

AGENDA NIAGARA COUNTY LEGISLATURE October 15, 2019 - 7:00 P.M.

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

Mary Jo Tamburlin, Clerk

Niagara County Legislature

The next meeting of the Legislature will be held on November 19, 2019



AGENDA NIAGARA COUNTY LEGISLATURE October 15, 2019 - 7:00 P.M.

Resolutions not on previous agenda:

CSS-076-19 Community Safety & Security, re Acceptance of DHSES FY2018 Assistance to Firefighters Grant (AFG)

Regular Meeting - October 15, 2019

- *AD-019-19 Administration, re Authorization to Cancel Taxes on Certain Property in the Town of Wheatfield
 Treasurer
- AD-020-19 Administration, re Refunding Bond Resolution of the County Legislature of County of Niagara, New York (the 'County") Authorizing the issuance of Refunding Bonds of the County in an Aggregate Principle Amount not to Exceed \$12,500,000 Pursuant to the Local Finance Law, and Providing for other Matters in Relation Thereto and the Payment of the Bonds to be Refunded thereby Treasurer
- *AD-021-19 Administration, re Niagara County Board of Elections Budget Modification Grant Acceptance
- *AD-022-19 Administration, re Resolution Approving Engagement of Outside Auditing Firm for Professional Auditing Services to Niagara County Audit
- *CS-050-19 Community Services and Administration, re 2019 Budget Modification State Aid COLAs-Mental Health Department
- *CS-051-19 Community Services and Administration, re MH-2019 Budget Modification Accept United States Department of Justice (DOJ) Comprehensive Opioid Abuse Site-Based Program (COAP) Grant
- *CS-052-19 Community Service and Administration, re MH- 2019 Authorization for Niagara County Department of Mental Health & Substance Use Services to enter into Agreement with Genesee County and participate in Integrity Partners for Behavioral Health
- *CSS-077-19 Community Safety & Security, re District Attorney Motor Vehicle Theft & Insurance Fraud Prevention Grant Acceptance
- *CSS-078-19 Community Safety & Security and Administration, re Niagara County Sheriff's Office Budget Modification Explosive Detection Canine Team Grant Program

- *CSS-079-19 Community Safety & Security and Administration, re Niagara County Sheriff's Office Accept Public Safety Answering Points Grant
- *CSS-080-19 Community Safety & Security and Administration, re Niagara County Sheriff's Office Accept Motor Vehicle Theft and Insurance Fraud Prevention Grant
- *CSS-081-19 Community Safety & Security and Administration, re 2019 Budget Modification Fire Coordinator's Office Accept Haz-Mat Incident Payment for October 22, 2018
- *CSS-082-19 Community Safety & Security and Administration, re 2019 Budget Modification Fire Coordinators Office
- *CSS-083-19 Community Safety & Security and Administration, re Budget Modification DHSES FY2018 Assistance to Firefighters Grant (AFG) Fire Coordinator
- *CSS-084-19 Community Safety & Security and Administration, re Public Safety Radio Network System Assessment and Monitoring Professional Services Contract Approval Fire Coordinator
- *CSS-085-19 Community Safety & Security, re Acceptance of FY2018-2019 Recruitment and Retention Grant
 Fire Coordinators
- **CW-022-19** Committee of the Whole, re Federal Aid Local Project Agreement Bridge Bearings for Bridges in the Towns of Hartland, Newfane, Niagara, Pendleton, and Royalton in Niagara County
- *ED-020-19 Economic Development and Administration, re Approval of Low Cost Benefit to Reliance Fluid Technologies, LLC Under Agreement for the Sale and Purchase of Niagara Project Power & Energy (ASPNPPE)
- *ED-021-19 Economic Development and Administration, re Budget Modification To Cover Empower Niagara Allocations to Reliance Fluid Technologies, LLC
- *ED-023-19 Economic Development, re Acceptance of Empire State Development Grant for Niagara County Fiber-Optic Cable Capital Project
- *IF-110-19 Infrastructure & Facilities and Administration, re Security Information Management Budget Modification IT
- *IF-111-19 Infrastructure & Facilities and Administration, re Gas and Oil Budget Modification
- *IF-112-19 Infrastructure & Facilities and Administration, re Town Payment Budget Modification
- *IF-113-19 Infrastructure & Facilities, re Award Lockport Avenue Bridge Over Sawyer Creek Fascia Repairs Consultant Contract
- *IF-114-19 Infrastructure & Facilities, re Bridge Painting of Robinson Road Consultant Amendment No. 1

*IF-115-19	Infrastructure & Facilities and Administration, re Gasport Road Emergency Culvert Order No. 1 – Final
*IF-116-19	Infrastructure & Facilities and Administration, re Gasport Road Emergency Culvert Repairs Application of Grout Foaming Agent Change Order No. 1 – Final
*IF-117-19	Infrastructure & Facilities and Administration, re Tonawanda Creek Road Pavement Rehabilitation Project Campbell Blvd. To Erie Canal Bridge and Slide Stabilization Work, Erie and Niagara Counties Supplemental Agreement No. 2
*IF-118-19	Infrastructure & Facilities and Administration, re Chestnut Road Bridge Over The East Branch of Twelve Mile Creek Change Order No. 1 – Final
*IF-119-19	Infrastructure & Facilities and Administration, re West Canal Marina Walkway Improvements Change Order No. 1 – Final
*IF-120-19	Infrastructure & Facilities and Administration, re Budget Modification Filter Basins Rehabilitation - Water District
IL-058-19	Legislator Jesse P. Gooch and Economic Development, re Resolution in Support of Funding Wheatfield Veterans Memorial Inc. Through the Use of Casino Funding
IL-060-19	Legislator Wm. Keith McNall, re Incident Report to the Niagara County Board of Ethics
IL-061-19	Legislator Wm. Keith McNall, re Resolution in Support of the Men and Women of UAW Local 686
IL-062-19	Legislators Wm. Keith McNall, John Syracuse, Randy R. Bradt, Rebecca J. Wydysh, et al., Resolution Renaming Bond Lake Park "The Clyde L. Burmaster Park"
IL-063-19	Legislators William J. Collins, John Syracuse and Michael A. Hill, re Niagara County to Conduct a County Vehicle Study
IL-064-19	Legislators Wm. Keith McNall, Rebecca J. Wydysh and Jesse P. Gooch, re Resolution in Support of Placing Mobile School Bus Photo Violation Monitoring Systems on School Buses in Niagara County
IL-065-19	Legislator Wm. Keith McNall, re Resolution in Support of Funding for the Lockport Flight of Five
IL-066-19	Legislators Dennis F. Virtuoso, Owen T. Steed, Mark J. Grozio and Jason A. Zona, re Request for Information from Western New York Off Track Betting
IL-067-19	Legislators Dennis F. Virtuoso, Owen T. Steed, Mark J. Grozio and Jason A. Zona, re Request to Release the Names of Ticket Giveaways at OTB

- IL-068-19 Legislators John Syracuse, David E. Godfrey, Jesse P. Gooch, William J. Collins, Randy R. Bradt and Wm. Keith McNall, re Resolution Opposing Senate Bill S6738, in Relation to Prohibiting Firearms as Prizes in a Game of Chance Not Organized by an Organization of Veterans, Volunteer Firefighters or a Police Benevolent Association
- IL-069-19 Legislators William J. Collins and John Syracuse, re Resolution Directing the Commissioner of Public Works to Assess and Achieve Uniformity of Signage and Flag Poles at County Buildings And Parks
- IL-070-19 Legislator David E. Godfrey, re Solar Energy Security Requirement for Decommissioning Costs
- IL-071-19 Legislators Jason A. Zona and Owen Steed, re Resolution Strengthening Criminal Background Check Procedures for New Employees Hired by Niagara County
- IL-072-19 Legislators Dennis F. Virtuoso, Owen T. Steed, Jason A. Zona and Mark J. Grozio, re Resolution Initiating Board of Inquiry to Investigate Use of Government Property and Employee Time to Support a Political Campaign

Mary Jo Tamburlin, Clerk Niagara County Legislature

* Indicates Preferred Agenda items

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 November 19, 2019

FROM: Administra	ation Committee	DATE:	10/15/19	RESOLUT	ION#_AI	0-019-19
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTIO	Approved	ATIVE AC : Ayes Ayes	Abs	_ Noes _ Noes
		O CANCEL TAXES OF TOWN OF WHEAT		PROPER	TY	
County Industria property to the N	AS, the County of Niag al Development Agency ICIDA on April 18, 2000	("NCIDA") on Octobe , and	er 21, 1999 and	d subseque	ently trans	sferred real
	AS, the NCIDA has marl al Pointe since that time,		erty in the indu	strial park	commonly	y known as
	AS, in accordance with that were applied to any lia	•				
	AS, the most recent salestion of obligations as set			ve substar	itially resu	ılted in the
liens on various	AS, the Niagara County parcels due to the created in historical liabilities	ion, deletion and modif	ication of vario	ous parcels		
	AS, the tax enforcing off at was inadvertently omi			el, previou	sly knowr	as SBL#
	AS, this resolution allow ccessful administrative co				of Real I	Property to
	ED, the Niagara County th New York State Real I			on the ab	ove identi	fied parcel
ADMINISTRAT	ION COMMITTEE					

ECICI LEWIS LOWICAL	
LEGISLATIVE ACTION Approved: Ayes Abs. Lejected: Ayes Abs.	Noes
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REFUNDING BOND RESOLUTION OF THE COUNTY LEGISLATURE OF COUNTY OF NIAGARA, NEW YORK (THE "COUNTY") AUTHORIZING THE ISSUANCE OF REFUNDING BONDS OF THE COUNTY IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED \$12,500,000 PURSUANT TO THE LOCAL FINANCE LAW, AND PROVIDING FOR OTHER MATTERS IN RELATION THERETO AND THE PAYMENT OF THE BONDS TO BE REFUNDED THEREBY

WHEREAS, the County of Niagara, New York (the "County") heretofore issued its General Obligation Serial Bonds for Water Improvements, 2012, dated February 6, 2012 in the original aggregate principal amount of \$18,200,000 (the "Series 2012 Bonds"), pursuant to a bond resolution adopted by the County Legislature of the County on February 17, 2009, for the specific object or purpose identified in Exhibit A attached hereto, which bonds have an outstanding principal amount of \$12,910,000, and mature in the following respective years and principal amounts: \$835,000 in the year 2020, \$855,000 in the year 2021, \$870,000 in the year 2022, \$895,000 in the year 2023, \$920,000 in the year 2024, \$945,000 in the year 2025, \$975,000 in the year 2026, \$1,010,000 in the year 2027, \$1,040,000 in the year 2028, \$1,080,000 in the year 2029, \$1,120,000 in the year 2030, \$1,160,000 in the year 2031, and \$1,205,000 in the year 2032 (the "Prior Bonds"); and

WHEREAS, the County has the power and authority to issue refunding bonds of the County for the purpose of refunding and thereby refinancing the outstanding Prior Bonds, including provision for incidental costs of issuance in connection therewith, pursuant to the provisions of Section 90.10 of the Local Finance Law; and

WHEREAS, in order for the County to realize the potential for substantial long-term debt service savings with respect to the Prior Bonds, the County Legislature of the County has determined, acting in consultation with the financial advisory and bond counsel firms retained by the County, that it is advisable and prudent for the County to consider the refunding of all or a portion of the outstanding Prior Bonds maturing in the years 2021 and thereafter (the "Refunded Bonds"); and

WHEREAS, the County has received a draft refunding financial plan (the "Refunding Financial Plan"), a copy of which is attached hereto as Exhibit B, from Capital Markets Advisors, LLC, the financial advisory firm retained by the County, with respect to a proposed refunding of the Refunded Bonds, which refunding would result in present value savings in debt service as required by Section 90.10 of the Local Finance Law; and

WHEREAS, Section 90.10 of the Local Finance Law requires that the County adopt a refunding bond resolution which includes a refunding financial plan setting forth all of the details in connection with the proposed refunding transaction; and

WHEREAS, the County Legislature now intends to authorize the issuance of refunding bonds for the purpose of refunding all or a portion of the Refunded Bonds in accordance with the Refunding Financial Plan.

NOW, THEREFORE, BE IT RESOLVED, THAT THE COUNTY LEGISLATURE OF THE COUNTY OF NIAGARA, NEW YORK (BY THE FAVORABLE VOTE OF NOT LESS THAN TWO-THIRDS (2/3'S) OF ALL THE MEMBERS OF THE COUNTY LEGISLATURE) AS FOLLOWS:

SECTION 1. Based on the recommendation of Capital Markets Advisors, LLC, the financial advisory firm retained by the County, the County Legislature hereby determines to undertake a refunding of the Refunded Bonds, through the issuance of refunding bonds of the County, such refunding bonds to be offered and sold either at a public sale or, at the determination of the County Treasurer, in a negotiated sale with an underwriter selected by the County Treasurer, in accordance with the authority granted in Section 15 hereof.

SECTION 2. For the object or purpose of refunding the \$12,075,000 aggregate outstanding principal balance of the Refunded Bonds, including providing moneys which together with the interest earned from the investment of certain of the proceeds of the refunding bonds herein authorized, shall be sufficient to pay (a) the principal amount of the Refunded Bonds, (b) the aggregate amount of unmatured interest payable on the Refunded Bonds to and including the date or dates on which the Refunded Bonds are to be called for redemption prior to their respective maturities in accordance with the refunding financial plan, (c) the redemption premiums, if any, payable on the Refunded Bonds which are to be called for redemption prior to their respective maturities, (d) the costs and expenses incidental to the issuance of the refunding bonds herein authorized, including without limitation the development of the refunding financial plan, compensation to the Underwriter, costs and expenses of executing and performing the terms and conditions of the Escrow Contract (as defined in Section 7 of this resolution), and fees and charges of the Escrow Holder (as defined in Section 7 of this resolution), financial advisory fees, printing fees and legal fees and (e) the premium or premiums for any policy or policies of municipal bond insurance or other form of credit enhancement facility or facilities for the refunding bonds as herein authorized, or any portion thereof, there are hereby authorized to be issued the "Public Improvement Refunding (Serial) Bonds" of the County in an aggregate principal amount not to exceed \$12,500,000 pursuant to the provisions of Section 90.10 of the Local Finance Law (the "Refunding Bonds"), it being currently anticipated that the amount of Refunding Bonds actually to be issued will be approximately \$12,325,000 as described in Section 6 hereof. The Refunding Bonds shall be dated as of such date as shall hereinafter be determined by the County Treasurer pursuant to Section 6 hereof, and shall be of the denomination of \$5,000 or any integral multiple thereof not exceeding the principal amount of each respective maturity. The Refunding Bonds shall mature annually and shall bear interest payable semi-annually on such dates as shall be determined by the County Treasurer pursuant to Section 6 hereof, at the rate or rates of interest per annum as may be necessary to sell the same, all as shall be determined by the County Treasurer. Notwithstanding anything in this resolution to the contrary, the Refunded Bonds shall only be issued by the County if the refunding of the Refunding Bonds will result in present value savings as determined in accordance with the methodology set forth in Section 90.10(b)(2) of the Local Finance Law.

