

# AGENDA NIAGARA COUNTY LEGISLATURE MARCH 18, 2025 – 6:00 P.M.

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

Ouper Torraino

Alysa T. Tomasino, Clerk Niagara County Legislature



#### AGENDA NIAGARA COUNTY LEGISLATURE March 18, 2025 – 6:00 P.M.

# Regular Meeting - March 18, 2025

*AD-012-25	Administration, re Real Property Tax Corrections/Cancellations No. COE-2025 B
*AD-013-25	Administration, re Approval of Voting Machine Agreement between the County of Niagara and the Barker School District
*AD-014-25	Administration, re Election Inspection and Machine Custodian Payment Schedule
*AD-015-25	Administration, re Niagara County Board of Elections Sole Source Standardization Dominion Voting System, Inc.
*AD-016-25	Administration, re Budget Modification – Reappropriate Ballot by Mail Grant Funds
*AD-017-25	Administration, re Budget Modification - Reappropriate Electronic Poll Book Grant Funds
*CS-011-25	Community Services and Administration, re Niagara County Department of Social Services Sole Source and Standardization of VenTek, Inc.
*CS-012-25	Community Services and Administration, re Budget Modification – Child Care and Development Fund
*CS-013-25	Community Services and Administration, re Budget Modification – Healthy Families New York Program
*CS-014-25	Community Services and Administration, re Budget Modification – Reappropriate Lead Registry Grant Funds Environmental Division – Department of Health
*CS-015-25	Community Services and Administration, re Budget Modification – Reappropriate Medical Reserve Corps Funds Emergency Planning – Department of Health
*CS-016-25	Community Services and Administration, re Budget Modification – Accept NYS Housing Trust Fund Award Environmental Division – Department of Health
*CS-017-25	Community Services and Administration, re Budget Modification – Reappropriate NACCHO Maternal, Child and Adolescent Health Funds Emergency Planning – Department of Health

- \*CS-018-25 Community Services and Administration, re 2025 Contract State Aid COLA/Minimum Wage Mental Health Department
- \*CS-019-25 Community Services and Administration, re MH-2025 Budget Modification RFP Opioid Community Supports and Services
- \*CSS-037-25 Community Safety & Security and Administration, re Niagara County Sheriff's Office Extension of Forensic Firearms Consultant Agreement Shaw
- \*CSS-038-25 Community Safety & Security and Administration, re Niagara County Sheriff's Office Extension of Forensic Firearms Training Agreement
- \*CSS-039-25 Community Safety & Security and Administration, re Niagara County Sheriff's Office Award of Request for Proposal for Lease of Hanger Space for Niagara County Sheriff's Office
- \*CSS-040-25 Community Safety & Security and Administration, re Niagara County Sheriff's Office Award of Request for Proposal for Latent Print Examiner Trainer for Niagara County Sheriff's Office Forensic Laboratory
- \*CSS-041-25 Community Safety & Security and Administration, re Niagara County Sheriff's Office Budget Modification Capital Project Close Out
- \*CSS-042-25 Community Safety & Security and Administration, re Office of Emergency Services Adopt Emergency Medical Service Policies
- \*CSS-043-25 Community Safety & Security and Administration, re Waiver of Residency Requirement Conflict Attorney
- **ED-007-25** Economic Development, re Authorization to Submit a Grant Application to the New York State Office of Community Renewal for Block Grant Funding for Saint-Gobain Ceramics & Plastics Inc.
- ED-008-25 Economic Development and Administration, re Local Law Imposing a Tax on the Occupancy of Hotel Rooms Pursuant to Tax Law § 1202-t Hotel or Motel Taxes in Niagara County
- \*IF-038-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the NYF Elite Football & Cheer League
- \*IF-039-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the Newfane Youth Football League and Cheerleading
- \*IF-040-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the Niagara Region Disc Golf Club
- \*IF-041-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the Western New York Disc Golf Club
- \*IF-042-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the Niagara Frontier Cross Country Club
- \*IF-043-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and Newfane Central School District
- \*IF-044-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and Time Travelers of WNY Olcott Beach Car Show

\*IF-045-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the Soccer Shots Buffalo \*IF-046-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the WNY Prism Watercraft Inspection Stewardship Program Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and \*IF-047-25 the Lockport Soccer Club \*IF-048-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the YMCA Fitness in the Parks Program – Krull Park \*IF-049-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and Niagara Soil and Water \*IF-050-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and Town of Wheatfield - 4th of July Fireworks Display \*IF-051-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the Town of Wheatfield - Summer Camp \*IF-052-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the Burmaster Lake Environmental Committee \*IF-053-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the YMCA Fitness in the Parks Program – Royalton Ravine Park \*IF-054-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and the Pendleton Lions Club Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and \*IF-055-25 National Multiple Sclerosis Society \*IF-056-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and Krull Olcott Development Committee and Olcott Fire Company - Pirate's Festival \*IF-057-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and Orleans Niagara BOCES Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and \*IF-058-25 Destination Niagara USA \*IF-059-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and Reelin' for a Cure Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and \*IF-060-25 the International Women's Conference Stroll \*IF-061-25 Infrastructure & Facilities and Administration, re Agreement between the County of Niagara and Newfane Soccer Club \*IF-062-25 Infrastructure & Facilities and Administration, re Abolish Groundskeeper Position/Create & Fill

