Public Hearings:

- 5:10 PM Review the Assessment Tax Roll for the Niagara County Water District
- 5:20 PM Review the Assessment Tax Roll for the Niagara County Refuse District
- 5:30 PM Review the Assessment Tax Roll for the Niagara County Sewer District #1
- 5:40 PM Tentative Budget for the Year 2023
- 5:45 PM Joint Administration, Community Safety & Security, Community Services, Infrastructure & Facilities and Economic Development Committee Meeting



AGENDA NIAGARA COUNTY LEGISLATURE DECEMBER 6, 2022 - 6:00 P.M.

- 1. CALL TO ORDER
- 2. CLERK CALLS THE ROLL
- 3. PRAYER & PLEDGE
- 4. PRESENTATIONS:
- 5. PUBLIC SPEAKERS: Clerk will read the names on the sheet for Public Speakers on Agenda items.
- 6. RECESS
- 7. RESOLUTIONS
- 8. COUNTY MANAGER
- 9. APPOINTMENTS:
- 10. EXECUTIVE SESSION
- 11. ADJOURNMENT
- 12. PUBLIC SPEAKERS: Clerk will read names on the sheet for Public Speakers for the General Welfare of the County

Alysa T. Tomasino, Clerk

Niagara County Legislature



AGENDA NIAGARA COUNTY LEGISLATURE DECEMBER 6, 2022 - 6:00 P.M.

Resolutions not on previous agenda:

- **CW-022-22** Committee of the Whole, re Resolution for Funding Niagara County Community College Welding and Metal Working Lab Investment
- CW-023-22 Committee of the Whole, re Resolution for Matching Niagara County Community College Funding to Construct the Niagara County Law Enforcement Academy

Regular Meeting - December 6, 2022:

- AD-032-22 Administration, re A Local Law of the County of Niagara, New York Authorizing the Award of Purchase Contracts on the Basis of Best Value Criteria Pursuant to General Municipal and State Finance Law
- AD-033-22 Administration, re Resolution Authorizing PILOT Agreement between City of Lockport,
 Lockport School District and Niagara County and OYA Ruhlmann A, LLC for Property Located
 at 125 Ruhlmann Road, City of Lockport, New York
- AD-034-22 Administration, re Resolution Authorizing PILOT Agreement between Niagara County and DG Niagara, LLC for Property Located at 2645 Ridge Road, Town of Lewiston, New York
- AD-035-22 Administration, re Resolution to Authorize the County Attorney to use Funds from Contingency Funds and Appropriated Fund Balance for Article 7 Tax Assessment Litigation Matters
- CS-047-22 Community Services and Administration, re MH- 2022 Budget Modification Accept Opioid Settlement Funds
- CS-048-22 Community Services and Administration, re Niagara County Department of Mental Health & Substance Abuse Svcs Abolish Full Time Licensed Clinician Position/ Create and Fill Two Part Time Licensed Clinician Positions Budget Neutral
- CSS-106-22 Community Safety & Security and Administration, re District Attorney Section 825 Increase

- Community Safety & Security and Administration, re Niagara County Sheriff's Office Budget CSS-107-22 Modification Accept BJA FY2021 Criminal Alien Assistance Program Grant Community Safety & Security and Administration, re Jail Health Care Business Associate and CSS-108-22 **Oualified Service Organization Agreement** CSS-109-22 Community Safety & Security and Administration, re Niagara County Sheriff's Office Contract for Immunalysis Corporation Community Safety & Security and Administration, re Niagara County Sheriff's Office Accept CSS-110-22 Motor Vehicle Theft & Insurance Fraud Prevention Grant Economic Development and Administration, re Resolution of the Niagara County Legislature, as ED-033-22 the Elected Legislative Body of Niagara County, New York, in Accordance with Section 147(F) of the Internal Revenue Code of 1986, As Amended (The "Code"), Approving the Issuance by the Niagara County Industrial Development Agency in One or More Series, of up to \$22,000,000 Maximum Principal Amount of Tax-Exempt Multi-Family Housing Revenue Bonds (OAHS Urban Park TC LLC Apartments), Series 2022 Economic Development and Administration, re Resolution of the Niagara County Legislature, as ED-034-22 the Elected Legislative Body of Niagara County, New York, in Accordance with Section 147(F) of the Internal Revenue Code of 1986, As Amended (The "Code"), Approving the Issuance by the Niagara County Industrial Development Agency in One or More Series, of up to \$22,000,000 Maximum Principal Amount of Tax-Exempt Multi-Family Housing Revenue Bonds (OAHS) Niagara Towers TC LLC Apartments), Series 2022 Infrastructure & Facilities and Administration, re A Resolution Approving and Confirming an IF-153-22 Increase to the Water Rate Schedule of the Niagara County Water District in the County of Niagara, New York Infrastructure & Facilities and Administration, re Budget Modification Stamp Water Supply IF-154-22 2nd Amendment - Water District Infrastructure & Facilities and Administration, re Improvements to the Royalton Ravine IF-155-22 Drainage Capital Project Budget Modification Infrastructure & Facilities and Administration, re Purple Heart Veterans Monument Budget IF-156-22 Modification Infrastructure & Facilities and Administration, re Shaw Waterline Replacement Project - Change IF-157-22 Order No. 1 Infrastructure & Facilities and Administration, re Krull Park Shoreline Rehabilitation Project IF-158-22 Design Services Contract - Change Order No. 2
- IF-160-22 Infrastructure & Facilities and Administration, re 2022 Capital Projects Close Outs Reallocation of Project Funds

Services Contract - Amendment No. 1

IF-159-22

Infrastructure & Facilities and Administration, re Court House Boiler Replacement Professional

IF-101-22	- Final
IF-162-22	Infrastructure & Facilities and Administration, re Bridge Deck Overlays 2022 Change Order No. 1 – Final
IF-163-22	Infrastructure & Facilities and Administration, re Intergovernmental Agreement for the Provision of Endpoint Protection and Response Services between the New York State Office of Information Technology Services, the New York State Division of Homeland Security and Emergency Services and Niagara County
IF-164-22	Infrastructure & Facilities and Administration, re Budget Modification – Highway Maintenance
IF-165-22	Infrastructure & Facilities and Administration, re Shared Services Agreement between Niagara County and the New York State Department of Transportation
IL-135-22	Legislators Richard L. Andres, Randy R. Bradt and Economic Development, re Resolution in Support of the Tonawanda's Gateway Harbor through the use of Community Partnership Funding
IL-136-22	Legislator Michael A. Hill and Economic Development, re Resolution in Support of Hartland Town Park through the use of Community Partnership Funding

Alysa T. Tomasino, Clerk

Alysa T. Tomasino, Clerk Niagara County Legislature

Attachments for resolutions may be obtained in the office of the Clerk of the Legislature upon request.

The next meeting of the Legislature will be held on December 13, 2022

^{*} Indicates Preferred Agenda items

FROM: Administration	Administration Committee		DATE: 12/06/22		_ RESOLUTION #AD-032-22		
n		B	439 T	C007	2		
APPROVED BY	REVIEWED BY	COMMITTEE ACTION	LEGISLATIVE	ACTION			
CO. ATTORNEY	CO. MANAGER	AD - 12/6/22	Approved: Ayes	Abs	Noes		
	985	*	Rejected: Ayes	Abs	Noes		
XIIII Illi		1/27	Referred:		- 10 10 10 10 10 10 10 10 10 10 10 10 10		
10		*	5400	:**			

A LOCAL LAW OF THE COUNTY OF NIAGARA, NEW YORK AUTHORIZING THE AWARD OF PURCHASE CONTRACTS ON THE BASIS OF BEST VALUE CRITERIA PURSUANT TO GENERAL MUNICIPAL AND STATE FINANCE LAW

WHEREAS, The State Legislature and Governor amended General Municipal Law, §103 on January 27, 2012 to provide local governments greater flexibility in awarding contracts by authorizing the award of purchase contracts, including contracts for service work on the basis of best value. The state legislation requires County's with a population of less than one million to pass a local law authorizing the use of the best value award process, and

WHEREAS, enactment of this legislation is intended to provide greater flexibility in awarding contracts and to ensure that the County obtains the highest quality goods at a low cost. Award contracts on the basis of Best Value standards is further intended to promote competition, foster fairness among vendors and competitors, expedite contract awards, optimize quality, control costs and enhance efficiency among responsible bidders. This local law authorizes the Purchasing Agent to award purchase contracts that have been procured pursuant to competitive bidding under General Municipal Law §103 by either lowest responsible bidder or best value., and

WHEREAS, a Local Law of the County of Niagara, New York, for the year 2022 titled "Niagara County Best Value Contract Award Law"

Be enacted by the County Legislature of the County of Niagara as follows:

Section 1. Purpose

The "best value" standard for selecting goods and services vendors is critical to efforts to use strategic sourcing principles to modernize the supply chain and ensure that taxpayers obtain the highest quality goods and services at the lowest potential cost, while also ensuring fairness to all competitors.

After passage of Section 16 in NYS GML §103 a large number of local municipalities throughout the state have passed Local Laws authorized under said section. With the increased complexity of the goods and services that municipalities must obtain in order to serve taxpayers, it is critical to consider selection and evaluation criteria that measure factors other than cost in the strictest sense. Taxpayers are not well served in situations where public procurement results in low unit costs at the outset, but ultimately engenders cost escalations due to factors such as inferior quality, poor reliability and difficulty of maintenance. Best value links the procurement process directly to the municipality's performance requirements, incorporating selection factors such as useful lifespan, quality and options and incentives for more timely performance and/or additional services. Award contracts on the basis of best value standards is further intended to promote competition, foster fairness among vendors and competitors, expedite contract awards, optimize quality control costs and enhance efficiency among responsible bidders. The local law would authorize the Purchasing Agent to award purchase contracts that have been procured pursuant to competitive bidding under General Municipal Law Sec. 103 by either lowest responsible bidder or best value.