SECTION 3. The County Treasurer, as the chief fiscal officer, is hereby delegated all powers of the County Legislature with respect to agreements for credit enhancement, derived from and pursuant to Section 168.00 of the Local Finance Law, for said Refunding Bonds, including, but not limited to the determination of the provider of such credit enhancement facility or facilities and the terms and contents of any agreement or agreements related thereto.

SECTION 4. The Refunding Bonds shall be executed in the name of the County by the manual or facsimile signature of the County Treasurer, and a facsimile of its corporate seal shall be imprinted thereon and attested by the County Clerk. The Refunding Bonds shall contain the recital required by Section 90.10(j)(4) of the Local Finance Law and the recital of validity clause provided for in Section 52.00 of the Local Finance Law and shall otherwise be in such form and contain such recitals as the County Treasurer shall determine.

SECTION 5. It is hereby determined that:

- (a) The maximum amount of the Refunding Bonds authorized to be issued pursuant to this resolution does not exceed the limitation imposed by Section 90.10(b)(1) of the Local Finance Law;
- (b) The maximum period or periods of probable usefulness permitted by law at the time of the issuance of the Refunded Bonds for each of the objects or purposes for which the Refunded Bonds were issued is as shown in Exhibit A attached hereto.
- (c) In accordance with Section 90.10(c)(1) of the Local Finance Law, the last installment of the Refunding Bonds or each separate series of Refunding Bonds will mature not later than the expiration of the remaining period of probable usefulness for each object or purpose for which the Refunded Bonds were issued, or the weighted average remaining period of probable usefulness of the objects or purposes (or classes of objects or purposes) financed with each series of the Refunded Bonds, or the weighted average remaining period of probable usefulness of the objects or purposes (or classes of objects or purposes) financed with all of the Refunded Bonds, in each case computed from the date of issuance of the Refunded Bonds, or the applicable series thereof, or from the date of issuance of the first bond anticipation note issued in anticipation thereof, whichever is earlier.
- (d) The estimated present value of the total debt service savings anticipated as a result of the issuance of the Refunding Bonds, computed in accordance with the provisions of Section 90.10(c)(1) of the Local Finance Law, is as shown in the Refunding financial plan described in Section 6 hereof.

SECTION 6. The financial plan for the refunding authorized by this resolution, showing the sources and amounts of all moneys required to accomplish such refunding, and the estimated present value of the total debt service savings computed in accordance with the requirements of Section 90.10(b)(2)(a) of the Local Finance Law are set forth in Exhibit B attached hereto and made a part of this resolution. The Refunding Financial Plan has been prepared based upon the assumption that the Refunding Bonds will be issued in the principal amount of \$12,325,000 and that the Refunding Bonds will mature, be of such terms, and bear interest as set forth in Exhibit B. This County Legislature recognizes that the amount of the Refunding Bonds, and the maturities, terms, and interest rate and rates borne by the Refunding Bonds will most probably be different from such assumptions and that the Refunding Financial Plan will also most probably be different from that attached hereto as Exhibit B. The County Treasurer is hereby authorized and directed to determine the actual amount of the Refunding Bonds to be issued (not in excess of the maximum principal amount authorized by Section 2 of this resolution), the maturities and amount of the Refunded Bonds to be refunded, the details as to the redemption of the Refunded Bonds, including the date and amount of such redemption or redemptions in accordance with Section 12 hereof and authorizing and directing the Escrow Holder described in Section 7 hereof to cause notice of such redemption or redemptions to be given in the name of the County, the dated date of the Refunding Bonds, and the date of issue, maturities and terms thereof, the provisions relating to the redemption of Refunding Bonds prior to maturity, whether the Refunding Bonds shall provide for substantially level or declining debt service as authorized by Section 21.00 of the Local Finance Law, whether the Refunding Bonds will be insured by a policy or policies of municipal bond insurance or otherwise enhanced by a credit enhancement facility or facilities pursuant to Section 168.00 of the Local Finance Law, the amount of the annual installments of the Refunding Bonds to be paid pursuant to Section 90.10(c)(3) of the Local Finance Law, whether the Refunding Bonds shall be sold at a discount in the manner authorized by Section 57.00(e) of the Local Finance Law, and the rate or rates of interest to be borne thereby, and to prepare, or cause to be provided, a final refunding financial plan (the "Final Refunding Financial Plan") for the Refunding Bonds, and, pursuant to Sections 50.00 and 56.00 of the Local Finance Law. all powers in connection therewith are hereby delegated to the County Treasurer; provided that the terms of the Refunding Bonds to be issued, including the

rate or rates of interest borne thereby, shall comply with the requirements of Section 90.10 of the Local Finance Law. The County Treasurer shall file with the County Clerk not later than the date of issuance of the Refunding Bonds, as herein provided, (a) a certificate determining the details of the Refunding Bonds and the Final Refunding Financial Plan and (b) the Certificate of the State Comptroller setting forth the present value of the total debt service savings, as required by Section 90.10(g) of the Local Finance Law.

SECTION 7. The County Treasurer is hereby authorized and directed to enter into an escrow contract (the "Escrow Contract") with a bank or trust company located and authorized to do business in this State as the County Treasurer shall designate (the "Escrow Holder") for the purpose of having the Escrow Holder act, in connection with the Refunded Bonds, as the escrow holder to perform the services described in Section 90.10 of the Local Finance Law.

SECTION 8. The faith and credit of said County are hereby irrevocably pledged for the payment of the principal of and interest on the Refunding Bonds herein authorized as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of the County, a tax sufficient, after taking into consideration the amount of building aid to be received by the County from the State of New York for debt service on the Refunding Bonds, to pay the principal of and interest on such bonds as the same become due and payable.

SECTION 9.

All of the proceeds from the sale of the Refunding Bonds, including the premium, if any (the "Proceeds of the Refunding Bonds"), shall immediately upon receipt thereof be placed in escrow with the Escrow Holder for the Refunded Bonds. From the Proceeds of the Refunding Bonds, the portion thereof as is necessary to pay the outstanding principal amount of the Refunded Bonds, the aggregate amount of unmatured interest on the Refunded Bonds to and including the respective maturity dates or redemption dates thereof as set forth in the Final Refunding Financial Plan prepared by, or caused to be prepared by, the County Treasurer in accordance with Section 6 of this resolution, and the redemption premiums, if any, payable on the Refunded Bonds on such redemption dates (such amount being hereinafter referred to as the "Escrow Deposit Amount"), shall be deposited in the escrow deposit fund to be established pursuant to the Escrow Contract, and either held in cash or invested in direct obligations of the United States of America or in obligations, the principal of and interest on which are unconditionally guaranteed by the United States of America, which obligations shall mature or be subject to redemption at the option of the holder thereof not later than the respective dates such moneys will be required to make payments in accordance with the Final Refunding Financial Plan. Amounts held on deposit in the Escrow Fund, whether in the form of cash or investments, or both, inclusive of any interest earned from the investment thereof, shall be irrevocably committed and pledged to the payment of the principal of, interest on, and redemption price of the Refunded Bonds in accordance with Section 90.10 of the Local Finance Law, and the holders, from time to time, of the Refunded Bonds shall have a lien upon such monies held by the Escrow Holder. Such pledge and lien shall become valid and binding upon the issuance of the Refunding Bonds and the moneys and investments held by the Escrow Holder for the Refunded Bonds in the Escrow Fund shall immediately be subject thereto without any further act. Such pledge and lien shall be valid and binding as against all parties having claims or any kind in tort, contract or otherwise against the County irrespective of whether such parties have notice thereof. Neither this resolution, the Escrow Contract, nor any other instrument relating to such pledge and liens, need be filed or recorded.

(b) After depositing the Escrow Deposit Amount into the Escrow Fund, in accordance with paragraph (a) above, the remaining balance, if any, of the Proceeds of the Refunding Bonds not so deposited shall immediately upon receipt thereof, be placed in escrow with the Escrow Holder for the Refunded Bonds and deposited in the expense fund to be established under the Escrow Contract by the Escrow Holder to pay, to the County Treasurer, as chief fiscal officer, or as the County Treasurer may direct and applied to pay (i) accrued interest on the Refunding Bonds from the dated date thereof to the date of issuance thereof, and (ii) costs of issuance or other administrative costs incurred in connection with the issuance of the Refunding Bonds.

SECTION 10. The County Treasurer is further authorized to take such actions and execute such documents as may be necessary to ensure the continued status of the interest on the Refunding Bonds, as excludable from gross income for federal income tax purposes pursuant to Section 103 of the Internal Revenue Code of 1986, as amended (the "Code") and, if applicable, to designate the Refunding Bonds authorized by this resolution as "qualified tax-exempt bonds" in accordance with Section 265 of the Code.

SECTION 11. The County Legislature hereby determines that issuance of the Refunding Bonds is a Type II action that will not have a significant effect on the environment and, therefore, no other determination or procedures under the State Environmental Quality Review Act ("SEQRA") is required.

SECTION 12. In accordance with the provisions of Section 53.00 and of paragraph (h) of Section 90.10 of the Local Finance Law, the County Legislature of the County hereby elects to call in and redeem the Refunded Bonds on February 1, 2020 or, such later date or dates as may be hereinafter determined by the County Treasurer and provided for in the Final Refunding Financial Plan (the "Redemption Date"). The sum to be paid therefor on each such Redemption Date shall be the par value of the Refunded Bonds being redeemed on such date plus the redemption premium, if any, and the accrued interest thereon to such Redemption Date. The Escrow Holder is hereby authorized and directed to cause notice of such call for redemption to be given in the name of the County in the manner and within the times provided in the respective Refunded Bonds being redeemed or in the certificates or documentation of the County pursuant to which they were issued. Upon the issuance of the Refunding Bonds or a series thereof, the election to call in and redeem the applicable Refunded Bonds that are subject to redemption at the option of the County and the direction to cause notice thereof to be given as provided in this paragraph shall become irrevocable, provided that this paragraph may be amended from time to time as may be necessary in order to comply with the publication requirements of Section 53.00(a) of the Local Finance Law, or any successor law thereto.

SECTION 13. In connection with the issuance of the Refunding Bonds, the County Treasurer is further authorized to enter into a continuing disclosure undertaking on behalf of the County, containing provisions in compliance with the provisions of Rule 15c2-12, promulgated by the Securities and Exchange Commission pursuant to the Securities Exchange Act of 1934.

SECTION 14. In the absence or unavailability of the County Treasurer, the Deputy Treasurer then in office is hereby specifically authorized to exercise the powers delegated to the County Treasurer in this resolution.

SECTION 15. Subject to compliance with the provisions of Section 90.10(f)(2) of the Local Finance Law, the Refunding Bonds shall be sold at either a public sale or a private sale, as determined by the County Treasurer to be in the best financial interest of the County. If the Refunding Bonds are sold at a private sale, the County Treasurer is hereby authorized to negotiate the terms of such private sale with such underwriter or underwriters as may be selected by the County Treasurer, consistent with the Refunding Financial Plan approved in Section 6 hereof. Subject to the approval of the terms and conditions of such sale by the State

Comptroller as required by Section 90.10(f)(2) of the Local Finance Law, the County Treasurer is hereby authorized to execute and deliver a bond purchase agreement for the Refunding Bonds in the name and on behalf of the County providing the terms and conditions for the sale and delivery of the Refunding Bonds. After the Refunding Bonds have been duly executed, they shall be delivered by the County Treasurer in accordance with said bond purchase agreement upon the receipt by the County of said purchase price, including accrued interest.

SECTION 16. The County Treasurer and the County Clerk and all other officers, employees and agents of the County are hereby authorized and directed for and on behalf of the County to execute and deliver all certificates and other documents, perform all acts and do all things required or contemplated to be executed, performed or done by this resolution or any document or agreement approved hereby.

SECTION 17. All other matters pertaining to the terms and issuance of the Refunding Bonds shall be determined by the County Treasurer and all powers in connection therewith are hereby delegated to the County Treasurer.

SECTION 18. The validity of the Refunding Bonds may be contested only if:

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

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

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

SECTION 19. Upon this resolution taking effect, the Clerk of the Legislature is hereby authorized and directed to cause a copy of this resolution, or a summary thereof, together with a notice in substantially the form set forth in Section 81.00 of the Local Finance Law in the official newspaper of the County for legal notices.

SECTION 20. This resolution shall take effect immediately upon its adoption.

