of the date first written above.

ORANGE AND ROCKLAND UTILITIES, INC.
By
Francis W. Peverly
Vice President - Operations
TOWN OF ORANGETOWN, NEW YORK
ByAndrew Stewart Town Supervisor

Exhibit A

Form of Quit Claim Bill of Sale

Exhibit B

Form of Mutual Release and Settlement Agreement

Exhibit C

Form of Operating Agreement

MUTUAL GENERAL RELEASE AND SETTLEMENT AGREEMENT

This MUTUAL GENERAL RELEASE AND SETTLEMENT AGREEMENT
("Agreement"), dated as of, 20, is by and between ORANGE AND
ROCKLAND UTILITIES, INC., a corporation with a principal place of business located at One
Blue Hill Plaza, Pearl River, New York 10965 ("Company") and the TOWN OF
ORANGETOWN, a municipal corporation, with a principal place of business located at 237 26
Orangeburg Road, Orangeburg, New York 10962 ("Town"). The Company and the Town are
each sometimes referred to individually as a "Party," and collectively as the "Parties."
WHEREAS, the Company and the Town entered into a certain Agreement for Purchase and Sale of Street Lighting Facilities, dated as of

WHEREAS, the Company sold to the Town, and the Town purchased from the Company, the Street Lighting Facilities pursuant to the Purchase Agreement; and

WHEREAS, the execution of this Agreement represents additional consideration for the sale and purchase of the Street Lighting Facilities and was a condition precedent to said Closing.

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth, and such other good and valuable consideration, the receipt and adequacy of which is hereby mutually acknowledged under seal, the Parties hereto agree as follows:

Each Party, for itself and each of its respective directors, officers, members, managers, partners, shareholders, employees, representatives, agents, attorneys, parents, subsidiaries, divisions and affiliated entities past and present, and its and their predecessors, successors, assigns, heirs, executors, and administrators, does hereby release and forever discharge the other Party and each of its respective directors, officers, members, managers, partners, shareholders, employees, representatives, agents, attorneys, parents, subsidiaries, divisions and affiliated entities past and present, and its and their predecessors, successors, assigns, heirs, executors, and administrators and all persons acting by, through, under or in concert with any of them, from any and all actions, causes of action, damages, suits, demands, controversies, claims, debts, liabilities, obligations, promises, agreements, costs, expenses, fees (including reasonable attorneys' fees), whether in contract, tort (including fraud or misrepresentation), law or equity, whether known or unknown, and which concern any and all claims arising from or related to the Street Lighting Facilities and invoicing for street lighting services provided by the Company to the Town prior to the Effective Date (hereinafter the "Street Light Claims"). This Agreement further represents a final resolution of all potential billing disputes which relate to Street Light Claims from which no appeal can be taken to the State of New York Public Service Commission, and no judicial relief can be sought by either Party.

#37

- 2. The Parties hereto acknowledge and agree that this Agreement shall not extinguish (i) Street Light Claims which may arise after the Effective Date of this Agreement, (ii) any other actions, causes of action, damages, suits, demands, controversies, claims, debts, liabilities, obligations, promises, agreements, costs, expenses, fees (including reasonable attorneys' fees), whether in contract, tort (including fraud or misrepresentation), law or equity, whether known or unknown, which are not Street Light Claims and which may exist between the Parties now or after the Effective Date, or (iii) claims relating to an alleged breach of this Agreement.
- 3. The Company agrees that it will not pursue collection of Street Light Claims which may have been under billed prior to the Effective Date.
- 4. The Town agrees that it will not pursue refunds of Street Light Claims which may have been over billed prior to the Effective Date.
- 5. Subject to the provisions of all applicable laws, rules and regulations concerning or relating to public access to records maintained by public entities, the Parties agree that the terms and conditions of this Agreement will be kept confidential, and will not be disclosed except as necessary to comply with applicable laws, rules and regulations.
- 6. Neither this Agreement, nor anything contained herein, nor any action taken by the Parties in performance of their obligations hereunder, shall be construed as evidence of the validity of any Street Light Claims asserted by any Party, nor an admission of the same by any Party.
- 7. The Parties hereto represent that the individuals executing this Agreement have been fully authorized by their respective governing bodies and/or companies to enter into this Agreement with full and binding effect upon their governing bodies and/or companies.
- 8. Nothing contained in this Agreement constitutes an admission of liability by either Party hereto.
- 9. This Agreement cannot be changed or modified, unless in writing, signed by the Town and the Company. The Parties agree that there are no understandings, agreements, or representations, expressed or implied, other than those expressed herein. This Agreement supersedes and merges all prior discussions and understandings, and constitutes the entire agreement between the Parties related to the subject matter hereof.



10. In the event that any provision of this Agreement is held to be unenforceable or invalid by any court or regulatory authority of competent jurisdiction, the validity and therefore the ability to enforce the remaining provisions shall not be affected so long as the Parties renegotiate the invalid provision(s) in order to accomplish the goal and intent of this Agreement.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed as of the date first written above by their duly authorized representatives.

ORANGE AND ROCKLAND UTILITIES, INC.

·У	
	(signature)
ame	
	(printed)
itle	
OWN OF	ORANGETOWN, NEW YORK
	ORANGETOWN, NEW YORK
OWN OF	ORANGETOWN, NEW YORK (signature)
	(signature)

OPERATING AGREEMENT

THIS AGREEMENT (this "Operating Agreement"), dated as of the [■] day of [■], 201_, by and between ORANGE AND ROCKLAND UTILITIES, INC., a New York corporation with offices at One Blue Hill Plaza, Pearl River, New York 10965 (the "Company"), and the TOWN OF ORANGETOWN, NEW YORK, a municipal corporation with offices located at 26 Orangeburg Road, Orangeburg, New York 10962 (the "Town"). The Company and the Town are sometimes herein referred to individually as a "Party" and collectively as the "Parties."

WITNESSETH

WHEREAS, the Company and the Town entered into that certain Agreement for Purchase and Sale of Street Lighting Facilities dated as of [■] [■], 201_, pursuant to which, as of the date of this Operating Agreement, the Company sold to the Town the Street Lighting Facilities; and

WHEREAS, the Parties wish to define their rights and obligations with respect to the operation, maintenance, repair, replacement, and inspection of, and other matters pertaining to, the Street Lighting Facilities from and after the Closing of the Company's sale to the Town of the Street Lighting Facilities pursuant to the Purchase Agreement; and

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth, and such other good and valuable consideration, the receipt and adequacy of which is hereby mutually acknowledged, the Parties agree as follows:

ARTICLE I

DEFINITIONS AND INTERPRETATION

Section 1.1 <u>Definitions</u>. As used in this Operating Agreement, capitalized terms shall have the meanings ascribed to them in the Purchase Agreement unless otherwise defined in this Operating Agreement and the following terms shall have the following meanings:

"Breaching Party" has the meaning set forth in Section 8.2(b).

"Company" has the meaning set forth in the preamble to this Operating Agreement.

"Company Protected Parties" has the meaning set forth in Section 4.8.

"Company Tariff" shall mean and include any and all tariffs on file by the Company with the PSC (including, but not limited to, P.S.C. No. 3 ELECTRICITY), as the same shall be formally issued, supplemented, amended, superseded, and/or interpreted from time to time, now or in the future.

"Disconnection Services" means the services provided by the Company in order to deenergize Street Lighting Facilities or New Street Lighting Facilities so that Qualified Workers can perform Work on such Street Lighting Facilities or New Street Lighting Facilities, as set forth in Section 4.6.

"In-Line Fused Disconnects" means the waterproof safety devices that allow for the deenergization of the Street Lighting Facilities or New Street Lighting Facilities, the details of which are illustrated in Exhibit A hereto, and as set forth in Section 4.4.

"In-Line Fused Disconnects Deadline" has the meaning set forth in Section 4.4.

"Label" means a label attached to the head of each of the Street Lighting Facilities that (i) clearly states that the same is owned by the Town and (ii) does not obscure or otherwise make it more difficult to visually observe from the ground any other information (including wattage) on the head of the Street Lighting Facility. All Labels shall comply with the nomenclature requirements as to type and size, as promulgated by the National Electrical Manufacturers Association.

"Label Deadline" has the meaning set forth in Section 4.5.