Section 2. Definitions

Purchase Contracts. Contracts for goods, commodities and equipment, including technology. Best Value. The basis for awarding contracts for services to a responsible bidder who optimizes quality, cost and efficiency for the County based upon objective and quantifiable analysis. Goods procured and awarded on the basis of best value are those that are determined will be of the highest quality while being the most cost efficient.

Section 3. Requirements

- A. 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.
- B. The determination of quality and cost efficiency shall be based on objectively quantified and clearly described and documented criteria, which may include, but shall not be limited to, any or all of the following: cost of maintenance; proximity to the end user if distance or response time is a significant term; durability; availability of replacement parts or maintenance contractors; longer product life; product performance criteria; and quality of craftsmanship.
- C. General evaluation criteria shall be identified and shall be maintained in the Office of Management and Budget, Division of Purchasing and be made available to the public.
- D. The Director of Budget and Management shall establish specific evaluation criterion that will be relied upon for procuring goods based upon best value, which shall be maintained in the Office of Management and Budget, Division of Purchasing and made available to the public.
- E. Solicitation documents shall state the minimum requirements and specifications that must be met in order for the bidder to be deemed responsible and shall identify the general procedure and manner in which the evaluation and selection shall be conducted.
- F. The Niagara County Manager must approve the use of best value for each purchase contract that wishes to utilize the method.

Section 4. Severability

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

Section 5. Effective Date

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

now, therefore, be it

RESOLVED, that the Niagara County Legislature shall conduct a public hearing upon said proposed Local Law at the Legislative Chambers, Niagara County Courthouse, Lockport, New York on the 13th day of December, 2022 at 5:50PM, and be it further

RESOLVED, that the Clerk of the Niagara County Legislature, at least six days in advance of such hearing, shall post a notice upon the bulletin boards in the Courthouse at Lockport and the Civic Building at Niagara Falls, and shall publish such notice in the Lockport Union Sun & Journal and the Niagara Gazette; such notice shall contain the

title of the Local Law and an abstract of the text to l	be prepared by the Clerk	of the Legislature,	with the assistance of
the County Attorney's Office.			

ADMINISTRATION COMMITTEE

FROM: Administration	Administration Committee		DATE:		RESOLUTION #_AD-033-2	
		y 4 8	18 8	16	2	
APPROVED BY CO. ATTORNEY	REVIEWED BY CO. MANAGER	COMMITTEE AC AD - 12/6/	Approved:	70	Abs	Noes
Mut JUM	<u> </u>	120 y	Rejected: Referred:	Ayes	Abs	Noes

RESOLUTION AUTHORIZING PILOT AGREEMENT BETWEEN CITY OF LOCKPORT, LOCKPORT SCHOOL DISTRICT AND NIAGARA COUNTY AND OYA RUHLMANN A LLC FOR PROPERTY LOCATED AT 125 RUHLMANN ROAD, CITY OF LOCKPORT, NEW YORK

WHEREAS, pursuant to RPTL § 487, the County of Niagara may grant a real property tax exemption for the special ad valorem levies, special assessments and real property taxes attributable to the increase in value on a property from the construction of a solar system specified by the statute ("Solar Systems"); under the existing law, the County of Niagara may provide a tax exemption for such a Solar System up to the full amount of taxes otherwise owed for a period of fifteen (15) years, the exact dollar amount of payments to be made under an RPTL § 487 tax exemption is set forth in a contract for payments in lieu of taxes ("PILOT Agreement"), and

WHEREAS, pursuant to Local Law No. 3 for 2020, passed by the Niagara County Legislature on October 20, 2020, the County removed the real property exemption for solar and wind energy as provided under RPTL §487, and

WHEREAS, prior to the passage of the Local Law, the County was officially notified of the project on 125 Ruhlmann Road, City of Lockport, New York that the company was seeking a Payment in Lieu of Taxes Agreement (PILOT) pursuant to RPTL § 487, and

WHEREAS, Oya Ruhlmann A, LLC (the "System Owner") has received approval to build and completed construction for a "Solar Energy System" as defined in New York Real Property Tax Law ("RPTL") §487 (1)(b) (herein the "System") on a parcel of land located within the City of Lockport at 125 Ruhlmann Road and identified on the County of Niagara Tax Maps as Tax Parcel # 122.12-2-2.111, and

WHEREAS, upon receiving the Notice of Intent to Construct the System the County of Niagara exercised its right to require a PILOT Agreement with the System Owner, under which the System Owner (or any successor owner of the System) will be required to make annual payments to the County for the fifteen-year term of the proposed PILOT Agreement, now, therefore, be it

RESOLVED, the PILOT Agreement for 125 Ruhlmann Road, Lockport, N.Y., for Solar Energy Systems between OYA RUHLMANN A, LLC, the County of Niagara, the City of Lockport and the Lockport City School District for a total payment of \$37,500 in the first year split between the three jurisdiction, with said annual payments to be escalated two percent (2%) annually is hereby approved, and be it further

RESOLVED, that following the County Attorney's review and approval, the PILOT Agreement shall be executed pursuant to Niagara County's Contract Policy.

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		NIAGARA	A COUNTY LEGISLAT	TURE	€ •
FROM:	Administration C	ommittee	DATE: _12/	/06/22 RESOLUTI	ON#_AD-034-22
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APPROV	VED BY FORNEX	REVIEWED BY CO. MANAGER	COMMITTEE ACTION AD - 12/6/22	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	
₩ 28		A COUNTY AND DO	ORIZING PILOT AGRI G NIAGARA, LLC FOR D, TOWN OF LEWIST	PROPERTY LOCATED	AT
pro	cial ad valorem level perty from the const	ies, special assessmen ruction of a solar syste	ts and real property taxe em specified by the statut	ay grant a real property tax ess attributable to the increase ("Solar Systems"); under stem up to the full amount o	se in value on a the existing law,

WHEREAS, pursuant to Local Law No. 3 for 2020, passed by the Niagara County Legislature on October 20, 2020, the County removed the real property exemption for solar and wind energy as provided under RPTL §487, and

owed for a period of fifteen (15) years, the exact dollar amount of payments to be made under an RPTL § 487 tax

exemption is set forth in a contract for payments in lieu of taxes ("PILOT Agreement"), and

WHEREAS, prior to the passage of the Local Law, the County was officially notified of the project on 2645 Ridge Road, Town of Lewiston, New York that the company was seeking a Payment in Lieu of Taxes Agreement (PILOT) pursuant to RPTL § 487, and

WHEREAS, DG Niagara, LLC (the "System Owner") has received approval to build and completed construction for a "Solar Energy System" as defined in New York Real Property Tax Law ("RPTL") §487 (1)(b) (herein the "System") with an expected nameplate capacity ("Capacity") of approximately 5.0 Megawatts AC on a parcel of land located within the Town of Lewiston at 2645 Ridge Road and identified on the County of Niagara Tax Maps as Tax Parcel # 76.00-2-12.1, and

WHEREAS, upon receiving the Notice of Intent to Construct the System the County of Niagara exercised its right to require a PILOT Agreement with the System Owner, under which the System Owner (or any successor owner of the System) will be required to make annual payments to the County for the fifteen-year term of the proposed PILOT Agreement, now, therefore, be it

RESOLVED, the PILOT Agreement for 2645 Ridge Road, Lewiston, N.Y., for Solar Energy Systems between DG Niagara, LLC and the County of Niagara for \$2,000.00 per megawatt/AC of Nameplate Capacity for a total payment of \$10,000 in the first year, with said annual payments to be escalated two percent (2%) annually is hereby approved, and be it further

RESOLVED, that following the County Attorney's review and approval, the PILOT Agreement shall be executed pursuant to Niagara County's Contract Policy.