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ADMINISTRATION	COMMITTEE	

FROM: Administra	tion Committee	DATE:	10/15/19	RESOLU'	rion #_A	D-021-19
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION AD - 10/7/19	DN LEGISL Approved Rejected: Referred:	Ayes	CTION _Abs Abs	NoesNoes
		A COUNTY BOARD O DIFICATION – GRAN				
\$100,644 for the Elections to impl	AS, the Niagara County period of April 12, 20 lement early voting and the AS, the grant will allow	19 through December 3 he various accompanying	31, 2020 from g services and/	the New or accesso	York Star ories requir	te Board of red ⁱ , and
	t on demand printers, and				o purvius	
WHEREA therefore, be it	AS, the 2019 budget wi	ll need to be modified	to allow for the	he spendii	ng of this	grant, now
	ED that following the ized to execute the agree		ew, the Chairn	nan of the	e Legislati	ure be, and
RESOLV	ED that the 2019 budget	be modified as follows:				
INCREA	SE REVENUE:					
A.14.145	0.000 43089.05	State Aid, Early Voti	ng	\$	3100,644	
INCREAS	SE APPROPRIATIONS	:				
A.14.1450	0.000.72100.05	Computer Equipment	t	\$	100,644	
		×				
ADMINISTRAT	ION COMMITTEE					

FROM: Administrat	A: Administration Committee DA		10/15/19	RESOLUTION #	AD-022-19	
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION AD = 10/7/19	LEGIS Approve Rejected Referred	: Ayes Abs	NoesNoes	

RESOLUTION APPROVING ENGAGEMENT OF OUTSIDE AUDITING FIRM FOR PROFESSIONAL AUDITING SERVICES TO NIAGARA COUNTY

WHEREAS, the County of Niagara issued a Request for Proposal for auditing services for the years ending December 31, 2019, 2020, 2021, and 2022 relating to all reasonable and necessary outside auditing services to the County of Niagara, including all departments thereof except Niagara County Community College, and

WHEREAS, four accounting organizations filed bids on or about mid-September 2019, of which all bids have been reviewed by the Department of Purchasing , Office of Treasurer, and the Department of Audit, and

WHEREAS, in accordance with the bidding procedures applicable to bids sought from professional organizations and further based on the current, general and specific auditing needs of the County of Niagara, the Department of Audit has recommended acceptance of the bid of Drescher & Malecki LLP, CPA in the amount of \$66,500.00 for year ending December 31, 2019, with the option to renewal at \$66,500.00 for year ending December 31, 2020, with the option to renewal at \$67,830.00 for year ending December 31, 2021, with the option to renewal at \$69,187.00 for year ending December 31 2022, and

WHEREAS, Drescher & Malecki LLP, CPA is experienced in performing government audits and consulting services in New York State. Their reputation, knowledge, and experience in auditing numerous Counties, Schools and local municipalities are an advantage in the selection of this firm. Drescher & Malecki LLP, CPA was founded on the principle of providing their clients with the same high quality level of service expected from a national firm yet with the dedicated involvement that can only be developed by personal attention. They are dedicated to the pursuit of imaginative, intelligent and proactive solutions to all of our accounting and consulting service needs , all are positive factors in the Department of Audit's recommendation, and

WHEREAS, prior to the execution of the engagement agreement, the County Attorney will review the engagement agreement for approval as to legal form, language and compliance, now, therefore, be it

RESOLVED, that following the County Attorney's review, the Chair of the Legislature be, and hereby is, authorized to sign and deliver an engagement agreement engaging Drescher & Malecki LLP., CPAs for all reasonable and necessary outside auditing services as may be required by the County of Niagara in the amount of \$66,500.00 for year ending December 31, 2019, with the option to renewal at \$66,500.00 for year ending December 31, 2020, with the option to renewal at \$67,830.00 for year ending December 31, 2021, with the option to renewal at \$69,187.00 for year ending December 31, 2022,

ADMINISTRATION COMMITTEE

	inistration Commi		5/19 RESULU	TION # CS	5-050-19
APPROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE A	Carrier C	
CO. ATTORNEY	CO. MANAGER	CS - 10/7/19	Approved: Ayes	Abs	Noes
Member		AD - 10/7/19	Rejected: Ayes Referred:	Abs	Noes

2019 BUDGET MODIFICATION STATE AID COLAs - MENTAL HEALTH DEPARTMENT

WHEREAS, the New York State Office of Mental Health and New York State Office of Alcoholism & Substance Abuse Services has approved additional State Aid COLA for the calendar year of 2019 for various agencies, and

WHEREAS, it will not cost the County additional funds, now, therefore, be it

RESOLVED, that the Director of Community Services is hereby authorized to execute the necessary agreements between the County and the various sub-contractors as aforesaid, subject to the approval of the County Attorney's Office, and be it further

RESOLVED, that the following budget modifications be effectuated:

INCREASE REVENUES:

CM.21.4322.415.43490.05 .43490.05 .43490.05 .43490.05 .43490.05 .43490.05	Reinvestment Programming Community Missions Mental Health Association New Directions (Wyndham Lawn) Niagara Falls Memorial Medical Center Dale Association	\$ 8,287 585 729 9,727 692
CM.21.4322.416.43489.04 .43489.04 .43489.04 .43489.04	Case Management Programs New Directions (Wyndham Lawn) Community Missions Niagara Falls Memorial Medical Center	\$ 24,846 476 1,214
CM.21.4322.423.43490.14 .43490.14 .43490.14	Supported Housing Community Missions Living Opportunities of DePaul	\$ 7,104 13,064
A.21.4322.424.43490.10 .43490.10	Alcoholism Agency Cazenovia Recovery	\$ 4,836
A.21.4322.414.43490.10 .43490.10	Alcoholism Agency Northpointe Council	\$ 7,074

INCREASE APPROPRIATIONS:

CM.21.4322.415.74550.06	Reinvestment Programming	
.74550.06	Community Missions	\$ 8,287
.74550.06	Mental Health Association	585
.74550.06	New Directions (Wyndham Lawn)	729
.74550.06	Niagara Falls Memorial Medical Center	9,727
.74550.06	Dale Association	692
CM.21.4322.416.74500.01	Case Management Programs	
.74500.01	New Directions (Wyndham Lawn)	\$ 24,846
.74500.01	Community Missions	476
.74500.01	Niagara Falls Memorial Medical Center	1,214
CM.21.4322.423.74500.01	Supported Housing	
.74500.01	Community Missions	\$ 7,104
.74500.01	Living Opportunities of DePaul	13,064
A.21.4322.424.74500.08	Alcoholism	
.74550.08	Cazenovia Recovery	\$ 4,836
A.21.4322.414.74500.01	Contractual	
.74500.01	Northpointe Council	\$ 7,074

COMMUNITY SERVICES COMMITTEE

ADMINISTRATION COMMITTEE

FROM: Community	Services Committee	DATE:1	0/15/19 RESOLU	TION # C	S-051-19
and Admi	nistration Committee				
APPROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE A	CTION	
CO. ATTORNEY	CO. MANAGER	CS - 10/7/19	Approved: Ayes	Abs	Noes
1 1		AD - 10/7/19	Rejected: Ayes	Abs	Noes
Mand)			Referred:		

MH - 2019 BUDGET MODIFICATION – ACCEPT UNITED STATES DEPARTMENT OF JUSTICE (DOJ) COMPREHENSIVE OPIOID ABUSE SITE-BASED PROGRAM (COAP) GRANT

WHEREAS, the Niagara County Department of Mental Health, as the Local Governmental Unit (LGU), is responsible for the planning and oversight of the services system to ensure the availability and continuance of services to adults with mental illness and substance use disorders who are living in Niagara County, and

WHEREAS, the Niagara County Department of Mental Health provides services to adults with mental illness and substance use disorders who are living in Niagara County, and

WHEREAS, Niagara County Department of Mental Health, on behalf of the Niagara County Opiate Taskforce (OASIS - Opioid Addiction/Overdose Strategy Implementation Standing Committee), has been awarded Comprehensive Opioid Abuse Site-based Program (COAP) Grant funding by the Office of Justice Programs at the U.S. Department of Justice, to participate in a locally driven response to the Opioid Epidemic, and

WHEREAS, the purpose of this program is to establish the Niagara County PATH (Presenting Alternatives for Treatment and Healing) Team, which is a two-pronged, harm-reduction approach that provides opportunities for Law Enforcement and First Responders to connect individuals struggling with opioid use disorders with community-based supports and services while diverting them from criminal justice settings, and

WHEREAS, through the PATH Team project, the Niagara Falls Police Department, along with the District Attorney, the Sheriff, the Department of Mental Health & Substance Abuse, community peer-supports and treatment providers, will implement Law Enforcement Assisted Diversion (LEAD), and

WHEREAS, the PATH Team, through the use of ODMAP, will also implement a Quick Response to Overdose Team (QRT). The QRT, comprised of a Certified Recovery Peer Specialist, Qualified Health Professional, and where applicable, harm-reduction trained Law Enforcement Officer, will be dispatched to conduct follow-up with individuals post non-fatal overdoses and may also serve family members, and

WHEREAS, the PATH Team will also include: NC Emergency Management, local Fire Companies, BestSelf Behavioral Health, Save the Michaels, Addict2Addict, local hospitals, treatment organizations, education/vocational service providers, and community support organizations, and

WHEREAS, the U.S. Department of Justice Comprehensive Opioid Abuse Site-based Program (COAP) Grant funding requirements give specific staffing criteria for the project management of grant activities and also to work within the Quick Response to Overdose Team (QRT), and

WHEREAS, the U.S. Department of Justice Comprehensive Opioid Abuse Site-based Program (COAP) Grant totals \$898,887.00 spread over a period of 3 years with the opportunity for ongoing and continued funding, as available, now, therefore, be it

\$ 23,557

RESOLVED, that the department is given authorization to accept the full COAP Grant and enter into contracts with BestSelf Behavioral Health (subrecipient), Niagara University (subrecipient), and Katal Center for Health, Equity, & Justice (subrecipient), and be it further

RESOLVED, that the following position: one (1) Senior Licensed Clinician position, Grade 13, Step 1, at an hourly rate of \$31.32, be created within the Niagara County Department of Mental Health, and filled effective December 1, 2019, to carry out the required roles and responsibilities to under the guidelines and requirements of the U.S. Department of Justice Comprehensive Opioid Abuse Site-based Program (COAP) Grant, position to be coterminous with funding availability for this position, and be it further

Comprehensive Opioid Abuse Site Program

RESOLVED, that the following 2019 budget modifications be effectuated:

INCREASE REVENUES:

A.21.4310.000.44389.13

INCREASE APPROPRIATI	ONS:	
A.21.4310.000.71010	Positions	\$ 4,823
A.21.4310.000.72100.01	Furniture & Fixtures	6,400
A.21.4310.000.72100.05	Computer Equipment	1,186
A.21.4310.000.74000.03	Administrative Cost	130
A.21.4310.000.74250.01	Office Supplies	350
A.21.4310.000.74375.01	Advertising & Promotion	500
A.21.4310.000.74375.05	Communications Cellular Phone	37
A.21.4310.000.74500.01	Contractual Expenses	7,984
A.21.4310.000.74650.11	Physical Exams/Testing	97
A.21.4310.000.74750.12	General Computer Supplies	1,098
A.21.4310.000.78100	Retirement	449
A.21.4310.000.78200	FICA	369
A.21.4310.000.78300	Worker's Comp	128
A.21.4310.000.78700	Disability	6

COMMUNITY SERVICES COMMITTEE

ADMINISTRATION COMMITTEE

FROM: Communit	y Services Committee	DATE:	10/15/19	RESOLU	TION#_	CS-052-19
and Adm	inistration Committee					
APPROVED	REVIEWED	COMMITTEE ACTION	N LEGIS	LATIVE A	CTION	
CO. ATTORNEY	CO. MANAGER	CS - 10/7/19	_ Approve	ed: Ayes	Abs	Noes
m 8		AD - 10/7/19	_ Rejected	l: Ayes	Abs	Noes

MH - 2019 – AUTHORIZATION FOR NIAGARA COUNTY DEPARTMENT OF MENTAL HEALTH & SUBSTANCE USE SERVICES TO ENTER INTO AGREEMENT WITH GENESEE COUNTY AND TO PARTICIPATE IN INTEGRITY PARTNERS FOR BEHAVIORAL HEALTH

WHEREAS, the Niagara County Department of Mental Health (NCDMH) provides integrated care services to individuals with mental illness and substance use disorders who are living in Niagara County and is committed to providing quality treatment and services, and

WHEREAS, the transformation from a fee-for-service based payment model to the Value Based Managed Care Service and Payment System, required by healthcare reform and Medicaid redesign, presents unique challenges to behavioral health clinics and programs across NY State, and

WHEREAS, these challenges are complicated in rural counties covering large geographic areas with diverse populations and while the basic tenets of the Value Based Payment Program Managed Care Model of coordinated physical & behavioral health care, data/value quality based outcomes and cost monitoring, provide a logical alternative to the fiscal challenges of a traditional fee-for-service model, achieving and operationalizing true fidelity to the managed care model for behavioral health requires a strong approach to manage these complexities within an integrated care system, and

WHEREAS, a partnership would be beneficial to navigate the changes in reimbursement and service delivery directly related to New York mandates through Delivery System Reform Incentive Payment Program (DSRIP) and the related transition from Fee-for-service Medicaid to Medicaid Managed Care, and

WHEREAS, Integrity Partners for Behavioral Health, Inc. (IPBH) has been incorporated to function as a Behavioral Health Care Collaborative (BHCC); and is able to provide, to counties, shared services such as data collection analytics, Continuous Quality Improvement (CQI), and clinical integration to assist in coordinating, improving, and assuring the delivery of accessible, high quality-cost effective behavioral health services to the residents of the predominantly rural counties represented within this partnership, and

WHEREAS, the following Western and Finger Lakes Counties are participating in this collaborative: Cattaraugus, Cayuga, Chautauqua, Genesee, Livingston, Ontario, Orleans, Schuyler, Seneca, Steuben, Tioga, Tompkins and Wayne Counties, and

WHEREAS, as the lead agency in the IPBH collaborative, Genesee County is in receipt of grant funding of \$3.3 million from New York State Behavioral Health Value Based Payment Readiness Program to distribute to IPBH for the purpose of developing the full infrastructure to support the above noted shared services, and

WHEREAS, the Niagara County Community Services Board has expressed its support for NCDMH to participate in the Behavioral Health Care Collaborative (BHCC), with Genesee County as the lead, as a network partner, and

WHEREAS, Niagara County Department of Mental Health & Substance Abuse Services desires to enter into this partnership with Integrity Partners for Behavioral Health, Inc., which better serves anticipated future cost savings through shared services and economies of scale, and

WHEREAS, as lead agency, Genesee County requests all partnering agencies to enter into an indemnification agreement with Genesee County for an equitable portion of the grant funds that may be subject to federal recoupment associated with this state-sponsored initiative under Health Care payment reform, now, therefore, be it

RESOLVED, that the Niagara County Legislature authorizes Niagara County Department of Mental Health & Substance Abuse Services to execute the indemnification agreement and participation, with Genesee and the partnering counties in the IPBH collaborative upon the review and approval of the agreement as to form, by the County Attorney's Office.