"New Street Lighting Facilities" means the street lighting facilities owned by the Town and installed to any poles located within the geographical boundaries of the Town after the Closing of the Company's sale to the Town of the Street Lighting Facilities pursuant to the Purchase Agreement.

"Operating Agreement" means this Operating Agreement, together with the Exhibits and Schedules attached hereto, as the same may be amended from time to time.

"Party" has the meaning set forth in the preamble to this Operating Agreement.

"Parties" has the meaning set forth in the preamble to this Operating Agreement.

"PSC" means the State of New York Public Service Commission.

"Portal" has the meaning set forth in Section 4.1.

"Purchase Agreement" means the Agreement for Purchase and Sale of Street Lighting Facilities, dated as of [\blacksquare] [\blacksquare], 201_, between the Company and the Town, together with the Exhibits and Schedules thereto, as the same may be amended from time to time.

"Qualified Workers" has the meaning set forth in Section 4.2.

"Reconnection Services" means the services provided by the Company in order to reenergize Street Lighting Facilities or New Street Lighting Facilities after Qualified Workers have performed Work on such Street Lighting Facilities or New Street Lighting Facilities, as set forth in Section 4.6. "Third Party Losses/Claims" has the meaning set forth in Section 4.8.

"Town" has the meaning set forth in the preamble to this Operating Agreement.

"Verizon" means Verizon Communications, Inc. or its successor(s).

"Verizon Approval" means the written consent of Verizon, successor to the New York Telephone Company, pursuant to the Agreement between Orange and Rockland Utilities, Inc. and the New York Telephone Company Covering The Joint Use of Poles dated as of September 1, 1974 and the Administrative and Operating Practices Associated with the Joint Use Pole Agreement between Orange and Rockland Utilities, Inc. and the New York Telephone Company effective September 1, 1974, for the attachment of any and all Street Lighting Facilities and New Street Lighting Facilities either to poles jointly owned by the Company and Verizon or to poles solely owned by Verizon, in each case located within the geographical boundaries of the Town.

"Work" has the meaning set forth in Section 4.1.

Section 1.2 <u>Certain Interpretive Matters</u>. In this Operating Agreement, unless the context otherwise requires, the singular shall include the plural, the masculine shall include the feminine and neuter, and vice versa. The term "includes" or "including" shall mean "includes without limitation" or, as applicable, "including without limitation." References in this Operating Agreement to an Article, Section or Exhibit shall mean an Article, Section or Exhibit of this Operating Agreement, and reference to a specified agreement or instrument shall be a reference to that agreement or instrument as modified, amended, supplemented, or restated from time to time.

ARTICLE II

REPRESENTATIONS AND WARRANTIES OF SELLER

Seller hereby represents and warrants to Buyer as follows:

- Section 2.1 <u>Organization</u>. Seller is a corporation duly formed, validly existing and in good standing under the laws of the State of New York.
- Approvals: Seller has all requisite corporate power and authority to execute and deliver this Operating Agreement, to perform its obligations hereunder and to consummate the transactions contemplated hereby; the execution and delivery of this Operating Agreement and the performance by Seller of its obligations hereunder have been duly and validly authorized by all necessary corporate action; and this Operating Agreement has been duly and validly executed and delivered by Seller and constitutes the legal, valid and binding obligation of Seller enforceable against Seller in accordance with its terms, except as the same may be limited by bankruptcy, insolvency, reorganization, fraudulent conveyance, arrangement, moratorium or other similar laws relating to affecting the rights of creditors generally, or by general equitable principles (regardless of whether enforcement is considered in a proceeding at law or in equity).

- Section 2.3 <u>No Conflicts; Consents and Approvals</u>. Subject to obtaining the Seller's Required Approvals, the execution and delivery by Seller of this Operating Agreement do not, the performance by Seller of its obligations hereunder will not, and the consummation of the transactions contemplated hereby will not:
- (a) conflict with or result in a violation or breach under the certificate of incorporation or by-laws of Seller or under any material contract to which Seller is a party, except for any such violations or defaults that would not, in the aggregate, reasonably be expected to materially adversely affect Seller's ability to perform its obligations hereunder or to consummate the transactions contemplated hereby;
- (b) conflict with, violate or breach, in each case in any material respect, any provision of any law applicable to Seller; or
- (c) require any consent or approval of any Governmental Authority under any law applicable to Seller.
- Section 2.4 <u>Legal Proceedings</u>. To the knowledge of Seller, there are no actions, suits or proceedings pending against Seller before any Governmental Authority which, individually or in the aggregate, could reasonably be expected to have a material adverse effect on Seller's ability to proceed with the transactions contemplated by this Operating Agreement. To the knowledge of Seller, Seller is not subject to any outstanding judgments, rules, orders, writs, injunctions or decrees of any Governmental Authority which, individually or in the aggregate, could reasonably be expected to have a material adverse effect on Seller's ability to proceed with the transactions contemplated by this Operating Agreement.
- Section 2.5 <u>Liens</u>. To the knowledge of Seller, the Street Lighting Facilities are free and clear of all liens except Permitted Liens.

ARTICLE III

REPRESENTATIONS AND WARRANTIES OF BUYER

Buyer represents and warrants to Seller as follows:

- **Section 3.1** Organization. Buyer is a municipal corporation duly formed, validly existing and in good standing under the laws of the State of New York.
- Approvals: Buyer has all requisite power and authority to execute and deliver this Operating Agreement, to perform its obligations hereunder and to consummate the transactions contemplated hereby; the execution and delivery of this Operating Agreement and the performance by Buyer of its obligations hereunder have been duly and validly authorized by all necessary action; and this Operating Agreement has been duly and validly executed and delivered by Buyer and constitutes the legal, valid and binding obligation of Buyer enforceable against Buyer in accordance with its terms, except as the same may be limited by bankruptcy, insolvency, reorganization, fraudulent conveyance, arrangement, moratorium or other similar

laws relating to affecting the rights of creditors generally, or by general equitable principles (regardless of whether enforcement is considered in a proceeding at law or in equity).

- Section 3.3 <u>No Conflicts; Consents and Approvals</u>. Subject to obtaining the Buyer's Required Approvals, the execution and delivery by Buyer of this Operating Agreement do not, the performance by Seller of its obligations hereunder will not, and the consummation of the transactions contemplated hereby will not:
- (a) conflict with or result in a violation or breach under the charter or other organizational documents of Buyer or under any material contract to which Buyer is a party, except for any such violations or defaults that would not, in the aggregate, reasonably be expected to materially adversely affect Buyer's ability to perform its obligations hereunder or to consummate the transactions contemplated hereby;
- (b) conflict with, violate or breach, in each case in any material respect, any provision of any law applicable to Buyer; or
- (c) require any consent or approval of any Governmental Authority under any law applicable to Buyer.
- Section 3.4 Legal Proceedings. To the knowledge of Buyer, there are no actions, suits or proceedings pending against Buyer before any Governmental Authority which, individually or in the aggregate, could reasonably be expected to have a material adverse effect on Buyer's ability to proceed with the transactions contemplated by this Operating Agreement. To the knowledge of Buyer, Buyer is not subject to any outstanding judgments, rules, orders, writs, injunctions or decrees of any Governmental Authority which, individually or in the aggregate, could reasonably be expected to have a material adverse effect on Buyer's ability to proceed with the transactions contemplated by this Operating Agreement.

ARTICLE IV

WORK ON STREET LIGHTING FACILITIES AND NEW STREET LIGHTING FACILITIES

Section 4.1 Responsibility for Work and Recording. From and after the Closing, the Town shall have sole responsibility for the installation, operation, maintenance, repair, replacement, removal, modification and inspection of the Street Lighting Facilities (including installation of In-Line Fused Disconnects as required by Section 4.4 and affixing Labels as required by Section 4.5) and any New Street Lighting Facilities (collectively, the "Work"). Each item of Work for which a record may be made in the internet Municipal Street Light Portal (the "Portal") that is to be provided by the Company pursuant to the agreement, dated as of March 31, 2014, between the Town and the Company shall be recorded by the Town in the Portal, and approved by the Company prior to the performance of the activity. For Work associated with emergency repairs (e.g., storm related, auto accidents) the Town and the Company will coordinate the recording of such Work in the Portal in a timely fashion after such repairs are

made. The Town shall permit the Company or its designated representatives to review, copy and audit any and all records of the Town with respect to the Work during regular business hours and upon reasonable notice.