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ADMINISTR	ATION	COMMITTEE

FROM:	Administration Committee	÷	_ DATE:12	2/06/22	RESOLUTION #AD-035-2
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APPROVEI CO. ATTOI			TTEE ACTION 12/6/22		CTION Abs Noes Abs Noes
g		AUTHORIZE THE GENCY AND APP 7 TAX ASSESSM	ROPRIATED	FUND BALAN	CE FOR
which and A	WHEREAS, the County Are cost of the defense of the Continuous an appraisal of the Appropriated Fund Balance the nical Services LLC tax assessing RESOLVED, that the follows	CWM Chemical Ser property owned by o pay for these liti ment matters, now, t	vices, LLC an CWM; theref gation matters herefore, be it	d Republic Servi ore, it is necessal concerning Rep	ces tax assessment cases, ry to use the Contingency ublic Services and CWM
* 1	INCREASE APPROPRIAT	TED FUND BALAN	NCE:	139	A 0
is a	A.40599.00	Appropriated Fur	nd Balance	\$31,054.00	F
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æ	DECREASE APPROPRIA	TIONS:	m e	5) Na
*	A.08.1990.000 74500.01	Contingency Fun	ds	\$69,507.00	
ž.	INCREASE APPROPRIAT	ΓΙΟΝS:	à	e e	а в
950	A.11.1930.110 74500.01	Special Litigation Contractual Expe		\$100,561.00	
EX	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	gr (30)	₩ ₩ ₩	.00	
ADM	IINISTRATION COMMITTE		6 A A	e	E
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	NIAGARA COUNT	Y LEGISLA.	IURE			
FRO	OM: Community Services Committee	DATE:	/06/22	RESOI	LUTION #	CS-047-22
47 (2016) 201	and Administration Committee	e *	ē*	1 8		
	ATTORNEY CO. MANAGER CS -	TEE ACTION 12/6/22 12/6/22	Approved:	TIVE ACTION Ayes Ayes	Abs.	Noes
*	MH - 2022 BUDGET MODIFICATION –	ACCEPT OPI	OID SETTL	EMENT FU	NDS	v
121	WHEREAS, the County of Niagara is concerned about County Opioid Task Force (OASIS) in 2016 in recognition communities, and					
	WHEREAS, the County of Niagara entered into and jo sellers of opioids in 2018, and	ined a range of	litigation aga	ainst manufac	turers, distr	ibutors, and
a	WHEREAS, the NYS Attorney General's office and numerous settlements with manufacturers, distributors, and sellenters.			Generals' o	offices have	negotiated
	WHEREAS, the County of Niagara is in receipt of functions on County operations and funds designated for treatment, $C-$ approved uses" and					
. 3	WHEREAS, the Niagara County Department of Ment Governmental Unit (LGU), is responsible for the planning an continuance of services to individuals with mental illness and so	d oversight of	the service s	ystem to ensi	are the avai	lability and
(22)	WHEREAS, the Niagara County Department of Ment gathered data and input to create a plan for the distribution and usessions, and legislative committee meetings, and					
9 1884	WHEREAS, these planning efforts resulted in the id including clinical services; community supports/services; prevention/outreach. strategies and solutions which require external Office of Addiction Services and Supports, and	workforce tra	aining; dive	rsity, equity	, and incl	usion; and
	WHEREAS, the County of Niagara is committed to meaningful impact through Schedule C funds, while avoiding defforts and projects related to developing community supports 35% of funds), and outreach/prevention efforts $(15 - 20\%)$ of funds	luplication of ex and services (5	xisting fundir	ng source. fun	ds will be a	llocated for
	WHEREAS, NCDMH will continue to monitor impaplanning purposes, now, therefore, be it	act of the targe	ted investme	nts and cont	inue to gath	ner data for
	RESOLVED, that the County of Niagara accepts Opic restricted to Schedule C approved uses to A.21.4310.401 42770			cords all opio	oid settleme	nt revenues
	RESOLVED, that NCDMH is given authorization to approval by Niagara County Legislature.	administer the	Schedule C	funds in acc	cordance w	ith separate
*	a s s s s s s s s s s s s s s s s s s s			*	2)	* * 4

ADMINISTRATION COMMITTEE

COMMUNITY SERVICES COMMITTEE

FROM: _	Community Servi	ces Committee	DATE: _12/	/06/22	RESOLUTION	#CS-048-22
¥	and Administration	n Committee	a as ^a	9.00 8	€	E
APPROV CO. ATTO		REVIEWED BY CO. MANAGER	COMMITTEE ACTION CS - 12/6/22 AD - 12/6/22	LEGISLATIVE Approved: Ayes Rejected: Ayes Referred:	Abs	Noes
	OLISH FULL TIN	ME LICENSED CL	OF MENTAL HEALTH INICIAN POSITION/ C CIAN POSITIONS - BU	CREATE AND	FILL TWO P	
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con			partment of Mental Health t and integrated care service			And the second s
nec	+1 S	Niagara County Dep partmental and client	artment of Mental Health needs, and	& Substance A	buse Services	restructure is
	gram due to the no	n-traditional hours re	ficulty in recruiting full tequired by the program, of ditional hours required to p	creating two par	t time position	2
and		CDMH is committed	d to and has demonstrated	d operating in a	responsible fi	scal manner,
at n		e Licensed Clinician y, now, therefore, be	positions are budget neutit	tral, supported 1	00% through	state aid, and
			nician (vacant as of Nove 0.00 - \$60,624.20, be abo	A 10 TO THE REST OF THE REST O	O 98 27	Sale and the sale
	nbers, MHD 300100	0.13827 and MHD 3	7.5 hours per week) Licer 00100.13828, salary \$25, illed effective December	935.00 each, be		
	t # #	30	8			8.
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		CES COMMITTEE		STRATION CC		

ROM:Community Safe	ety & Security Comm	nittee D	ATE: _12/	/06/22	RESOLU	TION #C	SS-106-2
and Administrati	on Committee	n = 4	A CONTRACTOR AND A CONT	į.	(4)	585	
PPROVED BY O. ATTORNEY	REVIEWED BY CO. MANAGER	COMMITTEE CSS - 12 AD - 12/		Approved:	TIVE ACTION Ayes A Ayes A	bs bs	Noes
	DISTRICT A	TTORNEY SEC	TION 82	5 INCRE	ASE	¥Ē	$z_{i_{\overline{M}\setminus i}}$
8 ¥ (DISTRICTA	I TORIVET SEC	/11O1\ 02	25 IIICKE	ISL2		10.60
WHEREAS, annual allowance to t expenses incurred in supervisors of Niagar	the performance of t	and his assistants	to be pai	id monthly,	in lieu of mi	eage and	traveling
WHEREAS, of year to be paid out at	currently, each Assist one hundred dollars p		rney rece	ives one th	ousand two h	undred d	lollars per
WHEREAS, e	effective July 1, 2022	the Internal Revo	enue Serv	ice mileage	rate is \$.625	per mile	, and
WHEREAS, o	on average, Assistant ustice Courts within l			two hundre	ed and fifty r	niles per	month to
WHERAS, the one thousand two hu per Assistant District		0) annually to on	e thousar	nd eight hu			
RESOLVED, payable to Assistant County of Niagara at dollars (\$150) per mo	one thousand eight	or expenses incu	irred in the	he perform	ance of their	duties v	within the
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COMMUNITY SAFE COMMITTEE	ETY & SECURITY	8	21 (2)	a a			w v
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ADMINISTRATION	COMMITTEE		35		r A m	,	* *

OM: Community Saf	ety & Security Comm	nittee DATE: 12/	06/22 RESOLUT	ION# CSS-107-
and Administrati	on Committee	R 62	27	
II COLUMN TO THE PARTY OF THE P		COMMITTEE ACTION CSS - 12/6/22 AD - 12/6/22 HERIFF'S OFFICE BUD MINAL ALIEN ASSISTA		sNoes
Noon.	, botti i avai otti	1 P		
	_	neriff's Office has been not tice Assistance FY2021	•	
		ne Department of Justice mets due to incarceration of u		
WHEREAS, t cost of correction offi		Niagara County Sheriff's	Office is \$6,933 which is t	used to offset the
		heriff's Office also pays a ant as well as the application		
•	tance Program (SCAA	ounty Attorney review, the AP) Grant may be execute		
RESOLVED,	that the following buc	dget modification be effect	uated:	
INCREASE E	STIMATED REVEN	IUE:	(m)	
A.17.3150.00	42264.00	Jail Facilities Svcs, Othe	r Gov Revenue	\$ 1,526
INCREASE A	PPROPRIATIONS:	# 41 #	as g	સ હ સ્ત્રો
A.17.3150.00	74500.01	Contractual Expenses		\$ 1,526
		a a as	S 9	27 HER

ROM: Community S	afety & Security Comm	nittee DAT	E: 12/06/22	RESOLUTIO	N# CSS-108-22
and Administra	ation Committee	542 MF ⁴	ř	*	
APPROVED BY CO. ATTORNEY	REVIEWED BY CO. MANAGER	COMMITTEE AC CSS - 12/6/2 AD - 12/6/2	/22 Approved: A	IVE ACTION Ayes Abs Ayes Abs	
JA	AL HEALTH CARE			LIFIED SERV	ICE
9 9	C	RGANIZATION A	GREEMENT		ä
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	, Niagara County Sher gara County Jail, inclu			ng medical care t	o inmates and
	, the medical care for in cluding mental health a			faceted due to the	e wide variety
County Jail federal	, PrimeCare has been inmates since 2016, ensure the health and s	which has helped th	e Niagara County		
into a Business Ass	, with the PrimeCare I ociate and Qualified Se as that will govern the t	rvice Organization A	greement to abide	e by all applicable	e federal, state
Service Organization agreement, which a	O, that following the On Agreement, the Charlecknowledges the Courand security requireme	irman of the Legisla ty's obligations und	ture be, and hereb	y is, authorized	to execute the
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ADMINISTRATIO	N COMMITTEE		* * * * * * * * * * * * * * * * * * *	* *	* · · · · · · · · · · · · · · · · · · ·

OM:	Community Safe	ety & Security Commi	ttee	DATE: 12/0	6/22	RESOLUTION	#CSS-109-
SPEN BEFORE A SPECIAL SECTION AND ADDRESS OF THE PERSON AND ADDRESS OF	and Administration	on Committee	no se ŝ			*	2
PROVE ATTO		REVIEWED BY CO. MANAGER	COMMITTEI CSS - 12 AD - 12/	6/22	LEGISLATIV Approved: Ay Rejected: Ay Referred:	E ACTION es Abs es Abs	NoesNoes
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valida		o other ELISA reager o match the required s					developed a
Trạin		mmunalysis will not ar service contract for					
of the		hat Immunalysis Corpce of training and one					d sole source
pursu		following the County ounty's contract policy		view and ap	oproval, the	contract shall b	e authorized
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	IMUNITY SAFE IMITTEE	TY & SECURITY	ž " e	B	9.		
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ADM	MINISTRATION	COMMITTEE	E	U SE			(e (25)
			5	are t		0	Sa.