COMMUNITY SEI	RVICES COMMITTEE	
ADMINISTRATIO	N COMMITTEE	

F	ROM: Community Safety & Se	ecurity Committee	_ DATE:	10/15/19	RESOLUTI	ION # <u>cs</u>	S-077-19
	PPROVED REVIEW O. ATTORNEY CO. MAI DISTRICT ATTORNEY	NAGER <u>CSS</u>	TTEE ACTION - 10/7/19 THEFT AND IN	Approved: Rejected: Referred:	Ayes	Abs Abs	_Noes Noes
		PROGRAM GR	RANT ACCEPTA	NCE			
	WHEREAS, the Niaga Division of Criminal Justice Se has been renewed for the period	ervices that the Motor Vod of January 1, 2019 th	Vehicle Theft and I hrough December	nsurance F 31, 2019, a	Fraud Preve and	ention Pro	gram grant
	WHEREAS, funding I expenses for the District Attor						ed to offset
	WHEREAS, basic reve within the CM.02.1989.114 M year, and						
	WHEREAS, this progra ATT II, Step 3, \$71,007 annual annually, with fringe benefits v	lly and one full time Cri	iminal Investigator	, Position #	#9701, NU	H 6, Step	3, \$48,160
	RESOLVED, that the O	County of Niagara does	s hereby accept thi	s grant awa	ard, and be	it further	r
	RESOLVED, that prior grant award contract for approx		0				review the
	RESOLVED, that foll Legislature be, and hereby is an				rman of th	ne Niaga	ra County
	COMMUNITY SAFETY & SI COMMITTEE	ECURITY					

FROM: Communit	y Safety & Security Com	nmittee DATE:	10/15/19 RESOLUTION #	CSS-078-19
and Adm	inistration Committee			
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION CSS - 10/7/19 AD - 10/7/19	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	NoesNoes
		SHERIFF'S OFFICE-BU ECTION CANINE TEAM	JDGET MODIFICATION I GRANT PROGRAM	
the New York St from terrorist att WHERE training to enhan WHERE RESOLV approval to legal RESOLV	tate Division of Criminal acks involving explosive AS, the grant will allow the explosive detection can AS, the revenue and equal ED, that prior to the explosing to the explosion, language and com	Justice Services to protect devices for the period Octobe Niagara County Sheriff anine team capabilities, and al expenses are in the 2020 secution of the grant, the pliance, and be it further bunty Attorney's review, the	warded a grant in the amount of the Niagara County residents and tober 1, 2019 through August 3. The Soffice to purchase equipment of the budget, now, therefore, be it County Attorney will review the Chairman of the Legislature I.	infrastructure 1, 2021, and at and provide the grant for
COMMITTEE	SAFETY & SECURICY ION COMMITTEE			

FROM: Community	Safety & Security Com	mittee DATE: 1	0/15/19	RESOLU	TION # CS	S-079-19
and Admini	stration Committee					
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION CSS - 10/7/19 AD - 10/7/19	Rejected	LATIVE Accel: Ayes	CTIONAbs Abs	Noes _Noes
of Homeland and Office through the 2020,and	ACCEPT PUBLIC S, the Niagara County S Security Services that a Public Safety Answeri	RA COUNTY SHERIFF'C SAFETY ANSWERIN Sheriff's Office has been a grant in the amount of ang Points Grant for the pe	G POINTS notified by \$149,373 i riod Januar	the New Y s being aw y 1, 2020 t	arded to the through De	he Sheriff's ecember 31,
Niagara County C	ommunications Center,			•		
	ED, that prior to the excorm, language and comp	ecution of the grant, the bliance, and be it further	County At	torney will	review th	e grant for
	ED, that following the Code to execute this grant.	County Attorney's review	, the Chair	man of the	e Legislatı	are be, and
COMMUNITY SA COMMITTEE	AFETY & SECURICY				*	
ADMINISTRATIO	ON COMMITTEE					

FROM:	Community Sa	afety & Security Com	nittee	DATE:	10/15/19	RESOLU'	TION#	CSS-080-19
	and Administ	tration Committee						
APPROV CO. ATT	VED FORNEY	REVIEWED CO. MANAGER	CSS	HTTEE ACTION - 10/7/19 - 10/7/19	Approved	Ayes	Abs	NoesNoes
	ACCEPT MO	NIAGAR OTOR VEHICLE TI		NTY SHERIFF' ND INSURANC			ΓΙΟΝ G	RANT
	The state of the s	the Niagara County vices that it has been , and						
Niaga	10	the Motor Vehicle Triff's Office for many			Prevention	Grant has	been av	warded to the
	WHEREAS,	the performance period	d for this	grant is January	1, 2020 thro	ough Dece	mber 31	, 2020, and
motor	r vehicle insura r vehicle theft a	the grant is used to once fraud County-wide and insurance fraud remation sharing, and	le; this pa	artnership provide	es an integra	ated means	s to prev	ent and deter
	WHEREAS,	the funds are included	in the 20)20 budget, now,	therefore, b	e it		
hereb		, that following the C to execute this grant.	County A	ttorney's review	, the Chairi	man of the	e Legisl	ature be, and
								Œ
	MUNITY SAF MITTEE	ETY & SECURICY		-				
ADM	INISTRATION	N COMMITTEE		- .i				

FROM: _	Community S	Safety & Security Com	mittee	DATE:	10/15/19	RESOLU	TION # CS	S-081-19
	and Admini	stration Committee						
APPROV CO. ATT	VED ORNEY	REVIEWED CO. MANAGER	CSS -	TTEE ACTION 10/7/19 10/7/19	Approved	d: Ayes Ayes	Abs	NoesNoes
		2019 BUDGET MODII CCEPT HAZ-MAT II						
used a		s, the County Haz-Mat to not reusable, and	team respo	onded to an incid	ent on Octo	ober 22, 20	18 and so	me supplies
		, under New York is liable for all costs rials, and						
suppli		, the Fire Coordinator's esponsible party in the a			ived payme	ent for the	replaceme	ent of these
cost to		, the Fire Coordinator' now, therefore, be it	s Office r	needs to replenish	n the suppl	ies used b	y the Haz	-Mat, at no
	RESOLVED), that the following 20	19 budget	modifications be	effectuated	d:		
91 11	INCREASE	REVENUE:						
	A.19.3410.0	00 42690.02		ompensation for rsements	Loss	\$ 1,482.7	78	
	INCREASE	APPROPRIATION:						
	A.19.3410.0	00 74750.10	Supplies	s, Gen Hazmat In	ventory	\$ 1,482.7	78	
	MUNITY SAF MITTEE	FETY & SECURITY						
ADMI	NISTRATIO	N COMMITTEE						

FROM: Community	Safety & Security Com	mittee DATE:	10/15/19 RESOLUTION	# CSS-082-19
and Admini	istration Committee			
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION CSS - 10/7/19 AD - 10/7/19	Approved: Ayes Abs Rejected: Ayes Abs Referred:	Noes
		19 BUDGET MODIFICAT E COORDINATOR'S OFI		
		State of Emergency was d f Lake Ontario which create		measures being
	fill the water pumps	up truck with diesel fuel tranwith fuel at the lake and Em		Control of the contro
	그렇게 그 이번 보이네요. 그리고 나를 하는데 하면 하는데 하는데 하는데 하는데 하는데 하는데 하는데 그 그 때문에 하는데	the monies already spent f e remainder of 2019, now, the		agement Office
RESOLVE	D, that the following 20	019 budget modifications be	effectuated:	
INCREASE	E REVENUE:			
A.08.1990.0	000 74500.01	Contingency Fund	\$ 4,050.00	
INCREASE	APPROPRIATION:			
A.19.3640.0	000 74750.21	General Gas & Oil	\$ 4,050.00	
COMMUNITY SA COMMITTEE	FETY & SECURITY			
ADMINISTRATIO	N COMMITTEE	i i		

ROM: Community Safety &	& Security Comm	itteeDATE:	10/15/19	RESOLUT	ION# CS	S-083-19
and Administration	Committee					
	TEWED MANAGER	COMMITTEE ACTION CSS - 10/7/19 AD - 10/7/19	Approved Rejected: Referred:	Ayes	AbsAbs	Noes _Noes
BUDGET MODIFICA	ATION - DHSES	FY2018 ASSISTANCE	TO FIRE	TIGHTERS	GRANT	(AFG)
WHEREAS, the C through the Department o County, and		ra is required to certify in ity for the period of 9/2				
WHEREAS, the gr from the County of \$195, partner agencies P-25 cor mode, be programmable a talk-groups, and	627.28 for a tota npliant interopera	able portable radios whic	0. The fund will ope	ds will be rate in both	used to p	urchase all and digital
WHEREAS, the grant Surcharges which is availassociated with the administration of the state of t	ilable for hardw		s, financir	g and oth	er acquis	ition costs
RESOLVED, that hereby is, authorized to exc	_	ounty Attorney's review, ent.	the Chairr	nan of the	Legislatu	are be, and
INCREASE REVE	NUE:					
A.19.3645.000 44 A.19.3645.000 41		Civil Defense Homeland Reimbursement. Other D		\$1,956,27 \$ 195,62		
INCREASE APPRO	OPRIATIONS:					
A.19.3645.000 721	00.15	M&E Comm Proj: 19GRTAFG18-E1		\$2,151,90	0.00	
		,				
COMMUNITY SAFETY & COMMITTEE	& SECURITY					
ADMINISTRATION COM	IMITTEE					

ROM: Community	Safety & Security Con	nmittee DATE:	10/15/19	RESOLUTION # C	:SS-084-19
and Admir	nistration Committee				
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION CSS - 10/7/19 AD - 10/7/19	Approved:	ATIVE ACTION Ayes Abs. Ayes Abs.	NoesNoes
	SYSTE	BLIC SAFETY RADIO NETY M ASSESSMENT AND MON NAL SERVICES CONTRAC	NITORING	AL	
WHEREAS, the by Motorola Solution		Countywide Public Safety Radi	io Network (the	e "System") which w	vas constructed
		nnical nature of the System, the est he services of a professional			
personnel with techn services needed by t security related upda System and subscribe has proposed to provin year 1 and \$49,986	nical training and experient the County, including regulates and Moto patches, conter related issues, operator to vide such services to the County of the Co	nc. ("Skywave") is a company nce with Motorola systems like ular assessment of the System, coordination of devices returned training and support of subscribe county for a 2-year period, comp	e the County's review of perf I to manufactu er programmin mencing Janua	System and is able formance indicators, arers for repair, trouling template development 1, 2020, for a fee	to provide the application of bleshooting of nent. Skywave of \$49,000.00
		y Skywave involve a high degritute "professional services," an		al expertise and invo	lve matters of
		asing Guidelines, the Niagara C f issuing a Request for Proposal			
WHEREAS, mon project, now, therefor		e operating funds in the Fire Co	oordinators Off	fice and will be design	gnated for this
Request for Proposal execute a 2-year con	s for the above mentioned tract with Skywave Com	islature and the requisite commind services and authorize the Communications Inc. for the above eview of the County Attorney for	unty Manager mentioned ser	or Chairman of the vices, in an amount	Legislature to not to exceed
COMMUNITY SAF	FETY & SECURITY				
ADMINISTRATION	N COMMITTEE	-			

PPROVED	REVIEWED	COMMITTEE ACTION	I LEGISLA	ATIVE A	CTION	
O. ATTORNEY	CO. MANAGER	CSS - 10/7/19	_ Approved:		Abs	Noes
Det			_ Rejected: _ Referred:_	Ayes	Abs	Noes
		CCEPTANCE OF FY201 TIMENT AND RETENT				
and Retention Gr period of April 1, WHEREA	rant through the NYS 2019 through March 3 s, the grant for Recrui	ara is required to certify in Department of Homeland 1, 2020, at no cost to the Cost to the Cost and Retention was amounity Outreach equipment.	I Security and ounty, and awarded \$25,0	d Emerge	ency Serv	ices for the
and Retention Gr period of April 1, WHEREA	rant through the NYS 2019 through March 3 s, the grant for Recrui	Department of Homeland 1, 2020, at no cost to the C	I Security and ounty, and awarded \$25,0	d Emerge	ency Serv	ices for the
and Retention Gr period of April 1, WHEREA used for physical to be it	rant through the NYS 2019 through March 3 S, the grant for Recruifitness equipment, Com	Department of Homeland 1, 2020, at no cost to the Country Attorney's review	I Security and ounty, and awarded \$25,0 nt and recruit	d Emerge 000 and t ment mat	ency Serv the funds erials, nov	ices for the will now be v, therefore,

NIAG	ARA COUNTY LE	GISLATURE		
FROM: Committee of the Whole	DATE: _	10/15/19	RESOLUTION #	OV-022-19
BRIDGE BEARINGS FOR	COMMITTEE ACT OW-010/15/19 L AID LOCAL PROJE BRIDGES IN THE TO ETON, AND ROYALT	Approve Rejected Referred CCT AGREEMEN DWNS OF HART	LAND, NEWFANE	
WHEREAS, the Bridge Bearings Proj and Royalton, Niagara County, is eligible for f the costs of such program to be borne at the rati	unding under Title 23 U	JS Code, as amend	ed, that calls for the	
WHEREAS, the County of Niagara of Federal share of the costs of the Construction/C				00% of the Non-
WHEREAS, prior to the execution of t legal form, language, and compliance, now, the		the County Attorn	ey will review them	for approval as to
RESOLVED, that the Legislature of the	e County of Niagara her	eby approves the a	bove-subject project	, and be it further
RESOLVED, that the Legislature of the instance 100% of the Federal and Non-Federal Project or portions thereof, and be it further				
RESOLVED, that the sum of \$314,000 to cover the cost of participation in the above pl			120.000 74800.06 aı	nd made available
RESOLVED, that in the event the amproject's Construction/Construction Inspection convene its Legislature as soon as possible to York State Department of Transportation, and b	phases exceeds the an appropriate said excess	nount appropriated	above, the County	of Niagara shall
RESOLVED, that the Chair of the Leg necessary Agreements, certifications, or reimbut of Niagara with the New York State Departm Project providing for the administration of the permanent funding of the local share of Federa that are not so eligible, and be it further	ursement requests for Fe ent of Transportation, in the Project and the Mur	deral Aid and/or M in connection with nicipality's first in	farchiselli aid on belicate the advancement of lastance funding on belicate funding of lastance funding on belicate funding of lastance funding of	nalf of the County r approval of the Project costs and

RESOLVED, that a certified copy of this Resolution be filed with the New York State Commissioner of Transportation by attaching it to any necessary Agreement in connection with the Project, and be it further

RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents, and be it further

RESOLVED, that this Resolution shall take effect immediately.