Greenskeeper Assistant Position – Niagara County Parks

- \*IF-063-25 Infrastructure & Facilities and Administration, re Arc Flash Hazard Analysis Consultant Amendment No. 3- Final
- \*IF-064-25 Infrastructure & Facilities and Administration, re Rapids Road Rehabilitation Rapids from Raymond Road to Goodrich Road and Raymond from Rapids Road to Dysinger Road Federal Aid Local Project Agreement Supplemental Agreement No. 1
- \*IF-065-25 Infrastructure & Facilities and Administration, re Bridge NY Local Project Agreement, BIN 3329250, PIN 5765.40 Johnson Creek Road over Golden Hill Creek, Town of Somerset
- \*IF-066-25 Infrastructure & Facilities and Administration, re Bridge NY Local Project Agreement, BIN 3329700, PIN 5765.38 Willow Road over East Branch of Twelve Mile Creek, Town of Wilson
- \*IF-067-25 Infrastructure & Facilities and Administration, re Bridge Deck Overlays, Niagara County Towns of Royalton, Wheatfield, and Somerset Local Project Agreement
- \*IF-068-25 Infrastructure & Facilities and Administration, re Rapids Road Rehabilitation Rapids from Raymond Road to Goodrich Road and Raymond Rapids Road to Dysinger Road Consultant Amendment No. 2
- \*IF-069-25 Infrastructure & Facilities and Administration, re Niagara County Magistrate Hearing Room and Second Floor Redesign Project Consultant Amendment No. 1
- \*IF-070-25 Infrastructure & Facilities and Administration, re Slayton Settlement Road Survey Services Consultant Amendment No. 3- Final
- \*IF-071-25 Infrastructure & Facilities and Administration, re State Environmental Quality Review Act Lead Agency Status for Niagara County Public Works Storm Facility and Administration Building Project
- \*IL-032-25 Legislators Richard L. Andres, Randy R. Bradt, Jesse P. Gooch and Economic Development Committee, re Resolution in Support of the North Tonawanda Botanical Garden Organization Through the Use of Community Partnership Funding
- \*IL-033-25 Legislators Richard L. Andres, Randy R. Bradt, Jesse P. Gooch and Economic Development, re Resolution in Support of the Tonawandas Gateway Harbor Inc. Through the Use of Community Partnership Funding
- \*IL-034-25 Legislator David E. Godfrey and Economic Development, re Resolution in Support of the Wander About Wilson Bike Sharing Program Through the Use of Community Partnership Funding
- \*IL-035-25 Legislators Richard E. Abbott, Anthony J. Nemi and Economic Development, re Resolution in Support of the Challenger Learning Center of Niagara, Orleans and Eric Counties Through the Use of Community Partnership Funding
- \*IL-036-25 Legislators Anthony J. Nemi, Richard E. Abbott and Economic Development, re Resolution in Support of the Lockport Monday Night Cruises Through the Use of Community Partnership Funding
- \*IL-037-25 Legislator Christopher A. Robins and Economic Development, re Resolution in Support of the City of Niagara Falls and the Greater Niagara Sports Hall of Fame Through the Use of Community Partnership Funding