and Administration Co	mmittee	u e ^g	£	3 47
	VIEWED BY MANAGER	COMMITTEE ACTION CSS - 12/6/22 AD - 12/6/22	LEGISLATIVE ACTION Approved: Ayes Ab Rejected: Ayes Ab Referred:	s Noes s Noes
	MIACAD	A COUNTRY CHEDIEE	OFFICE	
ACCEPT MOTOR		A COUNTY SHERIFF'S IEFT AND INSURANCE		N GRANT
ACCELLIMOTOR	VEHICLE III		A TRACE TREVENTION	GIMINI
Criminal Justice Services the Prevention Program, and	nat it has been a	awarded \$20,000 under the	e Motor Vehicle Theft and	I Insurance Fraud
WHEREAS, the M Niagara County Sheriff's C		neft and Insurance Fraud years, and	Prevention Grant has bee	n awarded to the
WHEREAS, the per	formance perio	d for this grant is January	1, 2023 through December	r 31, 2023, and
WHEREAS, the gravehicle insurance fraud covericle theft and insurance and information sharing, an	inty-wide; this raud related cri		itegrated means to prevent	t and deter motor
WHEREAS, the fur	ds are included	in the 2023 budget, now,	therefore, be it	ž.
		unty Attorney review, the N ce Fraud Prevention Gran		
County Contract Policy		92		
		*		
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FROM:	Economic Development Committee		DATE:	12/06/22	RESOLUTION #_ED-034-22		
24 SE	and Administ	tration Committee	es to	il.	9:	V	
APPROV		REVIEWED BY CO. MANAGER	COMMITTEE ACTION ED - 12/6/22			Noes	
KALP	My		AD - 12/6/22	Rejected: Ay	es Abs	Noes	

RESOLUTION OF THE NIAGARA COUNTY LEGISLATURE, AS THE ELECTED LEGISLATIVE BODY OF NIAGARA COUNTY, NEW YORK, IN ACCORDANCE WITH SECTION 147(F) OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED (THE "CODE"), APPROVING THE ISSUANCE BY THE NIAGARA COUNTY INDUSTRIAL DEVELOPMENT AGENCY IN ONE OR MORE SERIES, OF UP TO \$22,000,000 MAXIMUM PRINCIPAL AMOUNT OF TAX-EXEMPT MULTIFAMILY HOUSING REVENUE BONDS (OAHS NIAGARA TOWERS TO LLC APARTMENTS), SERIES 2022

WHEREAS, the Niagara County Legislature (the "Legislature"), as the elected legislative body of Niagara County, New York (the "County") has been advised by the Niagara County Industrial Development Agency (the "Issuer") that, in order to assist in the financing of a certain Project (as defined below) for the benefit of OAHS Niagara Towers TC LLC, a New York limited liability company, or an entity formed or to be formed by or on behalf of itself (collectively, the "Company"), the Issuer proposes to issue, contingent upon the adoption of this Resolution, its Tax-Exempt Multi-Family Housing Revenue Bonds (OAHS Niagara Towers TC LLC Apartments), Series 2022 in the maximum aggregate principal amount not to exceed \$22,000,000 (the "Series 2022 Bonds"), in one or more series, for the purpose of assisting with the Project (the "Project"), consisting of: (A) the acquisition of a leasehold interest in approximately 2.56-acre parcel of land located at 821 Cedar Avenue and 901 Cedar Avenue in the City of Niagara Falls, Niagara County, New York 14301 (the "Land", being more particularly identified as tax parcel numbers 144.78-2-48 and 144.78-3-2.2), together with the existing approximately 144,300 square-foot, eighteen-story, 200-unit senior affordable housing complex thereon (the "Existing Improvements"); (B)(i) the renovation, refurbishment and upgrading of the Existing Improvements; (ii) upgrades to electrical equipment; (iii) updates to all major systems including elevators and heating systems; and (iv) improvements to various site features (collectively, the "Improvements"); (C) the acquisition and installation in and around the Improvements of certain items of machinery, equipment, fixtures, furniture and other incidental tangible personal property (collectively, the "Equipment", and together with the Land, the Existing Improvements and the Improvements, the "Facility"); (D) the payment of all or a portion of the costs of issuing the Bonds, credit enhancement fees relating to the Bonds, if any, funding a debt service reserve fund, if any, and capitalized interest, if any; and (E) the retention by the Issuer of a leasehold or other interest in the Facility and the lease or sale of the Issuer's interest in the Facility back to the Company pursuant to an agreement which shall require the Company to make payments sufficient to fund the debt service payments on the Bonds and make certain other payments. All of the facilities financed and/or refinanced with the Bonds are or will be owned and/or operated by the Company, and are or will be located at 821 Cedar Avenue and 901 Cedar Avenue in the City of Niagara Falls, Niagara County, New York 14301, and

WHEREAS, pursuant to Article 8 of the New York Environmental Conservation Law and the regulations promulgated thereto at 6 N.Y.C.R.R. Part 617 (collectively referred to as "SEQRA"), the Issuer determined that the Project constitutes a "Type II Action" as said term is defined in SEQRA, and therefore no further action is required to be taken under SEQRA, and

WHEREAS, pursuant to Section 147(f) of the Internal Revenue Code of 1986, as amended (the "Code"), interest on the Series 2022 Bonds will not be excluded from gross income for Federal income tax purposes

unless the issuance of the Series 2022 Bonds is approved by the County Legislature after a public hearing to consider both the issuance of the Series 2022 Bonds and the nature and location of the facilities located within the County financed therewith has been conducted following reasonable public notice, and

WHEREAS, on November 30, 2022, the Issuer held such a public hearing (the "Public Hearing") upon proper notice in compliance with the Code and Section 859-a of Title 1 of Article 18-a of the General Municipal Law of the State of New York, as amended, and Chapter 569 of the Laws of 1972 of the State of New York (hereinafter collectively called the "Act"), with notice of such Public Hearing having been submitted to the *Niagara Gazette* for publication, and

WHEREAS, to aid the Legislature in its deliberations, the Issuer has made available to the members of the Legislature prior to this meeting (a) the Company's application to the Issuer for financial assistance; (b) the notice of public hearing published in the *Niagara Gazette* on November 16, 2022, together with proof of publication, and (c) the minutes of such public hearing held on November 30, 2022, and

WHEREAS, the Legislature, after due consideration of the foregoing, as the "applicable elected representative" of Niagara County, New York, within the meaning of Section 147(f)(2)(E) of the Code, desires to approve the issuance of the Series 2022 Bonds and the application of up to \$22,000,000 maximum principal amount thereof to undertake the Project, provided the principal, premium, if any, and interest on the Series 2022 Bonds shall be special obligations of the Issuer and shall never be a debt of the State of New York (the "State") or any political subdivision thereof including, without limitation, Niagara County, New York and neither the State nor any political subdivision thereof including, without limitation, Niagara County, New York shall be liable thereon.

NOW, THEREFORE, BE IT RESOLVED, by the Niagara County Legislature as follows:

Section 1. For the purpose of satisfying the approval requirement of Section 147(f) of the Code, the Legislature hereby gives its approval of the issuance by the Issuer of the Series 2022 Bonds, and the application thereof to finance Project; *provided* that, the Series 2022 Bonds, and the premium (if any) and interest thereon, shall be special obligations of the Issuer and shall never be a debt of the State of New York or any political subdivision thereof including, without limitation, Niagara County, New York and neither the State of New York nor any political subdivision thereof including, without limitation, Niagara County, New York, shall be liable thereon.

Section 2. This Resolution shall be deemed to be made for the benefit of the holders of the Series 2022 Bonds.

<u>Section 3.</u> This Resolution shall take effect immediately.

ECONOMIC DEVELOPMENT COMMITTEE

FROM:	Economic Development Committee		DATE: _1	2/06/22	RESOLUTION #	ED-033-22
	and Administration	on Committee	SEC 65	536 8	······································	*
APPROV		REVIEWED BY CO. MANAGER	COMMITTEE ACTION ED - 12/6/22 AD - 12/6/22	Approved: Ay Rejected: Ay Referred:	es Abs	Noes

RESOLUTION OF THE NIAGARA COUNTY LEGISLATURE, AS THE ELECTED LEGISLATIVE BODY OF NIAGARA COUNTY, NEW YORK, IN ACCORDANCE WITH SECTION 147(F) OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED (THE "CODE"), APPROVING THE ISSUANCE BY THE NIAGARA COUNTY INDUSTRIAL DEVELOPMENT AGENCY IN ONE OR MORE SERIES, OF UP TO \$19,000,000 MAXIMUM PRINCIPAL AMOUNT OF TAX-EXEMPT MULTIFAMILY HOUSING REVENUE BONDS (OAHS URBAN PARK TC LLC APARTMENTS), SERIES 2022

WHEREAS, the Niagara County Legislature (the "Legislature"), as the elected legislative body of Niagara County, New York (the "County") has been advised by the Niagara County Industrial Development Agency (the "Issuer") that, in order to assist in the financing of a certain Project (as defined below) for the benefit of OAHS Urban Park TC LLC, a New York limited liability company, or an entity formed or to be formed by or on behalf of itself (collectively, the "Company"), the Issuer proposes to issue, contingent upon the adoption of this Resolution, its Tax-Exempt Multi-Family Housing Revenue Bonds (OAHS Urban Park TC LLC Apartments), Series 2022 in the maximum aggregate principal amount not to exceed \$19,000,000 (the "Series 2022 Bonds"), in one or more series, for the purpose of assisting with the Project (the "Project"), consisting of: (A) the acquisition of a leasehold interest in approximately 0.73-acre parcel of land located at 77 Main Street in the City of Lockport, Niagara County, New York 14094 (the "Land", being more particularly identified as tax parcel number 109.55-1-7), together with the existing approximately 103,713 square-foot, twelve-story, 150-unit senior affordable housing complex thereon (the "Existing Improvements"); (B)(i) the renovation, refurbishment and upgrading of the Existing Improvements; (ii) upgrades to electrical equipment; (iii) updates to all major systems including elevators and heating systems; and (iv) improvements to various site features (collectively, the "Improvements"); (C) the acquisition and installation in and around the Improvements of certain items of machinery, equipment, fixtures, furniture and other incidental tangible personal property (collectively, the "Equipment", and together with the Land, the Existing Improvements and the Improvements, the "Facility"); (D) the payment of all or a portion of the costs of issuing the Bonds, credit enhancement fees relating to the Bonds, if any, funding a debt service reserve fund, if any, and capitalized interest, if any; and (E) the retention by the Issuer of a leasehold or other interest in the Facility and the lease or sale of the Issuer's interest in the Facility back to the Company pursuant to an agreement which shall require the Company to make payments sufficient to fund the debt service payments on the Bonds and make certain other payments. All of the facilities financed and/or refinanced with the Bonds are or will be owned and/or operated by the Company, and are or will be located at 77 Main Street in the City and Town of Lockport, Niagara County, New York 14094, and