FROM: E	onomic Development Committee	DATE:	10/15/19	RESOLU'	FION#_E	ED-020-19
а	nd Administration Committee					
APPROVED		COMMITTEE ACTION		ATIVE AC		NT - 2772
CO. ATTOR	NEY CO. MANAGER	ED - 9/11/19	Approved	i: Ayes	Abs	Noes
TOA	>	AD - 10/7/19	Rejected:	-	Abs	Noes

APPROVAL OF LOW COST POWER BENEFIT TO RELIANCE FLUID TECHNOLOGIES, LLC UNDER AGREEMENT FOR THE SALE AND PURCHASE OF NIAGARA PROJECT POWER & ENERGY (ASPNPPE)

WHEREAS, the County of Niagara entered into the Host Community Relicensing and Settlement Agreement ("HCRSA") on June 25, 2005, and

WHEREAS, the HCRSA entitles the County of Niagara to 9 megawatts of low cost power allocation (at 70% load) from the New York Power Authority, and

WHEREAS, the County of Niagara has made the use of this low cost power allocation for economic development purposes as the top priority for that allocation, and

WHEREAS, there is presently an Agreement for the Sale and Purchase of Niagara Project Power and Energy ("ASPNPPE") that has been approved by the County of Niagara and NYPA and the Governor of the State of New York, and

WHEREAS, the ASPNPPE specifically provides that the County of Niagara, could use its low cost power allocation for economic development purposes, and

WHEREAS, the County of Niagara has taken the necessary actions to fully implement the benefits contained in the HCRSA and the ASPNPPE, and

WHEREAS, the County of Niagara established the Empower Niagara Board by resolution ED-021-07 to review applications for the use of low cost power for economic development by reviewing applications and to make recommendation to Legislature of Niagara County, and

WHEREAS, the application of Reliance Fluid Technologies, LLC, a private label manufacturer of lubricants and related products located in the City of Niagara Falls which employees 30 full-time employees, has met and exceeded all the criteria qualifying its project for consideration and the Empower Niagara Board is recommending approval of this application, and

WHEREAS, the application was approved for 125 kw (at 70% load factor) of low cost power, which will enable Reliance Fluid Technologies, LLC to purchase equipment to allow it to manufacture on site a new viscosity improver for its lubricants and related products and hire an additional two full-time employees, and

WHEREAS, the approval of the Reliance Fluid Technologies, LLC application for 125 kw (at 70% load factor) of low cost power will not only increase economic development in the City of Niagara Falls and Niagara County, but will also assist Reliance Fluid Technologies, LLC to remain competitive in the manufacture of lubricant and related products industry and will also have a good economic effect on the community in Niagara County, and

WHEREAS, the Empower Niagara Board will be recommending the approval of the application for low cost power allocation of 125 kw (at 70% load factor) for a period of three (3) years commencing October 1, 2019, now, therefore, be it

RESOLVED, that the Niagara County Legislature hereby approves the application of Reliance Fluid Technologies, LLC for 125 kw (at 70% load factor) low cost power benefits from Niagara County, pursuant to low cost power allocation received through the June 25, 2005 HCRSA and ASPNPPE, and be it further

RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute this Empower User Agreement for Low Cost Power with Reliance Fluid Technologies, LLC.

ECONOMIC DEVELOPMENT COMMITTEE	ADMINISTRATION COMMITTEE

FRO	OM: Economic Develo	opment Committee	DA'	FE: 10/15/	19 RESOLUTIO	N# ED-021-19			
	and Administrati	ion Committee							
			COMMITTEE		GISLATIVE ACTION				
CO.	ATTORNEY	O. MANAGER _	ED - 9/11 AD - 10/1		oved: AyesA cted: AyesA				
	ellet _			Refe					
	,	DIDCET	MODIFICAT	ION – TO COVE	D				
	EMPOWER	NIAGARA ALLOCA				CS, LLC			
	WHEREAS, Reliance Fluid Technologies, LLC is a Niagara County business that has been approved to receive low cost hydropower allocations through the Empower Niagara Program, and								
	WHEREAS, thes Niagara Program agreeme	e benefits will be appli		11.50					
				•		21			
:	RESOLVED, that the following budget modifications be effectuated to the Niagara County Economic Development 2019 budget, and annually thereafter until 2022 as set forth below:								
			2019	2020	2021	2022			
	NCREASE REVENUE:								
	A.15.1620.108 42655.03	Sale of Excess Power	\$10,208.12	Value of 125 kw	Value of 125 kw	Value of 125 kw			
				at 70% load factor for 12 months	at 70% load factor for 12 months	at 70% load factor for 9 months			
	NODE AGE ADDRODDIA	RION I				101 / 1110111110			
.]	NCREASE APPROPRIAT	TION:							
1	A.15.1620.108 74500.01	Contractual	\$10,208.12	Value of 125 kw at 70% load factor for 12 months	Value of 125 kw at 70% load factor for 12 months	Value of 125 kw at 70% load factor for 9 months			
I	NCREASE REVENUE:								
	A.28.8020.813 42189.01	Activities – Eco Dev	\$10,208.12	Value of 125 kw	Value of 125 kw	Value of 125 kw			
1	1.26.6020,613 42169,01	Activities – Eco Dev	\$10,206.12	at 70% load factor for 12 months	at 70% load factor for 12 months	at 70% load factor for 9 months			
I	INCREASE APPROPRIATION:								
,	29 9020 912 74550 20	Empoyer Niegoro	¢10 200 12	Value of 125 law	Value of 125 law	Value of 125 km			
F	3.28.8020.813 74550.30	Empower Niagara	\$10,208.12	Value of 125 kw at 70% load factor for 12 months	Value of 125 kw at 70% load factor for 12 months	Value of 125 kw at 70% load factor for 9 months			

ECONOMIC DEVELOPMENT COMMITTEE

ADMINISTRATION COMMITTEE

FROM: Economic	Development Committ	DATE: 10/15	RESOLU	TION#_E	ED-023-19	
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 10/9/19	LEGISLATIVE A Approved: Ayes	CTION Abs.	Noes	
DA			Rejected: Ayes	Abs.	Noes	

ACCEPTANCE OF EMPIRE STATE DEVELOPMENT GRANT FOR NIAGARA COUNTY FIBER-OPTIC CABLE CAPITAL PROJECT

WHEREAS, the NFIA Stakeholders Group, Inc., a 501(c)(6) nonprofit organization, was founded by Niagara County and regional airport stakeholders, in part, to encourage business development and to attract new business to the Niagara Falls International Airport (NFIA), and

WHEREAS, in November 2017, the NFIA Stakeholders Group, Inc. completed a Niagara Falls International Airport Area Fiber-optic Network Plan to construct a high-speed fiber-optic network connecting NFIA facilities and commercial and industrial buildings adjacent to the NFIA, and

WHEREAS, the purpose of the NFIA Area Fiber-optic Network is to increase bandwidth, improve reliability, and decrease the cost of internet service for the NFIA, airport tenants, and area businesses, while helping to attract new, high-tech companies to the area, and

WHEREAS, the Niagara County Department of Economic Development met with leaders of the Niagara Falls Air Reserve Station (NFARS) in June 2018 where a need was identified to replace a legacy communications link between the Fire Crash Rescue Station located at the NFARS and the Air Traffic Control Tower located at the NFIA with a dedicated fiber-optic link to support airport safety, and

WHEREAS, the Niagara County Legislature has identified the retention and growth of both the Niagara Falls International Airport and the Niagara Falls Air Reserve Station as economic development priorities, and

WHEREAS, on November 14, 2018, the Economic Development Committee authorized the Niagara County Department of Economic Development to apply for a grant from Empire State Development with Niagara County as Applicant and the Niagara Frontier Transportation Authority (NFTA) as Beneficiary, and

WHEREAS, the Niagara County Department of Economic Development was awarded a grant from Empire State Development in the amount of Four Hundred Thousand Dollars (\$400,000) for Niagara County Fiber-Optic Cable Capital Project #132,233, and

WHEREAS, the grant will be used to construct the NFIA Area Fiber-optic Network including the communications link between the Fire Crash Rescue Station at the NFARS and the Air Traffic Control Tower at the NFIA, and

WHEREAS, the fiber-optic network will be developed, owned, and operated by the Niagara Frontier Transportation Authority (NFTA), and

WHEREAS, a sub-grantee agreement between Niagara County and the NFTA will be prepared by the County Attorney for the purpose of providing pass-through of grant funding to the NFTA, and

WHEREAS, the Four Hundred Thousand Dollars (\$400,000) grant award has no county cost share and is included in the proposed 2020 Niagara County Department of Economic Development budget, now, therefore, be it

RESOLVED, that following the County Attorney's review and approval, the Chairman of the Niagara County Legislature be, and hereby is, authorized to sign and/or execute any grant documents in this regard, and be it further

RESOLVED, that the Four Hundred Thousand Dollars (\$400,000) grant award become part of the 2020 Niagara County budget.

ECONOMIC DEVELOPMENT COMMITTEE

	MAG	mur Co	JUNIT EEGIS	JAJZXI	CIG			
FROM: Infrast	ructure & Facilities Committee)	DATE:	10/	15/19	RESOLU	UTION#_	IF-110-19
and A	Administration Committee							
APPROVED CO. ATTORNE	REVIEWED Y CO. MANAGER	_IF	MITTEE ACTIO - 10/7/19 - 10/7/19		LEGISL. Approved: Rejected: Referred:	Ayes	Abs	NoesNoes
			RMATION MA Γ MODIFICAT			г		
Federal Fun (DHSES)) to information :	EREAS, the County applied for ading (Administered by NY or enhance and sustain Niag systems are secure and protect EREAS, the County has successful Program, Project ID #CY18	State ara Coued from	Division of Hounty's cyber secured funds from	omela ecurity s, and rom f	and Secu y posture ederal fur	rity and as wel	Emerger 1 as ensu	ncy Services are that their Y2018 Cyber
·	OLVED, that the following but					now, the	erefore, of	5 IL
		iget mo	diffication be en	rectua	iica.			
INCR	REASE REVENUE:							
A.16.	3645.000.44305.02		Civil Defense,	, Hon	neland Se	curity	\$5	50,000.00
INCR	REASE APPROPRIATIONS:							
A.16.	3645.000.72100.26		Machinery & I System	Equip	oment Tec	hnology		97,763.83
DECI	REASE APPROPRIATIONS:							
A.08.	1990.000.74500.01		Contingency	1200			\$2	28,171.83
A.16. A.16. A.16. A.16.	1680.000.71010.00 4581 1680.000 78100.00 1680.000 78200.00 1680.000 78300.00 1680.000 78400.01 1680.000 78700.00		Positions Expe Retirement FICA Worker's Comp Health Insurand Disability	pensa	tion		\$1	3,370.00 1,243.00 1,022.00 354.00 3,597.00 6.00

INFRASTRUCTURES & FACILITIES COMMITTEE

ADMINISTRATION COMMITTEE

FROM:	Infrastructure	e & Facilities Committee	DATE:	10/15/19	RESOLUT	ION#_II	F-111-19
	and Admini	stration Committee					
APPRO CO. AT	VED FORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION IF - 10/7/19 AD - 10/7/19	Approved	ATIVE AC	_Abs	NoesNoes
		GAS AND	OIL BUDGET MODI	FICATION			
	icipating munic	S, the Machinery Fund pripalities, to obtain the book, due to the increased pow, therefore, be it	est possible pricing, and			•	
	RESOLVE	D, that the following bud	get modifications be eff	ectuated:			
	INCREASE	E REVENUE:					
	DM.15.513	0.000.40999.43	Recovery of Shared Se	rvices	\$35,000		
	INCREASE	E APPROPRIATION:					8
	DM.15.513	0.000.74750.22	External Gas and Oil P	urchases	\$35,000		
COM	MMITTEE	RES & FACILITIES N COMMITTEE					

and Admi	nistration Committee					
PROVED	REVIEWED	COMMITTEE ACTION	LEGISLA	TIVE A	CTION	
ATTORNEY	CO. MANAGER	IF - 10/7/19	Approved:	Ayes_	Abs	Noes_
		AD - 10/7/19	Rejected:	Ayes_	Abs	Noes_
			Referred:_	-		
	TOWN PA	YMENT BUDGET MOD	IFICATION	N		
	AS, the Niagara County control on county roadw	Department of Public Works vays, and	s and the var	ious tov	vns maintair	a contr
WWW				••		2.1 00
		required in the Town Paymer				of the fi
nstallment paym	ent to all towns, which is	s due prior to October 15, 20	119, now, the	erefore,	be it	
RESOLV	ED, that the following b	udget modifications be effec	tuated:			
INCREAS	SE APPROPRIATED FU	UND BALANCE:				
D.40599.0	00	Appropriated Fund Balar	nce		\$300,000.00)
INCREAS	SE APPROPRIATION:					
D.15.5142	2.000.74725.04	Other Town Payments			\$300,000.00)
	JRE & FACILITIES					
COMMITTEE						