- Section 4.2 Qualified Personnel. The Town shall cause the Work to be performed only by qualified employees, contractors and/or subcontractors of the Town (collectively, "Qualified Workers"). The Town shall cause all Qualified Workers to be trained, qualified and in full compliance with the United States Occupational Safety and Health Administration, National Fire Protection Association, National Electric Code, American National Standards Institute, the rules and regulations thereunder and any all other applicable laws, rules, regulations and requirements which pertain to the Work.
- Section 4.3 Performance Standard for Work; Compliance with Laws. The Town shall cause the Work to be performed in a good workmanlike manner, in accordance with the best accepted practices in the industry, in compliance with this Operating Agreement and all applicable federal, state, and local laws, executive orders, regulations, ordinances, rules, and safety codes, and only after all permits, approvals, licenses, easements or other permissions required to perform the Work have been obtained from each required Person.
- Section 4.4 Obligation to Install In-Line Fused Disconnects. The Town shall cause In-Line Fused Disconnects to be installed and fully functional with respect to each of the Street Lighting Facilities no later than the date (the "In-Line Fused Disconnects Deadline") that is 24 months after the date of this Operating Agreement; provided that if the Town does not cause this Work to be performed by the In-Line Fused Disconnects Deadline, the Company may, but shall not be obligated to, (i) cause this Work to be performed and the Town shall reimburse the Company for all cost and expenses incurred by the Company in doing so, or (ii) disconnect electric service to the Street Lighting Facility. The Town shall cause In-Line Fused Disconnects to be installed and fully functional with respect to each of the New Street Lighting Facilities at the time of the installation of such New Street Lighting Facilities.
- Section 4.5 Obligation to Affix Labels. The Town shall cause Labels to be permanently affixed to each of the Street Lighting Facilities no later than the date (the "Label Deadline") that is 24 months after the date of this Operating Agreement; provided that if the Town does not cause this Work to be performed by the Label Deadline, the Company may, but shall not be obligated to, cause this Work to be performed and the Town shall reimburse the Company for all cost and expenses incurred by the Company in doing so. The Town shall cause Labels to be permanently affixed to each of the New Street Lighting Facilities at the time of the installation of such New Street Lighting Facilities.
- Section 4.6 Required Disconnection/Reconnection Services From the Company. The Town shall request the Company to perform, and shall cause all Qualified Workers to refrain from performing any Work until the Company has performed, Disconnection Services on any Street Lighting Facilities or New Street Lighting Facilities that do not have fully functional In-Line Fused Disconnects. After completing the Work, the Town shall request, and the Company shall perform, Reconnection Services on such Street Lighting Facilities or New Street Lighting Facilities. The Town shall promptly pay the Company for all Disconnection Services and

associated Reconnection Services pursuant to the applicable Company Tariff. With respect to any Street Lighting Facilities or New Street Lighting Facilities that have fully functional In-Line Fused Disconnects, the Town shall cause the Qualified Workers to operate the In-Line Fused Disconnects so as to de-energize to Street Lighting Facilities or New Street Lighting Facilities that will be subject of Work before the Work is performed.

Section 4.7 Stray Voltage. Should the Company at any time notify the Town that, as a result of stray voltage testing by the Company or otherwise, the Company has determined that a stray voltage condition is being caused or contributed to by any Street Lighting Facilities or New Street Lighting Facilities, the Town shall cause all Work to be performed expeditiously (and within any time frame required by the Stray Voltage Orders) to reduce the stray voltage to within the allowable stray voltage range specified in the Stray Voltage Orders; provided that if the Town does not cause such Work to be performed with such time frame, the Company may, but shall not be obligated to, (i) cause the Work to be performed and the Town shall reimburse the Company for all cost and expenses incurred by the Company in doing so, or (ii) disconnect electric service to the Street Lighting Facility or New Street Lighting Facility that is causing or contributing to the stray voltage condition.

Section 4.8 Indemnification - Third Party Losses/Claims. The Town shall defend, indemnify and hold harmless the Company, its parents, subsidiaries, affiliates and its and their respective trustees, directors, officers, employees, attorneys, shareholders, contractors, subcontractors, agents, representatives, successors and assigns (collectively, the "Company Protected Parties") from and against any and all claims, counterclaims, causes of action, lawsuits, proceedings, judgments, losses, liabilities, damages, fines, penalties, interest, costs and expenses (including court costs, reasonable fees of attorneys, accountants and other experts and reasonable expenses of investigation, preparation, and litigation) for personal injuries (including death) or damages to property arising from or claimed to arise from the Street Lighting Facilities, the New Street Lighting Facilities or the Work (collectively, "Third Party Losses/Claims") that third parties suffer or sustain or claim to suffer or sustain, except to the extent that such Third Party Losses/Claims arise from the negligence or other acts or omissions of any one or more of the Company Protected Parties for which negligence or other acts or omissions a Company Tariff does not provide an applicable exclusion from or limitation of liability.

Section 4.9 <u>Indemnification – Damage to Utility Poles/Other Attachments</u>. The Town shall indemnify and hold harmless the Company from and against any damage to utility poles or other property of the Company arising from the Street Lighting Facilities, the New Street Lighting Facilities or the Work, except to the extent that such Third Party Losses/Claims arise from the negligence or other acts or omissions of any one or more of the Company Protected Parties for which negligence or other acts or omissions a Company Tariff does not provide an applicable exclusion from or limitation of liability.

ARTICLE V

ATTACHMENT AND ACCESS

Approval and performing any and all conditions of such approval, the Town shall be permitted to continue to attach Street Lighting Facilities and newly attach New Street Lighting Facilities to utility poles jointly owned by the Company and Verizon and utility poles solely owned by Verizon, in each case located within the geographical boundaries of the Town, subject to obtaining any and all permits, approvals, licenses, easements or other permissions for such attachments that may be required from any Person other than the Company. The Town shall be permitted to continue to attach Street Lighting Facilities and newly attach New Street Lighting Facilities to utility poles solely owned by the Company that are located within the geographical boundaries of the Town, subject to obtaining any and all permits, approvals, licenses, easements or other permissions for such attachments that may be required from any Person other than the Company. Except for Street Lighting Facilities and New Street Lighting Facilities, this Operating Agreement does not authorize the Town to attach any other facilities or equipment to utility poles solely owned by the Company or jointly owned by the Company and Verizon.

Section 5.2 Access to Street Lighting Facilities and New Street Lighting Facilities. The Town shall not interfere with or restrict any and all access by the Company for any purpose to the utility poles to which any Street Lighting Facilities or New Street Lighting Facilities are attached, the Street Lighting Facilities and New Street Lighting Facilities themselves, or any other attachments on or about such utilities poles.

ARTICLE VI

ELECTRIC SERVICE

Section 6.1 Service Pursuant to Company Tariff. Electric service for the Street Lighting Facilities and New Street Lighting Facilities shall be pursuant to the applicable Company's Tariff and the Town shall make application therefore as required; provided that nothing in this Operating Agreement shall prevent the Town from purchasing its energy supply for any and all Street Lighting Facilities or New Street Lighting Facilities from an energy service company.

ARTICLE VII

INSURANCE

Section 7.1 <u>Insurance Requirements</u>. During the term of this Operating Agreement and thereafter as provided below, the Town shall obtain and maintain the following insurance policies:

- (a) 1. Workers Compensation Insurance as required by law.
- 2. **Employers Liability Insurance,** including accidents (with a limit of not less than \$1,000,000 per accident) and occupation diseases (with a limit of not less than \$1,000,000 per employee).
- Liability, with limits of not less than \$7,500,000 per occurrence for bodily injury or death and not less than \$5,000,000 per occurrence for property damage or a combined single limit of not less than \$7,500,000 per occurrence and, for at least three years after completion of performance hereunder, Products/Completed Operations Liability Insurance with similar but separate and independent limits. The required limits may be met with a combination of primary and excess liability policies. The insurance shall be in policy forms which contain an "occurrence" and not a "claims made" determinant of coverage. There shall be no policy deductibles without the Company's prior written approval. The insurance shall contain no exclusions for explosion, collapse of a building or structure, or underground hazards. The insurance policy or policies shall name the Company, its corporate parent, affiliates and subsidiaries as additional insureds with respect to liability associated with, or arising out of, all operations, work and services to be performed by or on behalf of the Town under or in connection with this Operating Agreement.
- 4. **Commercial Automobile Liability**, covering all owned, non-owned and hired automobiles used by the Town, its contractors and subcontractors, with a combined single limit of not less than \$1,000,000 per accident for bodily injury or death and property damage.
- (b) All coverage of additional insureds required hereunder shall be primary coverage and non-contributory as to the additional insureds. All insurance required hereunder shall contain a waiver of subrogation in favor of the additional insureds.
- (c) At least three days prior to commencing operations, work and services under this Operating Agreement, the Town shall furnish the Company with copies of the insurance policies specified in paragraph (a) of this Article and certificate(s) of insurance covering all required insurance and signed by the insurer or its authorized representative certifying that the required insurance has been obtained. Such certificates shall state that the policies have been issued and are effective, show their expiration dates, and state that the Company is an additional insured with respect to all coverages enumerated in this Article. The Company shall have the right, upon request, to require the Town to furnish the Company, with a copy of the insurance policy or policies required under paragraph (a) of this Article. All such certificates and policies shall be sent to:

Consolidated Edison Company of New York, Inc. 4 Irving Place, 17th Floor New York, N.Y. 10003

Attention: Supply Chair

Supply Chain Department

Supplier Management Group (SMG)

Such certificates, and any renewals or extensions thereof, shall provide that at least 30 days prior written notice shall be given to the Company in the event of any cancellation or diminution of coverage and shall outline the amount of deductibles or self-insured retentions which shall be for the account of the Town.

- (d) To the fullest extent allowed by law, the Town agrees that this is an insured contract and that the insurance required herein is intended to cover the Company, its corporate parent, affiliates and subsidiaries for their own liability for negligence or any other cause of action in any claim or lawsuit for bodily injury or property damage arising out of the operations, work and services performed under this Agreement.
- (e) For purposes of interpretation or determination of coverage of any policy of insurance or endorsement thereto, the Town shall be deemed to have assumed tort liability for any injury to any employee of the Town or the Company arising out of the performance of the operations, work and services performed under this Agreement, including injury caused by the partial or sole negligence of the Company and notwithstanding any statutory prohibition or limitation of the Town's contractual obligations hereunder.
- (f) In the event of any bodily injury, death, property damage, or other accident or harm arising out of, relating to, or in any way connected with, the operations, work and services performed under this Operating Agreement, the Town, in accordance with the provisions of the Commercial General Liability Insurance policies, shall promptly and in writing notify the insurer(s) issuing such policies, regardless of the employment status of the person who sustains or on whose behalf the injury, death, damage, accident or harm is alleged. Such notice shall inform such insurer(s) that the notice is being provided on behalf of the Company, its corporate parent, affiliates and subsidiaries and that it is intended to invoke the coverage of the policies to protect the interests and preserve the rights of the Town, the Company, and the Company's corporate parent, affiliates and subsidiaries under the policies in the event that any claim, allegation, suit, or action is made against the Town, the Company, and the Company's corporate parent, affiliates and subsidiaries.
- (g) In the event the Town uses contractors and subcontractors in connection with this Operating Agreement, the Town shall require all contractor and subcontractors to provide the same insurance coverage as required in this Article. Each contractor and/or subcontractor shall name the Company, its corporate parent, affiliates and subsidiaries as additional insureds under its Commercial General Liability insurance. The Town shall require each contractor and subcontractor to submit acceptable certificates of insurance to the Company prior to the contractor's and/or subcontractor's commencement of its operations, work and/or services. The Town shall, and shall cause any contractor and subcontractor to, furnish the Company with written notice at least 30 days prior to the effective date of cancellation of the insurance or of any changes in policy limits or scope of coverage.
- (h) If any insurance coverage is not secured, maintained or is cancelled before termination of this Operating Agreement, and the Town fails immediately to procure other insurance as specified, the Company may, but shall not be obligated to, procure such insurance and the Town shall reimburse the Company for all costs and expenses thereof.

- (i) The Town shall furnish the Company's Risk Management Department with copies of any accident or incident report(s) sent to the Town's insurance carriers covering accidents, incidents or events occurring in connection with or as a result of the performance of all operations, work and services to be performed by or on behalf of the Town under or in connection with this Operating Agreement. In addition, if requested, the Town shall promptly provide copies of all insurance policies relevant to this accident or incident.
- (j) Nothing contained in this Article is to be construed as limiting the extent of the Town's responsibility for payment of damages resulting from all operations, work and services to be performed by or on behalf of the Town under or in connection with this Operating Agreement, or limiting, diminishing, or waiving the Town's obligation to indemnify, defend, and save harmless the Company, its corporate parent and its' subsidiaries in accordance with this Operating Agreement.

ARTICLE VIII

TERM, TERMINATION, WAIVER OF CERTAIN REMEDIES

Section 8.1 Term. This Operating Agreement shall continue in full force and effect until terminated in accordance herewith.

Section 8.2 Termination.

- (a) This Operating Agreement may be terminated at any time by mutual written consent of the Company and the Town.
- (b) This Operating Agreement may be terminated at any time by either Party upon written notice to the other Party if the other Party (the "Breaching Party") has materially breached or violated a provision hereof and such breach has not been cured within 30 days following written notice thereof, <u>provided</u> that if such violation or breach is not capable of being cured within such 30 day period, the Breaching Party shall have an additional period to cure.
- Section 8.3 Waiver of Certain Remedies. EXCEPT FOR THE TOWN'S LIABILITY TO THE COMPANY PURSUANT TO SECTION 4.8 HEREOF, NOTWITHSTANDING ANYTHING IN THIS OPERTING AGREEMENT TO THE CONTRARY, NO PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR SPECIAL, PUNITIVE, EXEMPLARY, CONSEQUENTIAL OR INDIRECT DAMAGES OR LOST PROFITS, WHETHER BASED ON CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE, ARISING FROM THIS OPERATING AGREEMENT OR THE BREACH OR VIOLATION THEREOF.

ARTICLE IX

MISCELLANEOUS

Section 9.1 Notices. Unless this Operating Agreement specifically requires otherwise, any notice, demand or request ("Notice") provided for in this Operating Agreement, or served, given or made in connection with it, shall be in writing and shall be deemed properly served, given or made if delivered in person or sent by fax or sent by registered or certified mail, postage prepaid, or by a nationally recognized overnight courier service that provides a receipt of delivery, in each case, to the Parties at the addresses specified below:

If to Buyer, to:

Town of Orangetown, New York Town Hall 26 Orangeburg Road Orangeburg, New York 10962 Fax No. Attention: Town Supervisor

with a copy to:

If to Seller, to:

Orange and Rockland Utilities, Inc. 390 West Route 59 Spring Valley, New York 10977 Fax No. 845-577-3074 Attention: Vice President – Operations

with a copy to:

Consolidated Edison Company of New York, Inc. Law Department 4 Irving Place, Room 1815-S New York, New York 10003 Fax No. 212-677-5850

Attention: John Carley/Assistant General Counsel – Regulatory Services

Notice given by personal delivery, mail or overnight courier pursuant to this Section 9.1 shall be effective upon the intended recipient's physical receipt of, or refusal to receive such Notice. Notice given by fax pursuant to this Section 9.1 shall be effective as of the date of delivery is confirmed by electronic transmission confirmation if delivered before 5:00 p.m. Eastern Time on any Business Day or the next succeeding Business Day if delivery is after 5:00 p.m. Eastern Time on any Business Day or during any non-Business Day.