WHEREAS, pursuant to Article 8 of the New York Environmental Conservation Law and the regulations promulgated thereto at 6 N.Y.C.R.R. Part 617 (collectively referred to as "SEQRA"), the Issuer determined that the Project constitutes a "Type II Action" as said term is defined in SEQRA, and therefore no further action is required to be taken under SEQRA, and

WHEREAS, pursuant to Section 147(f) of the Internal Revenue Code of 1986, as amended (the "Code"), interest on the Series 2022 Bonds will not be excluded from gross income for Federal income tax purposes

unless the issuance of the Series 2022 Bonds is approved by the County Legislature after a public hearing to consider both the issuance of the Series 2022 Bonds and the nature and location of the facilities located within the County financed therewith has been conducted following reasonable public notice, and

WHEREAS, on November 29, 2022, the Issuer held such a public hearing (the "Public Hearing") upon proper notice in compliance with the Code and Section 859-a of Title 1 of Article 18-a of the General Municipal Law of the State of New York, as amended, and Chapter 569 of the Laws of 1972 of the State of New York (hereinafter collectively called the "Act"), with notice of such Public Hearing having been submitted to the *Niagara Gazette* for publication, and

WHEREAS, to aid the Legislature in its deliberations, the Issuer has made available to the members of the Legislature prior to this meeting (a) the Company's application to the Issuer for financial assistance; (b) the notice of public hearing published in the *Niagara Gazette* on November 16, 2022, together with proof of publication, and (c) the minutes of such public hearing held on November 29, 2022; and

WHEREAS, the Legislature, after due consideration of the foregoing, as the "applicable elected representative" of Niagara County, New York, within the meaning of Section 147(f)(2)(E) of the Code, desires to approve the issuance of the Series 2022 Bonds and the application of up to \$19,000,000 maximum principal amount thereof to undertake the Project, provided the principal, premium, if any, and interest on the Series 2022 Bonds shall be special obligations of the Issuer and shall never be a debt of the State of New York (the "State") or any political subdivision thereof including, without limitation, Niagara County, New York and neither the State nor any political subdivision thereof including, without limitation, Niagara County, New York shall be liable thereon.

NOW, THEREFORE, BE IT RESOLVED, by the Niagara County Legislature as follows:

Section 1. For the purpose of satisfying the approval requirement of Section 147(f) of the Code, the Legislature hereby gives its approval of the issuance by the Issuer of the Series 2022 Bonds, and the application thereof to finance Project; *provided* that, the Series 2022 Bonds, and the premium (if any) and interest thereon, shall be special obligations of the Issuer and shall never be a debt of the State of New York or any political subdivision thereof including, without limitation, Niagara County, New York and neither the State of New York nor any political subdivision thereof including, without limitation, Niagara County, New York, shall be liable thereon.

Section 2. This Resolution shall be deemed to be made for the benefit of the holders of the Series 2022 Bonds.

<u>Section 3.</u> This Resolution shall take effect immediately.

ECONOMIC DEVELOPMENT COMMITTEE

FROM:	Infrastructure &	Facilities Committee	DATE:	12/06/22	RESOLUTION	T#_IF-153-22
rkom	and Administrati	on Committee	. ,		_ ,	
	VED BY FORNEY	REVIEWED BY CO. MANAGER	COMMITTEE ACTIO IF - 12/6/22 AD - 12/6/22	Approved: A	VE ACTION Ayes Abs Ayes Abs	Noes
,	TC	THE WATER RAT	ROVING AND CONF TE SCHEDULE OF T IN THE COUNTY OF	HE NIAGARA	COUNTY	
	elve Towns locate	d within Niagara Cou	Vater District is a who inty, as well as certain tail users at prices that	n Villages and o	certain "out of d	
		nd do not rely on the	l within Niagara Count Niagara County Water			
on			ard of the Niagara Cou eases in the Water Rate			
the	posed increase was Chambers of the rsons appearing the	as called, notice thereo County Legislature,	sions of Section 266 of was duly published Lockport, New York, allowed to offer eviden	in accordance von November 1	with law and the 5, 2022 at 5:30	same held in p.m., and all
:	RESOLVED,	by the Niagara Count	y Legislature of the Co	ounty of Niagara	, New York, as fo	ollows:
rat	Section 1. es are hereby appro	The amendment to the oved as follows, effect	ne Niagara County Wat ive January 1, 2023.	ter District Rule	s and Regulation	s establishing
	Section XII –	Water Service Classif	ications and Rates	= 1397 \$5)/ (9r)	s s
	Classification	No. 1 – Rates are here	eby established as follo	ows:	я "	¥i
Ta	Rates for water xes:	er used by Corporation	ns located within the D	istrict with prop	erties subject to V	Water District
anı			ns located outside the l by contract between th			
	Water Rate as	of January 1, 2023	\$1.00	0/1,000 gallons	¥ .	ड (क) हु हैं
ž	Water Rate as	of January 1, 2025	\$1.10	0/1,000 gallons		
9	Water Rate as	of January 1, 2027	\$1.20	0/1,000 gallons	8	×

Classification No. 1A – Rates are hereby established as follows:

Rates for water used by Corporations or other entities located outside the District (out of District rate)

Water Rate as of January 1, 2023......\$2.00/1,000 gallons

Water Rate as of January 1, 2025......\$2.20/1,000 gallons

Water Rate as of January 1, 2027.....\$2.40/1,000 gallons

or such other rate that shall be determined by contract between the Niagara County Water District and Corporations or other entities.

Section 2. This Resolution shall take effect as hereinbefore set forth.

INFRASTRUCTURE & FACILITIES COMMITTEE

ADMINISTRATION COMMITTEE

ROM:	Infrastructure &	Facilities Committee	DATE:	12/06/22	RESOLUTION	v# IF-154-22
960 WE	and Administration	on Committee		į.		
APPROV CO. ATTO hull		REVIEWED BY CO. MANAGER	COMMITTEE ACTIO IF - 12/6/22 AD - 12/6/22		E ACTION es Abs es Abs	NoesNoes
(36)		В	JDGET MODIFICAT	ON.	» ≝ 	w ^{rec}
	STA	AMP WATER SUPP	PLY 2 ND AMENDMEN	NT - WATER D	ISTRICT	8
	*		压制			s s
Lan requ	inty Economic Dodscape Architecturalirements to make	evelopment Center (re, PC (Wendel) and e a STAMP 6 MGD	Vater District (NCWD) GCEDC), Wendel W Seaman Norris LLP or water supply infrastrument on January 25, 20	D Architecture, n May 5, 2019, fucture project re	Engineering, for engineering	Surveying & and planning
	WHEREAS, th	ne GCEDC has receive	ed funding commitmen	ts from New You	rk State, and	380 E
	WHEREAS, the sultants relative to ing its professional	the Project and requ	r expenses for profess iires reimbursement fo	sional services properties and expenses re	provided by its elated to the Pr	s professional roject prior to
STA	ector to enter into AMP Water Suppl	a Second Amendme ly Package 03 Easer	Vater District Adminis nt to the Agreement for ments Wendel Project neering and legal costs	or the profession No. 31461907	al services in a	regards to the
6.	WHEREAS, th	nere will be no cost to	the Water District, nov	v, therefore, be it	# 6	
	RESOLVED, t	hat the following bud	get modification be eff	ectuated:	e	
	INCREASE R	EVENUE:	₩ 50 20 20			
	H703.31.8397.	000.41289.02 Other	General Gov. Income-N	Misc. \$81	,750·	8 ss
	INCREASE A	PPROPRIATION:	G	No	а	ST NAT
	H703.31.8397.	000.72600.03 Water	-Stamp Water Supply	\$81	,750	# s
	* * * .	e G (81) 4	a a m	3 c c c c c c c c c c c c c c c c c c c	n	и и а ў
INIT	DACTDUCTUDE	& EACH ITIES	ADMI	NISTRATION C	OMMITTEE	

COMMITTEE

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OM: Infrastruct	ure & Facilities Committee	DATE: 12	/06/22 I	RESOLUTION#	IF-155-2
and Admir	nistration Committee	x	ŗ		
PROVED BY ATTORNEY	REVIEWED BY CO. MANAGER	COMMITTEE ACTION IF - 12/6/22 AD - 12/6/22	LEGISLATIVE A Approved: Ayes _ Rejected: Ayes _ Referred:	Abs	Noes
a ac		TO THE ROYALTON R ROJECT BUDGET MOI		AGE	
	CAPITALFI	ROJECI BUDGEI MOI	DIFICATION		
1986 40	EAS, these funds need to be VED, that the following bu			erefore, be it	3 0
INCREA	ASE ANTICIPATED REV	ENUE:	×	8	de a
so .	5.7110.000.42705.00 ASE EXPENSES:	Gifts and Donations Rev	venue .	\$10,000	
H749.15	5.7110.000.72400.00	Land Improvements		\$10,000	
INFRASTRUC COMMITTEE	TURE & FACILITIES	ADMINI	STRATION CO	MMITTEE	