CO. ATTORNEY CO. MANAGER TF - 10/7/19 Approved: Ayes Abs. Noes Rejected: Ayes Abs. Noes Referred: AWARD LOCKPORT AVENUE BRIDGE OVER SAWYER CREEK FASCIA REPAIRS CONSULTANT CONTRACT WHEREAS, the Department of Public Works evaluated proposals from pre-qualified consulting engineering firms to assist the County with the design for fascia repairs for the Lockport Avenue Bridge over Sawyer Creek project, and WHEREAS, funds are available in account D.15.5120.000 74650.07, Professional Engineering Services, and WHEREAS, prior to the execution of the required documents, the County Attorney will review them for approval as to legal form, language and compliance, now, therefore, be it RESOLVED, that the consultant services contract for the design for fascia repairs for the Lockport Avenue Bridge over Sawyer Creek project be awarded to CHA Consulting Inc., 2200 Main Place Tower, Buffalo, NY 14202, for a contract amount not to exceed \$1,500, and be it further RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents.	CO. MITORILET	CO. MANAGER	COMMITTEE ACTION IF - 10/7/19	LEGISL Approved	: Ayes		Noes
AWARD LOCKPORT AVENUE BRIDGE OVER SAWYER CREEK FASCIA REPAIRS CONSULTANT CONTRACT WHEREAS, the Department of Public Works evaluated proposals from pre-qualified consulting engineering firms to assist the County with the design for fascia repairs for the Lockport Avenue Bridge over Sawyer Creek project, and WHEREAS, funds are available in account D.15.5120.000 74650.07, Professional Engineering Services, and WHEREAS, prior to the execution of the required documents, the County Attorney will review them for approval as to legal form, language and compliance, now, therefore, be it RESOLVED, that the consultant services contract for the design for fascia repairs for the Lockport Avenue Bridge over Sawyer Creek project be awarded to CHA Consulting Inc., 2200 Main Place Tower, Buffalo, NY 14202, for a contract amount not to exceed \$1,500, and be it further RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents.		CO. MANAGER		Rejected:	Ayes	Abs.	
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WHEREAS, funds are available in account D.15.5120.000 74650.07, Professional Engineering Services, and WHEREAS, prior to the execution of the required documents, the County Attorney will review them for approval as to legal form, language and compliance, now, therefore, be it RESOLVED, that the consultant services contract for the design for fascia repairs for the Lockport Avenue Bridge over Sawyer Creek project be awarded to CHA Consulting Inc., 2200 Main Place Tower, Buffalo, NY 14202, for a contract amount not to exceed \$1,500, and be it further RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents.							
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approval as to legal form, language and compliance, now, therefore, be it RESOLVED, that the consultant services contract for the design for fascia repairs for the Lockport Avenue Bridge over Sawyer Creek project be awarded to CHA Consulting Inc., 2200 Main Place Tower, Buffalo, NY 14202, for a contract amount not to exceed \$1,500, and be it further RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents.	25	fullus are available in	1 account D.13.3120.000 /-	4030.07,110)16331011a1	Engineen	ng services,
approval as to legal form, language and compliance, now, therefore, be it RESOLVED, that the consultant services contract for the design for fascia repairs for the Lockport Avenue Bridge over Sawyer Creek project be awarded to CHA Consulting Inc., 2200 Main Place Tower, Buffalo, NY 14202, for a contract amount not to exceed \$1,500, and be it further RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents.	WHEDEAC	prior to the avacution	n of the required decument	the Count	v Attomo	vy vyill povi	avy tham for
Avenue Bridge over Sawyer Creek project be awarded to CHA Consulting Inc., 2200 Main Place Tower, Buffalo, NY 14202, for a contract amount not to exceed \$1,500, and be it further RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents. INFRASTRUCTURES & FACILITIES					y Attorne	y will levi	ew them for
Avenue Bridge over Sawyer Creek project be awarded to CHA Consulting Inc., 2200 Main Place Tower, Buffalo, NY 14202, for a contract amount not to exceed \$1,500, and be it further RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents. INFRASTRUCTURES & FACILITIES	DEGOLVED.	1 1	·	J C	c - :	: C 41	la Tarloran
Buffalo, NY 14202, for a contract amount not to exceed \$1,500, and be it further RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents. INFRASTRUCTURES & FACILITIES							
hereby is, authorized to execute the required documents. INFRASTRUCTURES & FACILITIES							entre transfer of the second s
hereby is, authorized to execute the required documents. INFRASTRUCTURES & FACILITIES	RESOLVED.	that following the	County Attorney's review	. the Chair	man of th	ne Legislat	ture be, and
				,			3
	NIED A STRUCTURE	SS & EACH ITIES					
		S & PACILITIES					

FROM:	Infrastructure	& Facilities Committee	DATE:	10/15/19	RESOLUT	ION#_I	F-114-19
	and Administr	ration Committee					
APPROV CO. ATT	VED CORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION _IF - 10/7/19 AD - 10/7/19	Approved Rejected: Referred:	Ayes	ΓΙΟΝ _Abs _Abs	NoesNoes
			AINTING OF ROBINS		i		
	iltant services i	for the painting of the	39-18, dated November Robinson Road Bridge t fee not to exceed \$45,00	to Greenma			
		rs for the bridge, which	nd the contract in the am n must be completed before				And the second s
appro			of the required documents apliance, now, therefore, l		y Attorney v	will revie	w them for
	ural steel repair		consulting services be en Inc., 4950 Genesee St ther				
hereb		that, following the C to execute the required	ounty Attorney's review documents.	, the Chairr	nan of the	Legislatı	are be, and
-							
	ASTRUCTURI MITTEE	ES & FACILITIES					
ADM	INISTRATION	COMMITTEE					

FROM: Infrastructur	re & Facilities Committ	eeDATE:	10/15/19 RESO I	LUTION # II	F-115-19
and Adminis	stration Committee				
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER GASPORT RO	COMMITTEE ACTION IF - 10/7/19 AD - 10/7/19 DAD EMERGENCY CUL	LEGISLATIVE Approved: Ayes_ Rejected: Ayes_ Referred: VERT REPAIRS	Abs Abs	Noes
		HANGE ORDER NO. 1-FI			
repairs for the Gas WHEREA	sport Road Culvert over S, the County, pursuan	F-075-19, dated June 18, 2 r the East Branch of Eightee at to County purchasing gui sing guidelines, to allow for	n Mile Creek, and delines, sent a rec	quest to the	Chairman of
Culvert, Grouting	, and Slope Stabilizat	vide labor and materials to ion was awarded to McLa Seneca, NY 14224, for a co	ughlin Construction	on Corp., DI	BA Edbauer
		rease the contract in the am-			
		n of the required documents compliance, now, therefore,		ney will revi	ew them for
materials to perfor	rm the lining of the G	No. 1-Final to increase the asport Road Culvert, Grout aughlin Construction Corp., oved, and be it further	ing, and Slope Sta	abilization, f	for a revised
	D, that, following the ed to execute the requir	County Attorney's review, red documents.	the Chairman of	the Legislat	ture be, and
INFRASTRUCTU COMMITTEE	RES & FACILITIES				
ADMINISTRATIO	ON COMMITTEE				

FROM: Infrastructure & Facilities Committee		DATE:	10/15/19 RESOLUTION # <u>IF-116-19</u>			
and Adminis	stration Committee					
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION IF - 10/7/19 AD - 10/7/19	Approve	cd: Ayes : Ayes :_	Abs	NoesNoes
	APPLICATI	AD EMERGENCY CUL ON OF GROUT FOAM NGE ORDER NO. 1 - F	ING AGE			
	the control of the co	-075-19, dated June 18, 2 he East Branch of Eightee	And the second s		authorized	emergency
		o County purchasing guid I the foaming agent to the				
	S, the application of g 13902, for a contract amo	rout foaming agent was ount of \$12,950, and	awarded	to KHM	Inc., PO	Box 2672,
		ase the contract in the amo contractual scope of work				
		of the required documents appliance, now, therefore, l	The state of the s	ty Attorne	y will revie	ew them for
foaming agent for t	the Gasport Road Culver	o. 1 to increase the control of tover the East Branch of PO Box 2672, Binghar	Eighteen N	Mile Creek	Project, fo	or a revised
	O, that, following the Cod to execute the required	dounty Attorney's review, documents.	, the Chair	man of th	e Legislati	ure be, and
INFRASTRUCTUE COMMITTEE	RES & FACILITIES					
ADMINISTRATIO	N COMMITTEE					

FROM: Infrastructur	re & Facilities Committ	ee DATE :10/	/15/19 RESOLU	JTION #_I	F-117-19
and Admini	stration Committee				
APPROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE A	CTION	
CO. ATTORNEY	CO. MANAGER	IF - 10/7/19	Approved: Ayes	Abs	Noes
211		AD - 10/7/19	Rejected: Ayes	Abs.	Noes
Markey			Referred:		

TONAWANDA CREEK ROAD PAVEMENT REHABILITATION PROJECT CAMPBELL BLVD TO ERIE CANAL BRIDGE AND SLIDE STABILIZATION WORK, ERIE AND NIAGARA COUNTIES SUPPLEMENTAL AGREEMENT NO. 2

WHEREAS, the Tonawanda Creek Road Pavement Rehabilitation Project, Campbell Blvd. to Erie Canal Bridge, and Slide Stabilization Work, Towns of Pendleton, Lockport, and Clarence, Niagara and Erie Counties, PIN 5761.66 (the "Project"), is eligible for funding under Title 23 US Code, as amended, that calls for the apportionment of the costs of such program to be borne at the ratio of 80% federal funds and 20% non-federal funds, and

WHEREAS, the County of Niagara desires to advance the Project by making a commitment of 100% of the Non-Federal share of the costs of the Preliminary Engineering (Phases I-VI), Right-of-Way Incidentals, Right-of-Way Acquisition, and Construction/Construction Inspection phases of the project, and

WHEREAS, prior to the execution of the required documents, the County Attorney will review them for approval as to legal form, language and compliance, now, therefore, be it

RESOLVED, that the Legislature of the County of Niagara hereby approves the above-subject project, and be it further

RESOLVED, that the Legislature of the County of Niagara hereby authorizes the County of Niagara to pay in the first instance 100% of the federal and non-federal shares of the cost of the Construction/Inspection phases of the Project or portions thereof, and be it further

RESOLVED, that the following budget modification be effectuated to reflect the funding levels set forth by Schedule A in the attached agreement:

DECREASE REVENUE:

H630.15.5112.000 44597.01	Federal Aid Cap Const Hwy Rev	\$256,000
H630.15.5112.000 43591.00	State Aid Cap Const Hwy Rev	\$ 64,000

DECREASE APPROPRIATIONS:

H630.15.5112.000 72600.01 Infrastructure Roads \$320,000

and be it further

RESOLVED, that in the event the amount required to pay the full federal and non-federal shares of the cost of the project's Construction/Inspection phases exceeds the amount appropriated above, the County of Niagara shall convene its Legislature as soon as possible to appropriate said excess amount immediately upon the notification by the New York State Department of Transportation, and be it further

RESOLVED, that the Chairman of the Legislature of the County of Niagara be, and hereby is, authorized to execute all necessary Agreements, certifications, or reimbursement requests for Federal Aid on behalf of the County of Niagara with the New York State Department of Transportation, in connection with the advancement or approval of the Project providing for the administration of the Project and the Municipality's first instance funding of Project costs and permanent funding of the local share of Federal Aid eligible Project costs and all Project costs within appropriations therefor that are not so eligible, and be it further

RESOLVED, that a certified copy of this Resolution be filed with the New York State Commissioner of Transportation by attaching it to any necessary Agreement in connection with the Project, and be it further

RESOLVED, that following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents, and be it further

RESOLVED, that this Resolution shall take effect immediately.

INFRASTRUCTURES & FACILITIES	-
COMMITTEE	
ADMINISTRATION COMMITTEE	

FROM: Infras	tructure & Facilities Committe	eDATE:	10/15/19	RESOLUTION #_I	F-118-19
and A	Administration Committee				
APPROVED CO. ATTORNE	REVIEWED Y CO. MANAGER	COMMITTEE ACTIO _IF = 10/7/19 _AD = 10/7/19	N LEGISI Approve Rejected Referred:	: Ayes Abs	NoesNoes
	0	AD BRIDGE OVER T F TWELVE MILE CE ANGE ORDER NO. 1	REEK	RANCH	
contract for	EREAS, by Resolution No. the Chestnut Road Bridge n, 2790 Clinton Street, West S	over the East Branch	of Twelve	Mile Creek project	to Edbauer
contract qua	EREAS, it is necessary to decentity increases and decreases; of asphalt and stone filling iter	decreases for not using	the Field Cha	nge Payment item; a	
	EREAS, prior to the execution to legal form, language and co			ty Attorney will revi	iew them for
Road Bridge	OLVED, that Change Order le over the East Branch of Twe Construction, 2790 Clinton Str	lve Mile Creek project,	for a revised	contract amount of \$	\$823,484.25,
	OLVED, that, following the thorized to execute the require		ew, the Chair	man of the Legisla	ture be, and
INFRASTRI COMMITTE	UCTURES & FACILITIES EE				
ADMINISTI	RATION COMMITTEE				

FROM:	Infrastructure	& Facilities Committe	eDATE:	10/15/19	RESOLU	TION # IF	-119-19
	and Adminis	stration Committee					
APPROV CO. ATT	CORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTI IF - 10/7/19 AD - 10/7/19	ON LEGISI Approved Rejected: Referred:	Ayes_	CTIONAbsAbs	NoesNoes
			MARINA WALKWA NGE ORDER NO. 1		MENTS		
	West Canal Ma	, by Resolution No. IF- arina Walkway Improv or a contract amount of	vements project to Sc				
	act increases	it is necessary to inc for backflow device; ; and decreases for the	upgraded plumbing s	size; cleat repl	acement;	concrete	testing; and
additi	WHEREAS,	the change order also e County, and	o includes a time exte	ension to the c	ontract to	June 30,	2019, at no
appro		prior to the execution form, language and con		Parties of the second second second second second	y Attorne	y will revi	ew them for
the co	na Walkway Im	o, that Change Order Naprovements project, for 30, 2019, to Scott Law	or a revised contract ar	mount of \$335,	735.15, ar	nd a time e	extension on
hereb		that, following the O to execute the require		riew, the Chair	man of th	e Legislat	ure be, and
	ASTRUCTUR MITTEE	E & FACILITIES					
ADM	INISTRATION	N COMMITTEE					

FROM: Infrastructure	& Facilities Committee	DATE:	10/15/19 RESC	OLUTION #_IF-120-1	19_
and Adminis	stration Committee				
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION IF - 10/7/19	Approved: Aye	sAbsNoes_	
() Red		_AD = 10/7/19	Rejected: Aye.	s Abs Noes	
		UDGET MODIFICATION - V		СТ	
	Resolution #IF-002-18	3 funded the construction	phase Niagara Co	ounty Water District Fi	ilter
	Cs and HMIs) for all o	in the scope of work wife the filters and a transfe			
	, there are sufficient fur now, therefore, be it	ds in the Water District's	fund balance to	cover the remainder of	`the
RESOLVEI	O, that the following buc	lget modification be effec	tuated:		
INCREASE	APPROPRIATED FUT	ND BALANCE:			
FX.40599.00	0	Appropriated Fund Bala	ince	\$175,000	
INCREASE	APPROPRIATIONS:				
FX.31.9950.	.000.79010.00	Transfer to Capital Cons	struction	\$175,000	
INCREASE	REVENUE:				
H618.31.839	97.000.45031.00	Interfund Transfer, Fron	n Operating	\$175,000	
INCREASE	APPROPRIATION:				
H618.31.839	97.000.72100.27	Water - Filter Basins Re	habilitation	\$175,000	
INFRASTRUCTUR	RES & FACILITIES	ADMINI	STRATION CON	 /MITTEE	