- Section 9.2 Entire Agreement. This Operating Agreement supersedes all prior discussions and agreements between the Parties with respect to the subject matter hereof and contains the sole and entire agreement between the Parties with respect to such subject matter.
- Section 9.3 Waiver. Any term or condition of this Operating Agreement may be waived at any time by the Party that is entitled to the benefit thereof, but no such waiver shall be effective unless set forth in a written instrument duly executed by or on behalf of the Party waiving such term or condition. No waiver by any Party of any term or condition of this Operating Agreement, in any one or more instances, shall be deemed to be or construed as a waiver of the same or any other term or condition of this Operating Agreement on any future occasion.
- **Section 9.4** <u>Amendment</u>. This Operating Agreement may be amended, supplemented or modified only by a written instrument duly executed by or on behalf of each Party.
- Section 9.5 No Third Party Beneficiaries. Except for the provisions of Section 4.8 (which are intended to be for the benefit of the Persons identified therein), the terms and provisions of this Operating Agreement are intended solely for the benefit of the Parties and their respective successors or permitted assigns, and it is not the intention of the Parties to confer third-party beneficiary rights upon any other Person.
- **Section 9.6** Assignment; Binding Effect. Neither this Operating Agreement nor any right, interest or obligation hereunder may be assigned by any Party without the prior written consent of the other Party. Subject to this Section 9.6, this Operating Agreement is binding upon, inures to the benefit of and is enforceable by the Parties and their respective successors and permitted assigns.
- **Section 9.7** <u>Headings</u>. The headings used in this Operating Agreement have been inserted for convenience of reference only and do not define or limit the provisions hereof.
- Section 9.8 Invalid Provisions. If any provision of this Operating Agreement is held to be illegal, invalid or unenforceable under any present or future law, and if the rights or obligations of any Party under this Operating Agreement will not be materially and adversely affected thereby, such provision will be fully severable, this Operating Agreement will be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part hereof, the remaining provisions of this Operating Agreement will remain in full force and effect and will not be affected by the illegal, invalid or unenforceable provision or by its severance herefrom and in lieu of such illegal, invalid or unenforceable provision, there will be added automatically as a part of this Operating Agreement a legal, valid and enforceable

provision as similar in terms to such illegal, invalid or unenforceable provision as may be possible.

Section 9.9 <u>Counterparts; Fax.</u> This Agreement may be executed in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Any fax or electronically transmitted copies hereof or signature hereon shall, for all purposes, be deemed originals.

Section 9.10 Governing Law; Jurisdiction; Waiver of Jury Trial.

- (a) This Operating Agreement shall be governed by and construed in accordance with the Law of the State of New York, without giving effect to any conflict or choice of law provision that would result in the application of another state's Law.
- (b) Each of the Parties hereby submits to the exclusive jurisdiction of the State courts located in New City (Rockland County) in the State of New York and the Federal courts located in the City of White Plains in the State of New York with respect to any action or proceeding relating to this Operating Agreement and the transactions contemplated hereby.

EACH OF THE PARTIES IRREVOCABLY WAIVES ITS RIGHT TO A JURY TRIAL WITH RESPECT TO ANY ACTION OR PROCEEDING RELATING TO THIS OPERATING AGREEMENT AND THE TRANSACTIONS CONTEMPLATED HEREBY.

IN WITNESS WHEREOF, intending to be legally bound, the Parties have executed this Operating Agreement as of the date first written above.

UTILITIES, INC.
By
Francis W. Peverly Vice President - Operations
TOWN OF ORANGETOWN, NEW YORK
By
Andrew Stewart
Town Supervisor

ORANGE AND ROCKLAND



AGREEMENT

TOWN OF ORANGETOWN WITH SUCASA AND WELLCORE "SOBER TRUTH ON PREVENTING UNDERAGE DRINKING GRANT"

Agreement, entered into this ____ day of May, 2016 ("Effective Date"), by and between Town of Orangetown on behalf of Suffern United Coalition Against Substance Abuse, with its principal place of business located at 6 Ravenswood Ct, West Nyack, NY 10994, and Wellcore Consulting LLC, a New York State corporation with its principal place of business located at 286 Germonds Road, West Nyack, NY 10994 ("Wellcore").

WITNESSETH:

WHEREAS, Wellcore is a non-profit educational consulting company, which, among other things, endeavors to secure funding opportunities to improve the quality of prevention, education, health and wellness throughout schools and communities; and

WHEREAS, in furtherance of its mission, over the years, Wellcore has partnered with dozens of public officials and entities, including the Town of Orangetown and the South Orangetown School District to secure monies and provide programs and services that improve the social, emotional, academic and vocational competencies, and foster safer school and after school environments of school-age children in the Rockland community; and

WHEREAS, Wellcore has written and obtained a "Sober Truth on Preventing Underage Drinking" Grant on behalf of Suffern United Coalition Against Substance Abuse ("SUCASA"), as a result of which SUCASA has been awarded a sum of up to \$50,000 per year for four (4) to five (5) consecutive years, (the "Sober Truth Grant"); and

WHEF FAS, Wellcore and SUCASA have requested that the Town of Orangetown, which holds a _____ number that allows it to receive and disburse federal grant monies, to disburse the above referenced Sober Truth Grant monies, as received, to, or on behalf of, SUCASA for the specific purpose(s) identified in the grant, and otherwise in accordance with the requirements and restrictions of the grant program; and

WHEREAS, the Town Board believes that the services supported by the Sober Truth Grant will benefit the school-age children of the Town and assist the Town in its efforts to provide a safe and wholesome environment within which the Town's children and young adults can thrive,

NOW, THEREFORE, in consideration of the mutual promises contained herein, the parties do hereby agree as follows:

1. Services to be Provided by Wellcore. Wellcore shall provide the following services to SUCASA:

- (a) technical support and oversight of fiscal management and reporting in order to meet all conditional terms of the Sober Truth Grant on behalf of SUCASA; and
- (b) oversee the assessments and evaluations of the Sober Truth Grant and create and provide the annual continuation application in addition to applications seeking renewal.
- 2. Term. The term of this Agreement shall be for four (4) to five (5) years, commencing October 1, 2016 and ending September 30, 2020.
- **3.** Compensation to Wellcore. In exchange for its services, Wellcore shall receive the total sum of \$17,000 to be paid by the Town of Orangetown, on behalf of SUCASA, for each Sober Truth Grant year in which funding shall be received (each such year commencing on October 1st and concluding on September 30th), said monies to be paid from the Sober Truth Grant proceeds.
- 4. Schedule of Payments. The Town of Orangetown, on behalf of SUCASA, shall remit the said \$17,000.00 in each Sober Truth Grant year in which grant monies shall be received, in two (2) equal payments of \$8,500.00 as follows (contingent on receipt):

Grant year 2016 - October 24, 2016 and January 23, 2017.

Grant year 2017 - October 26, 2016; January 25, 2017 and April 26, 2017.

Grant year 2018 - October 25, 2017; January 31, 2018 and April 25 2018.

Grant year 2019 - October 31, 2018; January 30, 2019 and April 24, 2019.

Grant year 2020 - October 30, 2019; January 29, 2020 and April 29, 2020.

5. Town of Orangetown Responsibilities on behalf of SUCASA. The Town of Orangetown shall cooperate and provide Wellcore with all documentation required for Sober Truth Grant compliance and/or submission of the annual continuation application. In addition, the Town of Orangetown understands and agrees that it must use the Sober Truth Grant monies for the purposes approved. The Town of Orangetown shall be paid a total of \$5,000.00 per grant year for its services.

SUCASA represents and covenants to the Town of Orangetown that it shall provide to the Town of Orangetown all required documents, reports, accounting and other services, at its sole cost and expense (paid, to the extent legally permitted, from the Grant proceeds), in order to allow the Town of Orangetown to meet its responsibilities hereunder, including any supplemental documents and/or documentation as may be requested by the Town.

- 6. Significant Changes. Any significant change in SUCASA'S project and/or organizational leadership should be reported to Wellcore and to the Town of Orangetown within thirty (30) days of the change.
- 7. **Notices.** Any written notice which is, or may be, required to be given pursuant to the provisions of this Agreement, or the Grant requirements, shall be deemed sufficient if delivered or sent by certified mail, postage paid, return receipt requested, to the addresses listed below.

Suffern United Coalition Against Substance Abuse (SUCASA) 45 Mountain Ave. Hillburn, New York 10931

Town of Orangetown 26 West Orangeburg Road Orangeburg, NY 10962

Wellcore Consulting LLC, 6 Ravenswood Ct West Nyack, New York 10994

- **8.** Copyright rights. SUCASA and the Town of Orangetown, on behalf of SUCASA, and Wellcore agree that all copyright and other interests in materials produced as a result of this Grant shall be owned by Wellcore.
- 9. Tax Exempt Status. SUCASA and the Town of Orangetown on behalf of SUCASA, represent and covenant that each will keep its tax-exempt status as recognized by Section 501(c)(3) and Section 509(a) organization current through the period of this Agreement and will comply with all federal and state laws and regulations that govern the use of funds.
- 10. Records. SUCASA and the Town of Orangetown on behalf of SUCASA shall maintain an accurate record of the Sober Truth Grant monies received and all expenses incurred under this grant, and shall retain such books and records for at least five (5) years after completion of the use of this grant, or for such greater period as otherwise may be required by law. Furthermore, the SUCASA and the Town of Orangetown shall permit reasonable access to its files, records and personnel by Wellcore for the purpose of making financial audits, evaluations or verifications, program evaluations, or other verifications concerning this Sober Truth Grant as Wellcore deems necessary.
- 11. Future funding. Wellcore and SUCASA acknowledge that the receipt of this Sober Truth Grant, and the Town's agreement to participate in the role set forth herein, does not imply a commitment on the part of the Town of Orangetown to continue funding beyond the terms listed in this Agreement or Sober Truth Grant monies actually received.
 - 12. Choice of Law. This Agreement shall be governed by and construed under the laws of

the State of New York, irrespective of the domicile of the parties, the state in which this Agreement was entered into, or other conflict of law principles.