			2			s: 8	•7	5
ROM:In	frastructure & I	Facilities Committee		DATE:	/06/22	RESO	LUTION#	IF-156-2
. an	d Administratio	n Committee	94	. X	ior.	*0		
PPROVED I		REVIEWED BY CO. MANAGER	IF - 1	EE ACTION 2/6/22 2/6/22	Approved:		Abs	Noes Noes
100.			R. Santanana areas	#	.8		3	
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	PURPI	LE HEART VETEI	RANS MONU	JMENT BU	DGET M	ODIFICA	LION	
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		esolution#IF-143-22 cans Monument, and		ber 15, 2022	authorized	l funds to al	low for the	placement
		e Department of Pub th the design of a Pu					alified cons	sulting firm
	With the contract of the contr	unds are available e Heart Veterans Mo		H761.15.162	0.000 724	100.00 Lan	d Improv	ements for
		ior to the execution m, language and cor				ty Attorney	will revie	w them for
to Nuss	RESOLVED, the baumer & Clared \$15,000, and	nat the professional s ke, Inc., 3556 Lake be it further	services contra Shore Road, S	suite 500, Bu	rple Heart uffalo NY	Veterans M 14219 for a	Monument a contract	be awarded amount not
		that following the cuted pursuant to the				rple Heart	Veterans	Monument
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378	8			¥.		3.		
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INFRA COMM	reconfirm of the religion	S & FACILITIES	×	ADMINI	STRATIO	N COMMI	TTEE	

	THEOLIN	COUNT EEGISE	HORE		
ROM:Infrastructure &	E Facilities Committee	DATE:	2/06/22	RESOLUTIO	N# <u>IF-157-22</u>
and Administrat	ion Committee	20 E	g ^g	ę.	4
APPROVED BY DO. ATTORNEY	REVIEWED BY CO. MANAGER	COMMITTEE ACTION IF - 12/6/22 AD - 12/6/22	Approved:	IVE ACTION Ayes Abs Ayes Abs	NoesNoes
SHAW	WATERLINE REPL	ACEMENT PROJEC	T - CHANG	E ORDER NO.	1
* *	9		e	2	•
	Resolution No. IF-09 ent Project to NFP & So and				
increase the contract	it is necessary to exten in the amount of \$30,0 County, for a revised c	697.05 for rock excava	tion and othe		
	prior to the execution of orm, language and com			Attorney will re	eview them for
31, 2022 and increase	that the contract for the ed in the amount of \$30 ised contract amount of	,697.05, for rock excav	ation and othe		
	that following the Co executed, pursuant to the			Waterline Replac	ement Project
ž.		e ca :	oto	e a s s	
INFRASTRUCTURI COMMITTEE	E & FACILITIES	ADMIN	ISTRATION	COMMITTEE	130 F
	e e e e e e e e e e e e e e e e e e e	<	9	¥	# @ ·

			W)	
FROM: Infrastructure & Facilities Committee	DATE:12	/06/22	RESOLUTION #	₄ _IF-158-22
and Administration Committee	# \$ W	g.	5	*
APPROVED BY CO. ATTORNEY CO. MANAGER IF AD	MITTEE ACTION - 12/6/22 - 12/6/22	LEGISLATIVE Approved: Aye Rejected: Aye Referred:		NoesNoes
KRULL PARK SHORELING DESIGN SERVICES CONT				94 ° 94 ° 94 ° 94 ° 94 ° 94 ° 94 ° 94 °
WHEREAS, Resolution No. IF-127-19, date for the Krull Park Shoreline Rehabilitation project 14202, for a contract amount of \$375,979, and				
WHERAS, Resolution No. IF-102-21 dated to December 31, 2022, at no additional cost to the c				pletion date
WHEREAS, it is necessary to increase the construction inspection, for a total contract amount		4,490, for cons	struction admini	stration and
WHEREAS, prior to the execution of the recapproval as to legal form, language, and compliance			ttorney will revi	ew them for
RESOLVED, that the contract to, WSP US increased by \$184,490 for construction administrat of \$560,469, and be it further				
RESOLVED, that, following the County At to the Niagara County Contract Policy.	torney's review,	the change orde	er may be execut	ted pursuant
	80	59C		
*	e e **	N 8 6		9
INFRASTRUCTURE & FACILITIES COMMITTEE	ADMINI	STRATION C	OMMITTEE	
∞.	\$ × **	×2		

	THEOLINA	COUNTY DEGISERY	CRE	1. N. V	
FROM	Infrastructure & Facilities Committee	DATE:12	/06/22	RESOLUTION #	#_IF-159-22
	and Administration Committee	8 8	4 2	1	
	OVED BY REVIEWED BY CO. MANAGER	COMMITTEE ACTION IF - 12/6/22 AD - 12/6/22	Rejected: Ayes	ACTION Abs Abs	Noes
,	COURT HOUSE BOILER REPLA		ONAL SERVI	CES CONTRA	ACT
		AMENDMENT NO. 1		Ř	8
e	WHEREAS, Resolution No. IF-120- pervices to LaBella Associates, 300 Pearls Sexceed \$191,442.70, and WHEREAS, it is necessary to extend	Street, Suite 130, Buffalo	o, NY 14202, fo	or a contract an	nount not to
	WHEREAS, prior to the execution of approval as to legal form, language and com			torney will revi	ew them for
e	RESOLVED, that the professional sextended until March 31, 2024, for a zero do			iler Replacemen	nt project be
	RESOLVED, that following the Cou Amendment, may be executed, pursuant to the			Boiler Replacei	ment project
18	; ;				
	F	8 3	# # K	* *	
	NFRASTRUCTURE & FACILITIES COMMITTEE	ADMINI	STRATION CO	OMMITTEE .	

FROM:	Infrastructure & Facilities Committee	ee DATE:	2/06/22 RESO	LUTION	#_IF-160-22
*	and Administration Committee	ar en ²⁷	17 N		
APPROVE		COMMITTEE ACTION	LEGISLATIVE ACTIO		
CO. ATTO	RNEY CO. MANAGER	IF - 12/6/22	Approved: Ayes	Abs	Noes
Mala		AD - 12/6/22	Rejected: Ayes	Abs	Noes
1 m			Referred:		
2100	J. C. L. Darma		TTTC - 0.00	z.	g ⁶
*		L PROJECT CLOSE OU		V.	
	REALL	OCATION OF PROJEC	T FUNDS		ě
	2	12 9292	×	۰	8
that r	WHEREAS, the following capita need to be transferred back to the original		leted and have accoun	t balanc	es remaining
sourc	WHEREAS, the closing of these se of capital reserves, and	projects would result in \$5	48,648.99 returning to	the orig	ginal funding
*		365	12 25		
	WHEREAS, rehabilitation of Wo	olcottsville Road has been	deemed necessary by	Public	Works, now,
there	fore, be it	± 180 a			1016 H
	7 B			5 7 0	
\$548	RESOLVED, a new capital project,648.99 of capital reserves, and be it		tation of Wolcottsville	Road a	nd funded by
	RESOLVED, that the following	capital projects be closed	d and the remaining	account	balances be
trans	ferred to the original funding source				
	- · · · · · · · · · · · · · · · · · · ·		%		
	INCREASE APPROPRIATED FU	JND BALANCE:			
*	3	N NO TO NO ROYCES HAN SHAPE FROM		t-gent	
	A 40599.01	Appropriated Fund Bala	ance – NYPA	. \$	9,504.85
*		NH IDG			
N.	INCREASE ESTIMATED REVE	NUES:	5		
	11600 15 5110 000 10501 00	d 1'1 4 1 III' 1		Φ	(27.00
	H638.15.5112.000 43501.00	Consolidated Highway	89 89	\$	
	H643.15.5112.000 43501.00	Consolidated Highway		\$	
	H652.15.5197.000 45031.10	Transfers from Capital I	Reserves	\$	24,047.74
	H671.15.1620.000 42401.01	Interest and Earnings		\$	9,017.61
	H671.15.1620.000 45031.02	Interfund Transfers Con	N+3	\$	9,504.85
	H679.15.5197.000 45031.10	Transfer from Capital R		\$	10,832.19
	H680.15.5197.000 43591.00	State Aid Capital Const	ruction	\$	1,257.52
1365	H764.15.5112.000 45031.10	Transfer from Capital R	eserves	\$	548,648.99
	3 22 20	AND NOTE OF THE PARTY OF THE PA	*		•0
	DECREASE ESTIMATED REVE	ENUES:		£ 12	
	H491.15.5112.000 43591.00	State Aid Capital Const		\$	90,106.12
	H491.15.5112.000 44597.01	Federal Aid Capital Cor	nstruction	\$	721,622.54
10	H630,15.5112.000 43501.00	Consolidated Highway	Aid	\$	82,256.34
12	H630.15.5112.000 43591.00	State Aid Capital Const	ruction	. \$	263,882.69
	H630.15.5112.000 44597.01	Federal Aid Capital Cor		\$1	,055,530.78
27	H633.15.7110.000 42089.01	Greenway Grant		\$	18,095.66
	H638.15.5112.000 43591.00	State Aid Capital Const	ruction	\$	142,864.41
		and the second s			