COMMITTEE

	r Jesse P. Gooch an		/19 I	RESOLU'	TION # I	L-058-19
Economic	Development Commit	tee				
PPROVED	REVIEWED	COMMITTEE ACTION	LEGISLA	TIVE AC	CTION	
O. ATTORNEY	CO. MANAGER	ED - 10/9/19	Approved:			Noes
			Rejected:			Noes
Tels -		***	Referred:			
RESOLUT		F FUNDING WHEATFIEL GH THE USE OF CASINO			EMORIAI	INC.
	AS, a project was starte ute to all service men a	ed by volunteers to preserve and women, and	an icon of h	istorical	significan	ce and high
	AS, this project include field, a M48 tank and a	es a 1965 Huey helicopter the service memorial, and	hat was ma	nufacture	ed by Bell	Aerospace
	AS, funds for this propport the memorial, and	ject will be used to provide	infrastructu	ire, cond	crete found	dations and
	remonial events and sh	ports the efforts that volunted nowing lasting support for al				
RESOLV	ED, that Niagara Count	y supports the Town of Whea	tfield as fol	lows:		
W	heatfield Veterans Men	norial, Inc.		9	\$2,000.00	
and be it further	*					
RESOLVI Development 201		budget modification be effe	ctuated to the	he Niaga	ara County	Economic
INCREAS	SE APPROPRIATED F	UND BALANCE:				
A.28.8020	0.812 40599.01 App	propriated Fund Balance - Co	mmitted Fur	nds \$	52,000.00	
INCREAS	SE APPROPRIATIONS	: :				
A.28.8020	.812 74400.15 Ser	neca Niagara Community Dev	velopment F	und \$	52,000.00	
LEGISLATOR JE	SSE P GOOCH	FCONOM	IC DEVELO	ODMENI	т сомм	TTEE
PROPERTOR I	LIJOUCII	ECONOM		OI MICH	COMM	LILL

ROM: Legislator	Wm. Keith McNall	DATE:	10/15/19	RESOLUTION #_	IL-060-19
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTIO	_ Approved_ Rejected:	d: Ayes Abs Ayes Abs	NoesNoes
1	INCIDENT REPORT T	TO THE NIAGARA CO	UNTY BOA	RD OF ETHICS	
	directly or indirectly con	Code of Ethics for the Conpel any non-elected office			
		es: "No County property political party, political			
		019, an email from the Po and appointed officials, a		ntion Office was ser	nt to the press,
	AS, transparency in govents and employees, now	ernment is of the highest v, therefore, be it	priority to the	his legislative body	as well as all
does hereby rep	ort the above incident to	with Section 9 of the Co o the County Attorney as o for further proceedings	nd Board of	Ethics for a deterr	nination as to
LEGISLATOR	WM. KEITH MCNALL				

FROM: Legislator	Wm. Keith McNall	DATE:	10/15/19	RESOLU	TION#_	IL-061-19
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION		-	CTION Abs _Abs	NoesNoes

RESOLUTION IN SUPPORT OF THE MEN AND WOMEN OF UAW LOCAL 686

WHEREAS, Americans recently celebrated Labor Day with parades, labor commemorations and picnics, celebrating the work and accomplishments – the labors – of our working men and women, especially those in unions that make our country great, and

WHEREAS, labor unions are democratic, voluntary, organized groups of workers who come together to make decisions about conditions affecting their work and unions strive to bring economic justice to the workplace and social justice to the nation, and

WHEREAS, on September 16, 2019, after negotiations with General Motors (GM) failed and their contract lapsed on September 14, 2019, the United Auto Workers (UAW) went on strike nationally, and

WHEREAS, UAW Local 686 represents employees at the Lockport GMCH and they are on strike against GM, and

WHEREAS, GM issued a statement saying "We have negotiated in good faith and with a sense of urgency" and "our goal remains to build a strong future for our employees and our business", and

WHEREAS, the UAW stated that the union had made sacrifices to "create a healthy, profitable industry" during troubled economic times, especially during and after the 2008-2009 recession and GM's near-collapse and \$50 billion bailout by the federal government, and

WHEREAS, in an environment in which GM has reported \$8 billion in profits for 2018, the union is seeking greater revenue-sharing with employees and the movement of "temporary" employees to permanent status, and

WHEREAS, Kristin Dziczek of the Center for Automotive Research stated the situation as follows: "In an era of solidly profitable operations, the automakers are seeking to contain labor cost growth, while the UAW is looking to make economic gains and secure its members' jobs and future income", and

WHEREAS, this community has benefitted from the Lockport GMCH plant, and the contributions, investment and commitment to excellence at the plant by GM and the UAW, and

WHEREAS, it is the sense of the Legislature that we should acknowledge the UAW employees and their contributions, now, therefore, be it

RESOLVED, that the Niagara County Legislature does hereby offer our support to the men and women of UAW Local 686 and expresses our support for their intentions and desire to receive additional compensation and improved conditions from General Motors, including the transition of temporary employees to permanent status, and be it further

RESOLVED, that this Honorable Body urges the UAW and GM to work together to negotiate a satisfactory resolution to the strike as soon as possible, so as not to jeopardize the competitiveness and future of the Lockport GMCH plant, and be it further

RESOLVED, that certified copies of this resolution be transmitted to UAW Local President Michael Branch and Lockport GMCH plant manager Ken Johnson.

LEGISLATOR WM. KEITH MCNALL

	rs Wm. Keith McNall,	DATE: 10/15	/19 F	RESOLU'	rion#_i	L-062-19
The state of the s	cuse, Randy R. Bradt,					
	. Wydysh, Jesse P. Go					
APPROVED	REVIEWED	COMMITTEE ACTION	LEGISLA			3.7
CO. ATTORNEY	CO. MANAGER		Approved:			Noes
			Rejected:	Ayes	Abs	Noes
			Referred:			
RESOLU	TION RENAMING BOI	ND LAKE PARK "THE (CLYDE L. I	BURMA	STER PA	ARK"
	at Leader of Niagara Co	s the community in mour unty, and extends the con-		_		
WHIPPE	A C 41 - II 1.1 - C1 - 1 - 1	T. D (Cl. 1.2) / 1			1 31'	C
the communities	of the town of Porter and	L. Burmaster, "Clyde" to he the Town of Lewiston with ody, representing his home	h excellence			The second secon
including: Niaga	ra Tobacco Asset Corpor	ve role in our community, ration, Niagara Communit sociation and Ransomville	y Action Pr	ogram, t	he Ranso	mville Free
and conservation		and perseverance Clyde disave, over time, led to the efore, be it			The state of the s	
RESOLV Burmaster Park, a		inty Legislature does here	by designate	Bond L	ake as Th	ne Clyde L.
including the War		ounty Legislature does he e, be posted with signage d be it further	•			
Commissioner of	Public Works to appropr	County Legislature does iate funds as shall be nece ch shall be visible from a r	ssary to prop	perly sig	nify the sa	
LEGISLATOR W	M. KEITH MCNALL	LEGISLA	TOR JOHN	SYRAC	USE	====
		DD GIBBIT	- 5110 5111	~ 11410	_ ~ _	
I EGISI ATOR P	ANDY R. BRADT	I EGISI A	TOR REBEG	CAIN	VVDVCH	
PROPERTOR I	TIND I IV. DIVADI	LEGISLA	TOK KEDE	JULIJ. V	וומוחו	

LEGISLATOR JESSIE P. GOOCH	LEGISLATOR RICHARD L. ANDRES
LEGISLATOR DAVID E. GODFREY	LEGISLATOR ANTHONY J. NEMI
LEGISLATOR WILLIAM J. COLLINS	LEGISLATOR MICHAEL A. HILL
LEGISLATOR DENNIS F. VIRTUOSO	LEGISLATOR MARK J. GROZIO
LEGISLATOR OWEN T. STEED	LEGISLATOR JASON A. ZONA

ROM: Legislators William J. Collins,	DATE:_	10/15/19	RESOLUTION #	IL-063-19
John Syracuse and Michael A. Hill				
REVIEWED CO. ATTORNEY CO. MANAGER NIAGARA COUNTY TO	O CONDUCT A C	Appro Reject Referr		NoesNoes
WHEREAS, the Niagara County Le potential sources of savings, and	egislature must lool	at all areas	of operation to effect	ively examine
WHEREAS, there are a significant n fleet, the County must determine the necessi			fleet, and to effective	ly manage this
WHEREAS, with fuel and vehicle mocounty, and	naintenance costs b	eing a signifi	cant budgetary expen	se for Niagara
WHEREAS, efficient management of County vehicles, may result in savings for the				the number of
RESOLVED, that the Niagara Cou Manager to conduct a study of all vehicles in				agara County
RESOLVED, that this study include cost-effective method of providing transport better off paying mileage on employee person it further	rtation including a	determinatio	n of whether the Cou	inty would be
RESOLVED that this study also inc County employees, and the justification and				aken home by
RESOLVED, that the results of this 1 st , 2019.	study be submitted	to the Niaga	ra County Legislature	by December
LEGISLATOR WILLIAM J. COLLINS	LEG	GISLATOR J	OHN SYRACUSE	
LEGISLATOR MICHAEL A. HILL				

FROM: Legislators Wm. Keith McNall,	DATE:	10/15/19	RESOLUTION #_	IL-064-19
Rebecca J. Wydysh and Jesse P. Go	ooch			
APPROVED REVIEWED CO. ATTORNEY CO. MANAGER	COMMITTEE ACTIO	Approved Rejected:	d: Ayes Abs Ayes Abs	Noes Noes
RESOLUTION IN SUPPORT O MONITORING SYSTI	F PLACING MOBILE S EMS ON SCHOOL BUS			TION
WHEREAS, it is estimated that appear in New York State, and	proximately 1.5 million st	udents ride scl	hool buses to and fro	m school each
WHEREAS, out of concern for the stopped school bus, and	ne safety of students, star	te law prohib	its motor vehicles fi	rom passing a
WHEREAS, based on 2018 law er that instances of someone passing a stoppe	0			
WHEREAS, on August 6 th of this school districts to install stop-arm cameras school bus and ensure the safety of New Ye	on school buses in order			
WHEREAS, under the program, c drivers failing to stop when a school bus h law enforcement for prosecution, and				
WHEREAS, schools would have jurisdiction over traffic enforcement laws, and				
WHEREAS, while costs incurred whave the option of working with camera coperators to keep a share of the fines, now,	ompanies to install the ca			
RESOLVED, that the Niagara Coumonitor systems throughout the county, and	그 사람들이 살아 있었다. 그 아이들이 아니는 아이를 가는 것이 되었다. 그 아이들이 아이들이 아이들이 아니는 것이다.	by support the	use of school bus p	hoto violation
RESOLVED, the Niagara Coun aforementioned equipment with school dist				ation of the
LEGISLATOR WM. KEITH MCNALL	LEGIS	SLATOR REE	BECCA J. WYDYSH	1
LEGISLATOR JESSE P. GOOCH				

FROM: Legislator wm. Keith McNall	DATE:10/13	RESOLU	TION # IL-065-19
APPROVED REVIEWED CO. ATTORNEY CO. MANAGER	COMMITTEE ACTION	LEGISLATIVE AO Approved: Ayes_ Rejected: Ayes_	CTION AbsNoesAbsNoes
RESOLUTION IN SUPPORT	OF FUNDING FOR THE	Referred: LOCKPORT FLIG	HT OF FIVE

WHEREAS, the City of Lockport was founded around a series of five locks that allowed the Erie Canal to traverse the Niagara Escarpment and successfully connect the Hudson River to the Great Lakes, and

WHEREAS, this feat, now known as the Flight of Five Locks, was an engineering marvel constructed in the 1800s, and

WHEREAS, properly preserving and interpreting these historic locks and all of the rich Erie Canal heritage in the City of Lockport is critical to understand the history of Niagara County, New York State, and the United States, and

WHEREAS, people travel from across the globe to visit the Erie Canal and the communities that line its banks to learn more about the historic canal system, and

WHEREAS, the Lockport Locks Heritage District Corporation (LHDC) is a nonprofit organization formed by volunteers in the community that have worked for decades to preserve and leverage the Erie Canal as a targeted strategy for economic development in Lockport, and

WHEREAS, the efforts of the LHDC, including: Western New York Regional Economic Development Council "Regional Priority Project" the Flight of Five Locks Rehabilitation; the Lock Tender Tribute; the Locks District Museum, Canal-themed events like Locktoberfest; and regional, national, and global marketing initiatives, have directly led to millions of public and private dollars invested in the Locks District and helped create an improved business climate in downtown Lockport, and

WHEREAS, the second phase of the rehabilitation of the Flight of Five has been completed, culminating with a rededication of Lock 68 at the 6th annual Locktoberfest, and

WHEREAS, the LHDC seeks funding for a third phase in an effort to complete the entire Flight of Five project by 2025, the bicentennial of the completion of the Erie Canal, and

WHEREAS, to date \$409,000 has been committed through Downtown Revitalization Initiative and Greenway funding for the Lock Tender Tribute, a major interpretive element of the Flight of Five project, and

WHEREAS, the LHDC has secured an additional \$250,000 in Dormitory Authority grant funds to rehabilitate the historic lock chamber walls and the middle island, separating the Flight of Five from Locks 34 and 35, including the steps where the Lock Tender Tribute will be installed, and

WHEREAS, the Niagara County Legislature believes the Flight of Five is a priority project that preserves Niagara County's history, and supports the economic vitality of the City of Lockport and the County of Niagara, and

WHEREAS, Niagara County annually receives funds from the Niagara Falls Bridge Commission, dedicated to the support of transformational economic development projects, and

WHEREAS, the Niagara County Legislature recognizes the regional significance of the Flight of Five as an important tourist attraction, and

WHEREAS, the Economic Impact Study commissioned by Camoin Associates, estimates the Flight of Five generates an additional \$1 million in visitor spending, which equates to significant sales tax revenue each year, now, therefore, be it

RESOLVED, that \$75,000 be dedicated to the Lockport Locks Heritage District Corporation to assist in the completion of the masonry work within the lock chamber walls and the installation of the steps to the Lock Tender Tribute, and be it further

RESOLVED, that the funding be transferred from Niagara Falls Bridge Commission funds provided to Niagara County for Economic Development projects to the LHDC.