- 13. Binding Effect. This Agreement shall bind the parties hereto, their successors and assigns.
- 14. Non-Assignment. This Agreement may not be assigned by either party without the express written consent of the other.
 - 15. Conflict in Documents. The terms of this Agreement shall control in the event of any conflict between the terms of this Agreement and any other agreement or document.
- 16. Authorization. Each of the parties signing this Agreement on behalf of the referenced entity represents that he/she is authorized to do so by the entity for which he/she signs, and that such entity has taken all legal steps required to enter into this Agreement.

The Town of Orangetown's participation Board Resolution No, duly adopted by the	n in this Agreement was authorized by Town Town Board on
IN WITNESS WHEREOF, the parties heret his/her hand and seal the day indicated below.	to have each caused to be affixed hereto its or
TOWN OF ORANGETOWN	WELLCORE CONSULTING, LLC
By:	By:
Name:	Name:
Title:	Title:
Date:	Date:
SUFFERN UNITED COALITION AGAINST SUBSTANCE ABUSE (SUCASA)	
By:	
Name:	

Title: Date:

TOWN OF ORANGETOWN

TAX SYSTEM TRAINING QUOTE



MAY 2016

"Transforming the way government works"

661 Plank Road • Clifton Park • New York • 12065 • Phone 518-371-6869 • Fax 518-371-8207

5/20/2016

TOWN OF ORANGETOWN

TAX SYSTEM QUOTATION

SOFTWARE/SERVICES:		COST:
Tax System		\$560
Software Training* (4 hours @ \$140/hour vi	a Webinar)	
	Total Software/Services:	\$560
* Please see Note #3 on th	e next page. Training will be scheduled in 2 hour sessions.	
Approved by:		
Name		
Signature		
Title		
Date		

"Transforming the way government works"

661 Plank Road • Clifton Park • New York • 12065 • Phone 518-371-6869 • Fax 518-371-8207

Tax Collection System Notes:

- 1. The Annual Software Maintenance Fee covers any State mandated changes and other software enhancements as well as unlimited telephone and remote assistance support.
- 2. There is a charge to process the RPS tax files for each tax cycle (town/county, village and/or school) which will be supplied by your County or service provider. The processing includes coordinating the receipt of the tax files as well as converting, reconciling and balancing the tax data to the warrant amount for your collection period; after balancing has been completed, BAS will send the tax collection file for loading on your computer along with a copy of the completed BAS Tax Processing Checklist.
- 3. System configuration and training hours are invoiced at our standard rate of \$1120/day. Training will be conducted at your location, unless otherwise instructed. Travel expenses includes, but is not limited to, personal vehicle transportation at the Federal/State Mileage Rate; train/air fare; lodging; parking; tolls and per diem meal expenses.
- 4. The BAS professional rate for consulting, systems analysis, custom software development or technical support is \$160 per hour; estimates will be provided in advance for client approval before this type of work would be initiated
- 5. Prospective purchasers should carefully review the BAS Windows Software Hardware/Network Guidelines to make certain their PC is adequate.
- 6. Internet Access is required for downloading software updates, email support and web-based technical support. BAS utilizes remote connection technology for off-site support; no 3rd party communications software is needed.
- 7. Installation support and training is normally completed within approximately 30-60 days after receipt of a confirmed order; however, the actual schedule is dependent on receiving confirmation that the client's computer system meets the BAS Windows Software Hardware/Network Guidelines.
- 8. To order the software, a 50% down payment is needed along with a signed purchase order or letter of commitment.

Request BAS training at Town Hall for Receiver of Taxes audit. Robert Simon, Jeffrey Bencik, Janice Ganley and Karen Serafin will attend at a cost not to exceed \$560.00. Cost to be charged to A.1330.441.

To: Andy Stewart, Supervisor

From: Nick Gatti

Date: 5/23/16

Re: Retirement

This is to inform you that I have formally processed my retirement papers, I will retire on 7/15/16, copies of those documents have been sent to the Town Attorney's office.

Thank you,

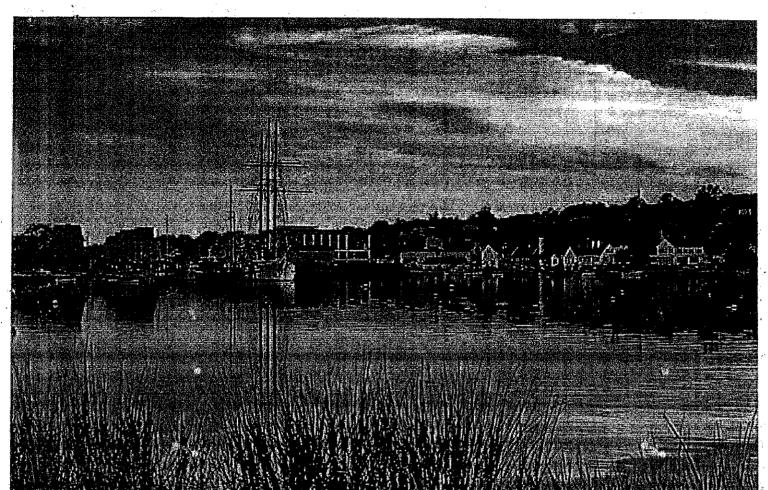
Nick Gatti

cc: Teresa Kenny, Town Attorney
Donna Morrison, Personnel Director

TOWN OF ORANGETOWN

REQUEST TO ATTEND CONFERENCE, MEETING, SEMINAR OR SCHOOL

(Complete and forward to l	Finance Office. Retain	copy for your records.)		•
REQUESTING DEPARTM	MENT:)EME	DATE:	1-20-2016
NAME(S) OF PERSON(S)	TO ATTEND:	Kenede Sleibing		THE STATE OF THE S
CONFERENCE, ETC N	AME & LOCATION:	NYWEL Joint	Spring Meeting	
CONFERENCE, ETC. DA	TE(S): June	5-8, 2016		
WHAT DO YOU EXPECT	TO GAIN FROM AT	TENDANCE (ATTACH (COPY OF BROCHURE)	*
DATE(S) LAST ATTEND	ED A SIMILAR CONF	ERENCE, ETC.: FU	orualy, 2016	
ESTIMATED EXPENSES	: Charge to:	Charge to:		
Ψ.	-	-		
<u>Item</u>	Schls & &Confs	Travel Exp*	Total	
Registration Fee Lodging	\$ <u>375 -</u>	\$	\$ <u>375</u> -	
Meals	507.		50)-	The state of the s
Travel Other		\$ 135.—	135 -	
Total	\$ 882.00	\$ 13500	\$ 1017	war and the same of the same o
*Use if only travel	expense involved			
REMAINING BALANCE I	IN .441 Account: \$	*		
IF TRAVEL ONLY, REMA			97.1	· /
DEPARTMENT HEAD AP	PROVAL/SIGNATUR	E (if not an attendee):		m 5/23/16
FINANCE OFFICE VERIF			AND THE PARTY OF T	
TOWN BOARD ACTION:	ApprovedDis	sapprovedDate:		