Federal Aid Capital Construction

H638.15.5112.000 44597.01

\$ 142,864.41 \$ 564,236.17

TTC20 15 5107 000 42501 00	State Ald Carital Construction	
H639.15.5197.000 43591.00	State Aid Capital Construction	\$ 44,935.31
H639.15.5197.000 44597.01	Federal Aid Capital Construction	\$ 117,766.39
H639.15.5197.000 45031.10	Transfer from Capital Reserves	\$ 74,000.00
H642.15.5197.000 43591.00	State Aid Capital Construction	\$ 41,789.50
H642.15.5197.000 44597.01	Federal Aid Capital Construction	\$ 167,158.03
H643.15.5112.000 43591.00	State Aid Capital Construction	\$ 1,205.84
H643.15.5112.000 44597.01	Federal Aid Capital Construction	\$ 6,431.11
H643.15.5112.000 45031.10	Transfer from Capital Reserves	\$ 439,688.94
H652.15.5197.000 43501.00	Consolidated Highway Aid Revenue	\$ 39,065.28
H666.17.3197.000 45031.00	Transfer from Operating	\$ 0.53
H666.17.3197.000 45730.15	BAN Year 2015	\$ 42.00
H670.15.5197.000 45031.10	Transfer from Capital Reserves	\$ 10,832.19
H670.15.5197.000 44597.01	Federal Aid Capital Construction	\$ 551,216.15
H670.15.5197.000 44597.01	Consolidated Highway Aid	\$ 17,449.09
H671.15.1620.000 42770.01	Other Unclassified Revenue	\$ 46,899.46
· ·		
H677.17.3197.000 45710.18	Serial Bonds Year 2018	\$ 315.62
H679.15.5197.000 43501.00	Consolidated Highway Aid	\$ 19,466.32
H679.15.5197.000 44597.01	Federal Aid Capital Construction	\$ 154,473.88
H682.15.5197.000 43591.00	State Aid Capital Construction	\$ 37,114.56
H691.15.1620.000 45031.10	Transfer from Capital Reserves	\$ 5,254.77
H693.15.7110.000 45031.10	Transfer from Capital Reserves	\$ 3,707.66
H694.17.3197.000 45031.00	Transfer from Operating	\$ 87.00
H696.17.3197.000 45031.10	Transfer from Capital Reserves	\$ 0.16
H700.15.5197.000 45031.10	Transfer from Capital Reserves	\$ 50,045.20
H706.15.5112.000 43501.00	Consolidated Highway Aid	\$ 548,543.96
H711.17.3197.000 45031.00	Transfer from Operating	\$ 8.53
H713.15.5197.000 43501.00	Consolidated Highway Aid	\$ 4,107.84
H721.15.5112.000 43501.00	Consolidated Highway Aid	\$ 293,617.52
42, 23, 23, 23, 23, 23, 23, 23, 23, 23, 2		
INCREASE APPROPRIATIONS:		
A.07.9950.000 79010.00	Transfer to Capital Projects	\$ 9,504.85
H680.15.5197.000 72600.02	Infrastructure Bridges	\$ 1,257.52
H764.15.5112.000 72600.02	Infrastructures Roads	\$ 548,648.99
H704.13.3112.000 72000.01	IIII asti uctures Roads	\$ J40,040.99
DECREASE APPROPRIATIONS:		
	In function of Doods	Ф 011 700 66
H491.15.5112.000 72600.01	Infrastructure Roads	\$ 811,728.66
H630.15.5112.000 72600.01	Infrastructure Roads	\$1,401,669.81
H633.15.7110.000 72400.00	Land Improvements Expense	\$ 18,095.66
H638.15.5112.000 72600.01	Infrastructure Roads	\$ 706,472.68
H639.15.5197.000 72600.02	Infrastructure Bridges	\$ 236,701.70
H642.15.5197.000 72600.02	Infrastructure Bridges	\$ 208,947.53
H643.15.5112.000 72600.01	Infrastructure Roads	\$ 445,169.14
H652.15.5197.000 72600.02	Infrastructure Bridges	\$ 15,017.54
H666.17.3197.000 72400.00	Land Improvements Expense	\$ 42.53
H670.15.5197.000 72600.02	Infrastructure Bridges	\$ 579,497.43
H671.15.1620.000 72200.01	Building Improvements	\$ 28,377.00
H677.17.3197.000 72100.04	Lab Equipment	\$ 315.62
H679.15.5197.000 72600.02	Infrastructure Bridges	\$ 163,108.01
H682.15.5197.000 72600.02	Infrastructure Bridges	\$ 37,114.56
		: ; - : - : - :

H691.15.1620.000 72200.01	Building Improvements	\$ 5,254.77
H693.15.7110.000 72100.10	Machinery & Heavy Equipment	\$ 3,707.66
H694.17.3197.000 72200.01	Building Improvements	\$ 87.00
H696.17.3197.000 72100.04	Lab Equipment	\$ 0.16
H700.15.5197.000 72100.10	Machinery & Heavy Equipment	\$ 50,045.20
H706.15.5112.000 72600.01	Infrastructure Roads	\$ 548,543.96
H711.17.3197.000 72100.21	Law Enforcement Equipment	\$ 8.53
H713.15.5197.000 72600.02	Infrastructure Bridges	\$ 4,107.84
H721.15.5112.000 72600.01	Infrastructure Roads	\$ 293,617.52

and be it further

RESOLVED, that the following Capital Projects be closed:

H633 - West Canal Marina

H638 - North Canal Road Rehabilitation

H642 – Hosmer Rd Bridge/Fish Creek

H643 – Walmore Road Pavement Project

H648 – Highway Heavy Machinery 2016

H652 – Bear Ridge Rd Bridge over Tonawanda Creek

H666 – Jail Equipment Replacement 2018

H670 – Slayton Settlement Rd Bridge

H671 – Energy Performance Project

H673 – Culvert Reconstruct/Replace 2018

H677 – Liquid Chromatography Instrument

H679 - Porter Center Road Bridge

H680 – Upper Mtn Rd Culvert/Fish Creek

H682 – Lockport Rd Culvert/Cayuga Creek

H691 - Trott Boiler Tubes

H693 - Park Facilities Equipment 2019

H694 – Hot Water Steam Heaters Replace

H695 - Carpet Replacement Jail

H696 - Forensic Lab Equipment

H700 - Highway Heavy Equipment 2019

H706 - Sunset Drive Rehab and Drainage

H711 – Forensic Lab Equipment 2020

H713 – Bear Ridge Rd Bridge / Stream

H721 - Bear Ridge Rd Resurfacing

H733 – Sheriff Parking Lot Improvements

and be it further

RESOLVED, that the cash balances for these accounts in the amount of \$453.68 is to be returned to the original funding source as follows:

\$357.62 Debt Reserve: \$ 96.06

General Fund Operating:

INFRASTRUCTURE	&	FACILITIES
COMMITTEE		

ADMINISTRATION COMMITTEE

FROM: Infrastructure & Facilities Committe	ee DATE: 12	7/06/22 RESOLUTION #_IF-161-22
and Administration Committee		RESOLUTION#
APPROVED BY CO. ATTORNEY CO. MANAGER	COMMITTEE ACTION IF - 12/6/22 AD - 12/6/22	LEGISLATIVE ACTION Approved: Ayes Abs Noes Rejected: Ayes Abs Noes Referred:
	RFACING AND DRAINA ANGE ORDER NO. 1 - FI	
v v	*	
	ments Project to Amherst Pa	22, authorized the contract for the Ewings aving, Inc., 330 Meyer Road, Amherst, NY
WHEREAS, it is necessary to dec quantities of work items, for a revised con		mount of \$230,506.77, due to a decrease in 3, and
WHEREAS, prior to the execution approval as to legal form, language and co	and the state of t	s, the County Attorney will review them for oe it
,	1.8	e contract by \$230,506.77 for the Ewings ised contract amount of \$720,515.23, be
RESOLVED, that, following the pursuant to the Niagara County Contract F		ew, the Change Order may be executed
INFRASTRUCTURE & FACILITIES COMMITTEE	ADMINI	STRATION COMMITTEE

		THEOLIGI		LEGICALIA				
FRO	M: Infrastructure &	Facilities Committee	iti	DATE: 12.	/06/22	RES	OLUTION#_	IF-162-22
	and Administration	on Committee	25	W 18	116 8	(a)	35	
	ROVED BY ATTORNEY	REVIEWED BY CO. MANAGER		TEE ACTION 12/6/22 12/6/22	Approved:	Ayes	ON Abs _ Abs	
		BRIDO	GE DECK	OVERLAYS	2022		е Б	881 ⁵⁵ 92
	a a a	CHAN	GE ORDI	R NO. 1 - FI	NAL			
	5	2	ne	1866 27		¥		:AE
*	Deck Overlays 2022 14059, for a contract a WHEREAS, it on three (3) items, for WHEREAS, pr	is necessary to increase a revised contract amore to the execution of	Construction, and see the control of \$12 of the require	act in the amount of the amoun	Seneca Stount of \$1,	086.00, du	. Box 103, ue to quantit	Elma, NY y overruns
	approval as to legal for	rm, language and com	pliance, no	w, therefore, b	e it		±= a	
8	RESOLVED, t Overlays 2022 Project	hat Change Order No , for a revised contract						idge Deck
*	RESOLVED, pursuant to the Niagar	that, following the Ca County Contract Pol		orney's revie	w, the Cl	hange Ore	der may be	executed
		102		2 12				
		e	iše.		ig vi		59	
	INFRASTRUCTURE COMMITTEE	& FACILITIES	·	ADMINI	STRATIO	N COMM	IITTEE	