LEGISLATOR WM. KEITH MCNALL

FROM:	Legislators	Dennis F. Virtuoso,	DATE	10/15	5/19 RI	ESOLUTION#	IL-066-19
	Owen T. St	eed, Mark J. Grozio and	d Jason A. Zona			-	
APPROV	VED FORNEY	REVIEWED CO. MANAGER	COMMITTEE A	<i>A</i>	LEGISLAT Approved: A Rejected: A Referred:		NoesNoes
	REQUEST	FOR INFORMATION	ON FROM WESTI	ERN NEW	YORK O	FF TRACK BI	ETTING
	nty Legislatur WHEREA	AS, on two occasions are meeting, and AS, Legislator Dennis Value and a copy for the	/irtuoso requested i	nformation			
450,		S, Legislator Virtuoso	*		he would o	get this informa	tion and
	delivered, ar WHEREA	a.S, it has been several ad .S, Niagara County h therefore, be it					
sent		ED, that the Niagara C and copies of this resol		-	-		50.
LEG	ISLATOR D	ENNIS F. VIRTUOSO	j	LEGISLAT	OR OWEN	T. STEED	
LEG	ISLATOR M	ARK J. GROZIO	j	LEGISLAT	OR JASON	N A. ZONA	

ROM: Legislators	Dennis F. Virtuoso,	DATE:	10/15/19	RESOLU	TION#	IL-067-19
Owen T. St	eed, Mark J. Grozio and	Jason A. Zona		200 (200.)	•	
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTIO	_ Approve	LATIVE A ed: Ayes : Ayes :	Abs	Noes Noes
RE	QUEST TO RELEASI	E THE NAMES OF TIC	CKET GIVE	EAWAYS	AT OTI	3
names of recipier promotions by O' WHEREA WHEREA WHEREA permission for the	AS, OTB has in their esponsor to use winner	oted down by the majorited to the corporation owned by policy of giveaways the part of the corporation, likeness	y of the court several court the access, statements	olf outings nty legislat nties and c ptance of , biographi	that were ure, and ities, and any pri	re given out as
		etuity without notice or fould be considered in this	i.n			
		ounty Legislature deman and golf outings be relea				
AL .						
LEGISLATOR D	ENNIS F. VIRTUOSO	LEGIS	LATOR OW	VEN T. ST	EED	
LEGISLATOR M	IARK J. GROZIO	LEGIS	LATOR JAS	SON A. ZO	ONA	

FROM: Legislators	s John Syracuse, David l	E. Godfrey, DATE:	10/15/19	RESOLUTION #	11-068-19
Jesse P. Gooch	, William J. Collins, Ra	ndy R. Bradt and Wm. Ke	ith McNall	ä	
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTIO	N LEGISI Approved Rejected: Referred:	Ayes Abs	NoesNoes
	OF CHANCE NOT OR	ILL S6738, IN RELATION GANIZED BY AN ORGAN S OR A POLICE BENEVO	NIZATION O	F VETERANS, VC	
		liagara County Legislature nany game of chance, and	voted unanimo	ously against Assem	ıbly Bill A1413
	ce unless the authorized	Bill A1413, the more recent organization is a bona fide of			
	[4] March 25, [1, 1] 14. A christian and Indian [1, 12] 14. A christian of the Philip School (1) 14. [1, 12] 14. [riminates against other entit s, or volunteer firefighters, a		servation clubs that	aren't affiliated
	The state of the s	er on the revenue of many of inteer firefighters, or a police		and the second s	that they aren't
		un is already required to me onal Instant Check System (97	10	
RESOLVI it further	ED, that the Niagara Coun	ty Legislature opposes Sena	te Bill S6738 a	and the tyranny it re	presents, and be
Senate Majority Loof the Assembly C Kolb; Member of Karen McMahon;	eader Andrea Stewart-Cou Carl Heastie; Assembly M the Assembly Michael J. N	ngara shall forward copies of usins; Senate Minority Leade lajority Leader Crystal Peop Norris; Member of the Asser Robin Schimminger; New	er John Flanaga oles-Stokes; A mbly Angelo M	an; Senator Robert (ssembly Minority L Iorinello; Member (G. Ortt; Speaker eader Brian M. of the Assembly
LEGISLATOR JO	HN SYRACUSE	LEGIS	LATOR DAV	ID E. GODFREY	
LEGISLATOR JE	SSE P. GOOCH	LEGIS	LATOR WILL	JIAM J. COLLINS	
LEGISLATOR RA	ANDY R. BRADT	LEGIS	LATOR WM.	KEITH MCNALL	a

APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION	LEGISLATIVE ACTION Approved: Ayes Abs Noes Rejected: Ayes Abs Noes Referred:
			PUBLIC WORKS TO ASSESS AND LES AT COUNTY BUILDINGS AND
		gns is to communicate and the information provided, an	convey information designed to assist the
	AS, the signage for Nia ations, poor in condition		park grounds are not uniform in appearance
	AS, signage uniformity		motorist and pedestrian, travel to county
	Garret Meal and his stat		ereby direct Department of Public Works formity of signage and flag poles at every
	and park. WILLIAM J. COLLINS	LEGISLA	ATOR JOHN SYRACUSE

vid E. Godfrey	DATE:	10/15/19	RESOLUTION #_		IL-070-19	
REVIEWED CO. MANAGER	COMMITTEE ACTION	_ Approve	ed: Ayes l: Ayes	CTION Abs _Abs	NoesNoes	
		REVIEWED COMMITTEE ACTION	REVIEWED COMMITTEE ACTION LEGIS CO. MANAGER Approve Rejected	REVIEWED COMMITTEE ACTION LEGISLATIVE A CO. MANAGER Approved: Ayes_	REVIEWED COMMITTEE ACTION LEGISLATIVE ACTION CO. MANAGER Approved: Ayes Abs. Rejected: Ayes Abs.	

RESOLUTION SOLAR ENERGY SECURITY REQUIRMENT FOR DECOMISSIONING COSTS

WHEREAS, for decades the solar industry benefited from generous federal, state and local subsidies to increase its footprint and those subsidies ignored the cost of disposal of solar panel toxic waste, and

WHEREAS, the Associated Press reported in 2013 that the heavily subsidized solar industry was creating millions of pounds of polluted sludge and contaminated water that is often shipped to landfills, and

WHEREAS, the average lifespan of a solar panel is about 20 years, but high temperatures can accelerate the aging process for solar cells, and snow, dust, and other natural events (tornados and earthquakes) can cause material fatigue on the surface and in the internal electric circuits gradually reducing the panels' power output, requiring early replacement, and

WHEREAS, solar panels generate 300 times more toxic waste per unit of energy they produce than nuclear power plants, and

WHEREAS, solar panels contain lead, cadmium and other toxic (even carcinogenic) chemicals that cannot be removed without breaking apart the entire panel, and rainwater can wash many of the toxics out of the fragments of solar modules over time, and

WHEREAS, nitrogen trifluoride (NF3) is used in the construction of solar panels and it is 17,200 times more potent than carbon dioxide as a greenhouse gas, and

WHEREAS, in 2018, the Institute of Energy Research suggested imposing a recycling fee on solar panel purchases to address the massive cost of decommissioning the solar panels, and

WHEREAS, section 487 (9) (a) of the Real Property Tax Law of the State of New York requires municipalities to respond within sixty (60) days of receiving notification from the owner of developer of the solar project of the municipalities intent to require a contract for the payments in lieu of taxes (PIOLT), and

WHEREAS, many local municipalities have either not adopted local zoning ordinances that require property owners to post a bond or other appropriate form of security to cover the cost of the removal of the entire solar energy system or the local zoning ordinance does not contain requirements to post security to cover the cost of the removal of the system, and

WHEREAS, the County of Niagara as a condition precedent to entering into a PILOT agreement with a developers desires to require the property owner and developer to enter into the County of Niagara Decommissioning Agreement and Solar Facility Decommissioning Bond when the local municipality where the proposed project is to be located does not have a local zoning ordinance with such security provisions, now, therefore, be it

RESOLVED, that the County of Niagara shall not enter into a Payment in Lieu of Taxes Agreement with an owner or developer of a solar project unless the local municipality where the project is to be located has a local zoning ordinance that requires a bond or other appropriate form of security to cover the cost of the removal of the entire solar energy system, and be it further

RESOLVED, that in the event the local municipality does not have a local zoning ordinance that requires a bond or other appropriate form of security to cover the cost of the removal of the entire solar energy system the property owner and developer shall be required to enter into a County of Niagara Decommissioning Agreement and post a Decommissioning Bond simultaneously with the PILOT Agreement.

LEGISLATOR DAVID E. GODFREY

FROM: <u>Legislators Jason A</u> Owen T. Steed	. Zona and	DATE: _10/15/	/19					
APPROVED REVIEW CO. ATTORNEY CO. MAX		MITTEE ACTION	LEGISLAT Approved: A Rejected: A Referred:	Ayes	ION Abs Abs	Noes Noes		

RESOLUTION STRENGTHENING CRIMINAL BACKGROUND CHECK PROCEDURES FOR NEW EMPLOYEES HIRED BY NIAGARA COUNTY

WHEREAS, the Niagara County Employee Policy and Procedure Manual was written in December 2008, and

WHEREAS, § 9 of the Niagara County Employee Policy and Procedure Manual ("Criminal History Record Check Policy") directs that criminal background checks shall be performed "with the appointment of any employee to a job classification for which (a) a CHRC is required by law, or (b) duties include access to children, entry into private residences, or unsupervised physical access to vulnerable individuals. Where required under this policy CHRCs will be conducted pre-offer of employment, or where not feasible, an offer will be contingent upon the results of the CHRC," and

WHEREAS, it is the estimation of this Legislature that such document should be amended and reconsidered regularly, and

WHEREAS, it is the express guidance of this Legislature that the safety of members of the public, especially vulnerable populations, and of our county workforce must be paramount in all policies and procedures adopted by this government, and

WHEREAS, the hiring of an individual convicted of or under investigation for the impaired operation of a motor vehicle as a county driver responsible for transporting vulnerable seniors would seem contradictory to good sense and prudent judgment on the part of the county's Department of Human Resources, as well as contravening the guidance in § 9 of the Employee Policy and Procedure Manual, and

WHEREAS, § 9 para. 3 of the Employee Policy and Procedure Manual states

"Niagara County does not unlawfully discriminate on the basis of arrests or convictions. No application for employment will be denied by reason of the applicant having been previously convicted of one or more criminal offenses, unless (1) disqualification is specifically permitted or required by law; (2) there is a direct relationship between one or more previous criminal offenses and the employment sought; or (3) the granting of the employment sought would involve an unreasonable risk to property or to the safety or welfare of specific individuals or the general public. In evaluating these factors, the County will consider the duties of the position; the bearing of the conviction on the "fitness" to perform the duties of the position; the ime elapsed since the conviction; the age of the applicant at the time of the conviction; the "seriousness" of the offense; evidence of rehabilitation; and the employer's legitimate interest in protecting property and safety of specific individuals and the public. The County will also consider any certificate of relief from disabilities or certificate of good conduct issued to a prospective employee. Subject to applicable law, the County may also deny employment on the basis of an arrest which is pending at the time an employment decision is made,"

WHEREAS, Driving While Intoxicated killed more than 10,000 people in 2018 nationwide, and injured 300,000 men, women and children, now, therefore, be it

RESOLVED, that the Niagara County Legislature does direct the Director of Human Resources to review and amend the Employee Policy and Procedure Manual §9 para. 3 to state

"Niagara County does not unlawfully discriminate on the basis of arrests or convictions. No application for employment will be denied by reason of the applicant having been previously convicted of one or more criminal offenses, unless (1) disqualification is specifically permitted or required by law; (2) there is a direct relationship between one or more previous criminal offenses and the employment sought; or (3) the granting of the employment sought would involve an unreasonable risk to property or to the safety or welfare of specific individuals or the general public. In evaluating these factors, the County will consider the duties of the position; the bearing of the conviction on the "fitness" to perform the duties of the position; the time elapsed since the conviction; the age of the applicant at the time of the conviction; the "seriousness" of the offense; evidence of rehabilitation; and the employer's legitimate interest in protecting property and safety of specific individuals and the public. The County will also consider any certificate of relief from disabilities or certificate of good conduct issued to a prospective employee. Subject to applicable law, the County may also deny employment on the basis of an arrest which is pending at the time an employment decision is made. No offer of employment where the principal duty of the employee is operating a motor vehicle or heavy equipment shall be made to an individual convicted or pending arrest for Driving While Intoxicated, Drive While Ability Impaired, or Driving Under the Influence under any circumstances, and failure to disclose a pre-employment DWI, DWAI or DUI conviction in any jurisdiction within the United States, Canada, or under the Uniform Code of Military Justice shall be considered grounds for immediate termination,"

and be it further

RESOLVED, that, should proper enforcement of the foregoing RESOLVED clause necessitate the execution of additional Criminal History Records Checks the Director of Human Resources shall, within 30 days of enactment of this legislation, transmit to the Chairman of the Administration Committee, the Director of Office of Management and Budget, and the County Manager projected additional costs and such funds shall be immediately appropriated from county fund reserves, and be it further

RESOLVED, that this policy shall take effect 30 days from the date of enactment by this Legislature.

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LEGISLATOR JASON A. ZONA	LEGISLATOR OWEN T. STEED	

FROM:	Legislators	Dennis F. Virtuoso, Ower	T. DA	TE:1	0/15/19	RESOLU'	TION#_I	L-072-19
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APPROV	ZED	REVIEWED	COMMITTE	E ACTION	LEGISI	ATIVE A	CTION	
	ORNEY	CO. MANAGER	COMMISSION		Approved		Abs.	Noes
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assess	el any non-ele sment, subscri ty property of	S, the Niagara County Code ected officer or employee of option, or contribution to a per equipment shall be used in election campaign, or candid	the County to par- olitical party, poling connection with	ticipate in an e tical party org	lection can anization, e	paign, or co election can	ompel the paper or c	ayment of any andidateNo
	WHEREA	S, Mr. Hoover's press releation identify Mr. Hoover as the a	se originated from		email addr	ess, and the	Sept. 30 p	osting on the
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