NEWEASAYVEA Joins Contended Toling Jedinica Contended Exhibition

ENVIRONMENTAL STEWARDSHIP
IN THE 21ST CENTURY

June 5-8, 2016

Mystic, Gonnecticut Mystic Marriott Hotel





2016 Joint NEWEA/NYWEA Spring Technical Conference & Exhibition

> Mystic Marriott Mystic, CT

June 5-8, 2016

Table of Contents

Opening Gener	ral Bossion	3
Session I	Utilities of the Future	3
Session 2	Maintaining Our Collection Systems into the Future	4
Session 3	Process Efficiency and Cost Saving Measures	5
Session 4	Managing Stormwater through Green Infrastructure	
Session 5	Digestion at the Water Resource Recovery Facility	
Session 6	Sustainable Design 1	8
Session 7	Nutrient Removal 1	9
Session 8	Public Awareness.	0
Session 9	Reductions in Greenhouse Gas Emissions	11
Session 10	Sustainable Design 2	2
Session 11	Residuals	3
Session 12	Global Climate Change	4
Session 13	The Stormy Awards	15
Session 14	Low Impact Development	
Session 15	Nutrient Removal 2	6
Session 16	Emerging and Current Issues in Water Quality	17
Guest Program	and Special Events	9
Professional To	urs	9
	llenge	
Hotel Informati	on	2
Sponsorship &	Advertising Opportunities	4
Jpcoming Eve	nts	.5
Water For Peon	le Fun Rup/Walk	26



NEWEA Executive Office 10 Tower Office Park, Suite 601 Woburn, MA 01801 (781) 939-0908 • (781) 939-0907 Fax newea.org



NYWEA Executive Office 525 Plum Street, Suite 102 Syracuse, NY 13204 (315) 422-7811 • (315) 422-3851 Fax nywea.org

Hotel Information

Marriott Mystic Hotel 625 North Rd., Route 117 Groton, CT 06340 (860) 446-2600

Room Rate: \$169/night

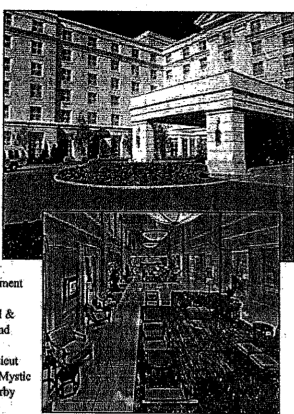
Reservations:

Please make your reservations by Monday, May 4, 2016. Ask for the "NEWEA/NYWEA Spring Technical Conference" Room Block

For online reservations, go to:

https://resweb.passkey.com/go/NEWaterEnvironment

Located in Groton, CT, the Mystic Marriott Hotel & Spa is the hub for corporate, group, conference and leisure travel in the Mystic shore region. This destination is an architecturally stunning Connecticut hotel beasting 285 rooms and suites. Experience Mystic Scaport, Mystic Aquarium, golf, beaches and nearby Mohegan Sun, Foxwoods and MGM Grand:



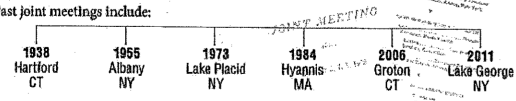
Indulge in the new services offered at our on-site, enhanced Elizabeth Arden Red Door Spa. Enjoy our swimming pool and fitness center. Dine at our award-winning, AAA 4 Diamond, Octagon.

Our location is convenient to New York City and Boston, as well as Hartford's Bradley airport and the Providence TF Green airport. Our hotel offers a unique location for business meetings, conferences, social events. Shuttle Service, based on availability, for a fee, will take you within a five mile radius and to Mohegan Sun.

History Prevails!

There exists some history on "teaming up together" to hold successful joint meetings L between NEWEA and NYWEA. Over the years our joint meetings provide for enhanced educational opportunities and more occasions to discuss regional watershed environmental issues.

Past joint meetings include:



Add to the history and join us at the 2016 NEWEA/NYWEA Joint Spring Meeting!

REGISTRATION FORM

Preregistration Deadline: Friday, May 27, 2016

Joint New York/New England Water Environment Association Spring Meeting & Exhibit

June 5-8, 2016 • Mystic Marriott Hotel, Groton, CT Co-Sponsored by CWPAA and CAWPCA



1. REGISTRATION INFORMATION (AS IT IS	TO APPEAR ON Y	OUR NAME B	ADGE	. USE ONE F	ORM PER P	ERSON.)	
Last Name: Skibinski	First Name: Ke	n		Nickname	A .		
Affillation: To of Orange town Sever Dirtort +2 Email: KS/cobinstic orange town, com							
Address: 127 Ct 2 303		City: Ording					
2. REGISTRATION SELECTION		PREREGISTRATION (on or before May 27)			ONSITE REGISTRATION (after May 27)		
NYWEA ID #		MÈMBER	NO	N MEMBER	MEMBER	NON MEMBER	
A. Full Meeting - incl. Mon. Reception & Tues. Reception/Dinner tickets		\$375		\$475	\$425	\$525	
B. One Day - Incl. breakfast and lunch for the registered day	Select Day(s):	\$190		\$230	\$215	\$255	
C. Operators & Young Professional Members Must have Operator or YF misephy with NYWEAVER	Select Day(s):	\$100			\$12 5		
D. Life & Retired Members [Must have Life or Retired membership with NYWEA/WEF]	Select Day(s):	\$50			\$50		
E. Student (w/ID)	Select Day(s):	\$25		\$25	\$25	\$25	
F. Speaker II Check if you are speaking.	Speakers may take	a \$30 discou	nt on t	ne registratio	n fee.	· · · · · · · · · · · · · · · · · · ·	
G. Check if you are a CT Water Pollution Authorities (CAWPCA) Member. Members in the control of	Abatement Associately register at the i	lation (CWPAA member regist) or C ration	T Association rate.	of Water P	eliution Control	
Non-members wishing to register at the mer the member rate. Please contect the NYWE	nber rate, may sign A office at 315-422-	up for membe 7811 If you have	rship i e any	and submit th questions	e forms toge	other to receive	
3. SPECIAL EVENT TICKETS			Ì	BEFORE MAY 27	AFTE MAY		
Guest Program & Tour - Guest Name:				\$175 \$185			
Monday Reception - Monday, June 6, 5:30 PM			_@	\$50	\$60		
Tuesday Reception & Dinner - Tuesday, June 7, 6:00 PM			_@	\$70 : \$80			
Facility Tour - City of Groton, CT and Mashantucket Pequot Tribal Nation WWTF - Tuesday, June 7, 12:30-4:30 PM - Space is limited \$0					\$0		
WFP Fun Run/Walk - Tuesday, June 7, 6:30 AM Join Water For People for a 5K Run/Walk through Bluff Point State Park and \$25 Coastal Reserve. All are welcome. Proceeds benefit Water for People.							
Operations Challenge Teams Contact NYWEA for a team registration form and to receive a special registration rate. **TOTAL REGISTRATION FEE: \$ 3 75							
4. PAYMENT INFORMATION	-						
☐ Charge VISA/MC/Amex/Discover Ca	over Card #Exp. Date:			. :			
□ Check #Signature					ode:		
Please Order # Lauthorize NYWEA to charge my credit card for the amount indicated. Please Send invorce.							
RETURN COMPLETE FORMS TO: NYWEA, 525 Plum Street, Suite 102, Syracuse, NY 13204 or fax to: 315-422-3851 or register online http://tinyurl.com/RegSM16 Preregistration Deadline: Friday, May 27, 2016							
QUESTIONS? Call 3/5-422-78/1							
CANCELLATIONS must be submitted in WRITING by Friday, May 27, 2016. A 20% service fee will apply to all cancellations received before May 27; no refunds will be made on registration fees or special events after Friday, May 27. Due to Association agreements and guarantees, fees are forfeited if you are not able to attend the Conference.							



OBITUARIES

PUNERAL HOMES

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Byrne, Dorothy

FEATURES

MEMORIALS

SERVICES

Dorothy Byrne 1925 - 2016 Y Obltuary Y Condolences

Moritz Funeral Home

98 Route 303 South Tappan, NY 10983 (845) 359-0890





VISITATION

Monday, May. 9, 2016 2:00 PM - 4:00 PM

Maritz Funeral Home 98 Route 303 South Tappan, NY 10983



VISITATION

Monday, May. 9, 2016 7:00 PM - 9:00 PM

Moritz Funeral Home 98 Route 303 South Tappan, NY 10983



FUNERAL MASS

Tuesday, May. 10, 2016 11:00 AM

St, Catharine's Church Blauveit, NY

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RESOURCES

- Byrne Pages (100+) See More >
- Byrne Mentions See More >
- Find a Different D. See More >



Dorothy Byrne, of Orangeburg, passed away on May 6, 2016 at Englewood Medical Center. She was born in Queens on May 7, 1925 to William and Mary Ellen Mann. Before retiring in 1990, Dorothy was a vice president of Marine Midland Bank in Manhattan for over 20 years, She was parishioner of St. Catharine's Church in Blauvelt and was devoted to raising her family.