FRON	M: Infrastructure & Facilities Committee	DATE: 12	./06/22	RESOLUTION #	# IF-163-22
	and Administration Committee	68 B	n''		
	ATTORNEY CO. MANAGER IF -1	EE ACTION 2/6/22 2/6/22		E ACTION es Abs es Abs	
3	INTERGOVERNMENTAL AGREEMENT FOR TO AND RESPONSE SERVICES BETWEEN THE NEW TECHNOLOGY SERVICES, THE NEW YORK SERVICES AND EMERGENCY SERVICES	EW YORK S STATE DIV	STATE OFFI	CE OF INFORM OMELAND SEC	MATION
970				· ×	767 St 8 S N
1	WHEREAS, Niagara County has been offered an Endpoint Protection and Response (EDR) Services E Technology Services (NYSITS), the New York State Di (NYSDHSES), and Niagara County, and	Between the	New York S	State Office of	Information
i	WHEREAS, the County desires to enter into the La information as well as public health and safety, and	A to augmen	t cyber security	capabilities to b	etter protect
-	WHEREAS, the purpose of this IA is to allow P proactive security collaboration on threat intelligence am State, and				
	WHEREAS, the State agrees to provide the ED entities at no cost, and	R software	to Niagara Co	unty and other p	participating
. 1	WHEREAS, the Participating Entity agrees to a Security Operations Center (JSOC) to increase the Stat various state entities and political subdivisions, which accurately respond to cybersecurity threats, and	te's visibilit	y of the cyber	threat landscape	e across the
i	WHEREAS, the initial term of the IA shall be fo date and will be automatically renewed for additional tw in the State budget and approval of the New York Stat therefore, be it	elve (12) me	onth terms bas	ed upon approva	l of funding
I	RESOLVED, that following the County Attorney' Legislature be, and hereby is, authorized to sign the Inter-			irman of the Nia	gara County
		a s	e ⁿ e	8 ₈	* <u>\$</u>
Ī	INFRASTRUCTURE & FACILITIES	ADMINI	STRATION C	OMMITTEE	*

COMMITTEE

M:and Administration Committee	ee DATE: 12	RESC	DLUTION#_IF-164-
ROVED BY REVIEWED BY CO. MANAGER	COMMITTEE ACTION _ IF - 12/6/22 _ AD - 12/6/22	LEGISLATIVE ACTION Approved: Ayes Rejected: Ayes Referred:	_ Abs Noes Abs Noes
	ž.	<u> </u>	
BUDGET MODI	FICATION – HIGHWAY	MAINTENANCE	88
0 0 2	z	×	2
WHEREAS, the Public Works H control on county road ways, and	lighway Department reimbu	rses the towns who	perform snow and ice
WHEREAS, the Public Works I maintenance activities on various county		ases chloride abrasi	ves for snow and ice
WHEREAS, funds are depleted in	both of these accounts, nov	v, therefore, be it	s 16
RESOLVED, that the following b	oudget modifications be effec	ctuated:	ж э ч
INCREASE APPROPRIATED F	UND BALANCE:	e ŝ	æ , *
D.40599.00	Appropriated Fund Bala	nce	\$150,000
INCREASE APPROPRIATION:	2 E	W W	,
D.15.5142.000.74750.14 D.15.5142.000.74725.04	Chloride Abrasives Other Town Payments	e e	\$80,000 \$70,000
	*	2 2	2
	(1) (M) (6: 7)		
INFRASTRUCTURE & FACILITIES COMMITTEE	√ a 0 *	3 an g	× 8
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16 con	4 4 50 00	* * * * * * * * * * * * * * * * * * *	
			553

SHARED SERVICES AGE ST WHEREAS, the New Y WHEREAS, the NYSD equipment which shall promot savings by maximizing the effet whereas, it is the in Department to share highway s manner in the local communities. WHEREAS, prior to the state of	WED BY ANAGER GREEMENT I FATE DEPAR York State Depar OOT and Niagate and assist th	COMMITTED IF - 12 AD - 12 BETWEEN B RTMENT OF artment of Tra ara County dene maintenance	NIAGARA F TRANSPO	LEGISLATI Approved: A Rejected: A Referred: COUNTY ORTATIO (NYSDOT) e services, ond County	VE ACTION yes Ab yes Ab AND THE IN), has offered exchange or	NEW Y	Noes ORK ntract, and aterials, or
SHARED SERVICES AGE ST WHEREAS, the New Y WHEREAS, the NYSD equipment which shall promot savings by maximizing the effet whereas, it is the in Department to share highway s manner in the local communities. WHEREAS, prior to the state of	ANAGER GREEMENT I FATE DEPAR York State Depar OOT and Niaga te and assist th	IF - 12 AD = 12 BETWEEN I RTMENT OF artment of Tra ara County dene maintenance	NIAGARA F TRANSPO	Approved: A Rejected: A Referred: COUNTY ORTATIO (NYSDOT) e services, ond County	yes Ab yes Ab AND THE IN has offered exchange or	NEW Y I this cor	Noes ORK ntract, and aterials, or
WHEREAS, the New Y WHEREAS, the NYSD equipment which shall promot savings by maximizing the effeth whereas, it is the independent to share highway sometiment in the local communities. WHEREAS, prior to the same share whereas the same share highway is manner in the local communities.	TATE DEPAR York State Depa DOT and Niaga te and assist th	artment of Tra ara County de ne maintenance	ansportation esire to share ce of State a	ORTATIO (NYSDOT) e services, ond County	N), has offered exchange or	this cor	ntract, and
WHEREAS, the New Y WHEREAS, the NYSD equipment which shall promot savings by maximizing the effe WHEREAS, it is the in Department to share highway s manner in the local communities WHEREAS, prior to the	York State Depa OOT and Niaga te and assist th	artment of Tra ara County de ne maintenance	ansportation esire to share ce of State a	(NYSDOT) e services, ond County), has offered	lend ma	iterials, or
WHEREAS, the NYSD equipment which shall promot savings by maximizing the effe WHEREAS, it is the in Department to share highways manner in the local communities WHEREAS, prior to the savings of the NYSD equipment which were savings of the NYSD equipment which was a saving of the NYSD equipment which were savings of the NYSD equipment which was a saving of the NYSD equipment which savings of the NYSD equipment which savings of the NYSD equipment which shall promot savings of the NYSD equipment which shall promot savings by maximizing the effect which savings of the NYSD equipment which shall promot savings by maximizing the effect which savings of the NYSD equipment which shall promot savings by maximizing the effect which savings of the NYSD equipment which shall promot savings by maximizing the effect which savings of the NYSD equipment which shall promot savings of the NYSD equipment which savings of the NYSD equip	OOT and Niaga te and assist th	ara County de ne maintenanc	esire to share ce of State a	e services, ond County	exchange or	lend ma	iterials, or
equipment which shall promot savings by maximizing the effe WHEREAS, it is the in Department to share highway s manner in the local communities WHEREAS, prior to the savings of the savin	te and assist th	ne maintenanc	ce of State a	nd County			
1 1 1 1 1 1	services that wi es of Niagara C	vill help delive County throug	he NYSDOT er these serv gh this shared	Γ and the Nices in a mod service ef	ore efficient a fort, and	and cost	lic Works t effective
approval as to legal form, langu					# DECEMBER OF THE PARTY OF		38
RESOLVED, that follow with the NYSDOT, be executed							ices along
RESOLVED, that this of the contract may revoke its incle 60 days of such revocation.							
	w.	8 8	<u>.</u>	a s s		€	
INFRASTRUCTURE & FACILIT			ADMINIST	RATION C	OMMITTEE	Sta -	

ROM: Legislators Ric	hard L. Andres, Randy R	. Bradt DATE	: 12/06/22	RESOLUTION #	#_ IL-135-22
and Economic	Development Committee	n 4		á	2
PPROVED BY O. ATTORNEY	REVIEWED BY CO. MANAGER	COMMITTEE ACT ED - 12/6/	Approved: Aye Rejected: Aye	E ACTION es Abs es Abs	Noes
RESOLUTION	IN SUPPORT OF THE			1	H THE
3	USE OF COMN	IUNITY PARTNEI	RSHIP FUNDING		
recreation, and culti	, the Tonawanda's Gatewaral and historic heritage	through the utilizatio	on of gateway harbo	r park, and	
	, in June this year their tra ere found but the trailer v		tems were stolen fro	om Sweeney Stre	et, some
WHEREAS now, therefore, be in	, the Tonawanda's Gatew	ay Harbor is request	ing to defer the cost	of the replacement	ent trailer,
RESOLVED and be it further), that Niagara County's	Community Partners	ship Fund was estal	blished in the 20	22 budget,
), that Niagara County s ship Fund as follows:	supports the Gatewa	y Harbor by appro	priating monies	from said
The Gateway	y Harbor		\$6,000.00	c es	
	* #	:x			
LEGISLATOR RIC	HARD L. ANDRES	LEGI	SLATOR RANDY	R. BRADT	is .
(A)	98 26 3			940	¥
ECONOMIC DEVE	LOPMENT COMMITT	EE	19		*

FROM: Legislator Michael A. Hill	DATE: _12/	/06/22	RESOLUTION #_	IL-136-22
and Economic Development Committee	A .	.	×	
APPROVED BY CO. ATTORNEY CO. MANAGER	COMMITTEE ACTION ED - 12/6/22	LEGISLATIVE Approved: Aye Rejected: Aye Referred:	ACTION s Abs s Abs	Noes
RESOLUTION IN SUPPORT OF H COMMUNIT	IARTLAND TOWN PARTNERSHIP FU		GH THE USE O	F
WHEREAS, Community Partnership important to local communities, and	funds help support p	rojects across	Niagara County	that are
WHEREAS, the Hartland Town Park several recreational opportunities, and	provides great space f	or Hartland res	sidents to relax a	and enjoy
WHEREAS, the Town of Hartland wo ball courts, now, therefore, be it	uld like to make improv	rements to the j	oark, including re	doing the
RESOLVED, that Niagara County's C and be it further	community Partnership I	Fund was estab	lished in the 202	2 budget,
RESOLVED, that Niagara County sup Community Partnership Fund to the Town of F		ı Park by appro	opriating monies	from said
Hartland Town Park, Town of Hartland	i .	\$8,000.00	2 ×	
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LEGISLATOR MICHAEL HILL	ECONOM	IC DEVELOP	MENT COMMIT	TEE
g	e			