Dorothy of was predeceased by her husband, Edward S., who died in 2004. She is survived by her children, Edward S. and his wife Fran, Brian and his wife Anne, Peter and his wife Margaret and Paul and his wife Virginia; her brother Eugene Mann; 13 grandchildren and 3 great-grandchildren. She was also predeceased by her son Gerard and his wife Diane and her brother William.

A Funeral Mass will be held on Tuesday, 11am, at St. Catharine's Church in Blauvelt with burial to follow at Ascension Cemetery in Airmont, Visiting hours will be Monday, 2-4 and 7-9pm at the Moritz Funeral Home in Tappan.

Moritz Funeral Home

98 Route 303 South

Tappan, NY 10983

(845) 359-0890

www.moritzfh.com

Published in the The Journal News on May 8, 2016

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Share memories or express condolences below.

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	"To the Byrne's familys, My sympathies on the "
	-Eileen Gruber



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Maureen Shanahan

Wyman-Fisher Funeral Home Inc.

100 Franklin Ave. Pearl River, NY 10965 845-735-2161



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MAUREEN SHANAHAN

View Funeral Home Obituary

+ See Services Detail

RESOURCES

- Shanahan Pages (100+) See More >
- Shanahan Mentions See More >
- Find a Different M. Shanahan See More >

1931 - 2016 Obituary → Condolences



Shanahan, Maureen

Maureen O'Sullivan Shanahan of Pearl River, NY died Sunday, May 1, 2016. She was 84.

Maureen was born on November 25, 1931 in Manhattan to Patrick and Mary O'Sullivan, Maureen was educated in Ireland, first in Kerry and later in Antrim. She married Patrick Shanahan in 1959 and moved to Pearl River in 1972, She worked in Long Island for 30 years for Tri-Wall Containers and retired as Office Manager.

Maureen is predeceased by her husband of 49 years Patrick,

She is survived by her sister, Elleen Quinn(Kevin) and by her nephew, Kevin Quinn and her nieces, Maureen Schepis (Joseph) and Kerry Quinn Peraglia (Joseph) and several grandnieces and grandnephews.

Maureen will be remembered for her upbeat personality, her love of animals and always being ready for a good party.

Family will receive friends on Thursday, May 5th from 4:00 PM to 8:00PM at Wyman-Fisher Funeral Home Inc.

A Mass of Christian burial will be held on Friday May 6th at 10:00 AM at St. Aedan's R. C. Church, 23 Reld Drive, Pearl River, NY. Burial will follow at St. Anthony's Cemetery, Nanuet, NY.

Wyman-Fisher

Funeral Home Inc.

100 Franklin Ave.

Pearl River, NY 10965

Published in the The Journal News on May 4, 2016

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What will you miss most about Maureen Shanahan?

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Records for Shanahan in NY

- View 1 Birth Records
- View 127 Marriage Records
- View 1 Ancestry Death Records

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100 Franklin Ave. Pearl River, NY 10965 845-735-2161

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VERNA WHALEN

View Funeral Home Obituary

VISITATION

Monday, May. 9, 2016 3:00 PM - 5:00 PM

Wyman-Fisher Funeral Home Inc. 100 Franklin Ave. Pearl River, NY 10965

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VISITATION

Monday, May. 9, 2016 7:00 PM - 9:00 PM

Wyman-Fisher Funeral Home Inc. 100 Franklin Ave. Pearl River, NY 10965

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PRAYER SERVICE

Monday, May. 9, 2016 8:30 PM

Wyman-Fisher Funeral Home Inc. 100 Franklin Ave. Pearl River, NY 10965

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RESOURCES

- Whalen Pages (100+) See More >
- Whalen Mentions See More >
- Find a Different V. See More >

Verna Whalen

1937 - 2016 Y Obituary → Condolences



Whalen, Verna

Verna L. Whalen of Pearl River, NY died Friday, May 6, 2016 at Calvary Hospital, Bronx, NY. She was 79.

Mrs. Whalen worked as a bookkeeper for Guterl Construction Corp. of Pearl River and Titan Express in Hillburn, NY.

Verna was born February 27, 1937 In Bronx, NY to Frederick and Alva M. Guteri.

Verna will be remembered for being a best friend to her daughter, Cathy and loving grandmother.

She is survived by her daughter, Cathleen (Douglas) Sampath of Pearl River; grandchildren, Jennifer, Kristyn and Douglas Sampath and her sister, Patricia Dawson of Westwood, NJ and many nieces and nephew. She is predeceased by her husband, Richard her sister, Miriam Braude and brothers. Frederick, Gene, Robert and Gerald Guterl.

Visiting is Monday from 3 to 5 and 7 to 9 PM at Wyman-Fisher Funeral Home Inc. A prayer service will be held at 8:30 PM at the funeral home.

Friends may send memorial donations to the Alzheimer's Association.

Wyman-Fisher

Funeral Home Inc.

100 Franklin Ave,

Pearl River, NY

Published in the The Journal News on May 8, 2016

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"You have my deepest sympathy for the loss of your beloved...'

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Records for Whalen in NY

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- View I Marriage Records
- View 12 Ancestry Death Records

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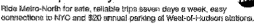


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Joseph W Sorce Funeral Home inc

728 W Nyack Rd West Nyack, NY 10994 (845) 358-4433



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VISITATION

Friday, May. 13, 2016 2:00 PM - 4:00 PM

Joseph W Sorce Funeral Home Inc 728 W Nyack Rd West Nyack, NY 10994



VISITATION

Friday, May. 13, 2016 6:00 PM - 8:00 PM

Joseph W Sorce Funeral Home Inc 728 W Nyack Rd West Nyack, NY 10994



MASS OF CHRISTIAN BURIAL

Saturday, May. 14, 2016 10:00 AM

St, Ann's Church 16 Jefferson Street Nyack, NY

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RESOURCES

- Wortendyke Pages See More >
- Wortendyke Mentions See Moré >
- Find a Different L Wortendyke See More >

Isabel (Vretman) Wortendyke

1920 - 2016 Y Obituary ➤ Condolences



Wortendyke, Isabel (Vretman)

Isabel V. Wortendyke, 95, of Upper Nyack, NY, passed away on May 3, 2016. She was born in New York City on September 13, 1920 to Carl Gustav and Emmakate (Amorous) Vretman. Isabei lived in Atlanta, Georgia, until she moved north again with her new husband John Jacob Wortendyke in 1944,

Isabel served as a volunteer in Panama during World War II, was a Master Gardener, and wrote books for children with developmental challenges. She began the first preschool for children at the YMCA in Nyack, and worked in market research for BSI Global Marketing. She was an avid bridge player.

Isabel was a member of St. Ann's Church: The Monday Morning Music Club; The Garden Club of Nyack; Daughters of the American Revolution; The Thursday Reading Club, and was very dedicated to Our Ladies of Charity. She prayed weekly in the Cenacle Group for many years.

Isabel is predeceased by her husband John, daughter Anne, and sister Emmakate. She was a loving mother. grandmother, and great-grandmother. Survived by her children: Carl (Patricia); John (Denise); Martin (Elizabeth); Peter (MaryAnn): Mary (Robert): and Janet, Grandchildren: Jason (Ariel); Christopher (Kelly); Justin (Jennifer); Krista (Erica); Tori (Nick); Benjamin (Marine); Daniel (Kristina); David (Christina); Annie and Alexandra. Great Grandchildren: Evelyn, Leonore, Alexander, Layla, John, and Sora.

Visitation will be held on Friday, May 13th, from 2 to 4 PM and 6 to 8 PM at Joseph W. Sorce Funeral Home, Inc. 728 West Nyack Road, West Nyack, NY 10994 (845) 358 - 4433 www.sorcefuneralhome.com

A Mass of Christian Burial will be celebrated Saturday, May 14th at 10 AM at St. Ann's Church, 16 Jefferson Street, Nyack, NY. Internment will be in Oak Hill Cemetery, Nyack, NY.

Donations in Memory of Isabel Wortendyke may be made to Marydell Faith & Life Center, 640 N. Midland Avenue, Upper Nyack, NY 10960

Published in the The Journal News from May 10 to May 11, 2016

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Records for Wortendyke in NY

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