- \*IL-038-25 Legislator Christopher A. Robins and Economic Development, re Resolution in Support of the Town of Niagara Lions Club Through the Use of Community Partnership Funding
- \*IL-039-25 Legislator Rebecca J. Wydysh and Economic Development, re Resolution in Support of Lewiston Beautification Through the Use of Community Partnership Funding
- \*IL-040-25 Legislators Rebecca J. Wydysh, Irene M. Myers and Economic Development, re Resolution in Support of the 2025 Lewiston Kiwanis Peach Festival Through the Use of Community Partnership Funding
- \*IL-041-25 Legislators Shawn A. Foti, Michael A. Hill and Economic Development, re Resolution in Support of Lighthouse Soccer League Through the Use of Community Partnership Funding
- \*IL-042-25 Legislator Shawn A. Foti and Economic Development, re Resolution in Support of Harper's Dog Park Through the Use of Community Partnership Funding
- \*IL-043-25 Legislator Shawn A. Foti and Economic Development, re Resolution in Support of Barker Public Library Through the Use of Community Partnership Funding
- \*IL-044-25 Legislator Shawn A. Foti and Economic Development, re Resolution in Support of Town of Newfane Through the Use of Community Partnership Funding
- \*IL-045-25 Legislator Shawn A. Foti and Economic Development, re Resolution in Support of Newfane Public Library Through the Use of Community Partnership Funding
- \*IL-046-25 Legislator Shawn A. Foti and Economic Development, re Resolution in Support of Olcott Beach Carousel Park Association Inc. Through the Use of Community Partnership Funding
- \*IL-047-25 Legislator Christopher J. McKimmie and Economic Development, re Resolution in Support of the 107th Attack Wing First Sergeant Council Through the Use of Community Partnership Funding
- \*IL-048-25 Legislator Christopher A. Robins and Economic Development, re Resolution in Support of Niagara Falls Little League Through the Use of Community Partnership Funding
- \*IL-049-25 Legislators Christopher J. McKimmie, Christopher A. Robins, Jeffrey Elder, Christopher Voccio and Economic Development, re Resolution in Support of the Police Athletic League of Niagara Falls NY Inc. Through the Use of Community Partnership Funding

Alysa T. Tomasino, 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 April 8, 2025

ROM: Administra	tion Committee	DATE: 03/18/2	RESOLUTION #	AD-012-25
PPROVED  O. ATTORNEY  () () () ()	REVIEWED CO. MANAGER	COMMITTEE ACTION AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	
<del>(                                    </del>	REAL PROPERT	Y TAX CORRECTIONS/0 NO. COE-2025 B	CANCELLATIONS	
tax liens exist upo WHEREA	note to various outstands on certain real property of S, the Director has inve	ing Niagara County tax liens, owned by the State of New Yestigated the claimed erroned	s received applications for a or has been made aware that York and/or the United States ous assessments and/or unent Real Property Tax Law, now	unenforceable, and
attached Exhibit I	No. COE-2025 B, whi	s and/or lien cancellations be ch is made a part hereof, a school district within the Co	e approved and/or denied as s and subsequently be charge unty of Niagara.	set forth in the d back to the
ADMINISTRATIO	ON COMMITTEE			

	ion Committee	DATE: 03/18/2	5 RESOLUTION #_	AD-013-25
PPROVED  D. ATTORNEY  Aristyli Digit	REVIEWED CO. MANAGER	COMMITTEE ACTION AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	NoesNoes
APPROVAL O	BARF	AGREEMENT BETWEEN KER CENTRAL SCHOOL DI NEW YORK STATE ELECT		A AND THE
	ay 16, 2028 and requir		ng elections on May 20, 2025, unty Board of Elections voting	
County of Niagara		School District, which will be	County Attorney's Office for usefully approved by the District,	
WHEREA	S, time is of the essence	in connection with the approval	s by the Niagara County Legisla	ture, and
preparation, progra District, among oth	amming, and packaging her things, shall furnish	of the voting machine and a	rovide, and be reimbursed for all necessary Niagara County pans and inspectors, and also ins	personnel: the
	S, the final written agree unsel, now, therefore, be		pject to the review and approval	by the parties
County Legislature agreement, in substantial County of Niagara, by the County of	and the Niagara County tantially the form of the , the Niagara County Ele Niagara, of sufficient v	Election Commissioners are au agreement now filed with the Cection Commissioners and the B	rk State Election Law, the Chair athorized and directed to execute Elerk of the Legislature between tarker Central School District for programming thereof, to the 2025, and be it further	e and deliver an and among the or the provision
	_	nd delivery of this equipment.	is subject to the approval of th	
Barker Central Sch	ED, that the execution an nool District, and the revision District, and be it fur	iew and approval of the Niagar	a County Attorney's Office and	ne Board of the

	NIAC	GARA COUNTY LEGISLA	TURE		
FROM: Administra	tion Committee	DATE: _03/18/	725 RESOL	UTION#_	AD-014-25
APPROVED CO. ATTORNEY Chintophilogot	REVIEWED CO. MANAGER	COMMITTEE ACTION AD - 3/10/25	LEGISLATIVE Approved: Ayes_ Rejected: Ayes_ Referred:	Abs Abs	Noes
ELECT	ION POLL WORKEI	R AND MACHINE CUSTO	DIAN PAYMEN	T SCHED	ULE
services on the da they serve, and WHEREA	nys of registration, train AS, those amounts to be	s appointed to act in place of ing and election, by Niagara paid to machine custodians, ara County Legislature, now,	County for the elec-	ction distri	et in which
	ED, that the County of ection poll worker serv	Niagara hereby adopts the foices:	ollowing schedule f	or paymen	at of machine
Primary, C Election C Election E Election E Certificati New Poll Machine C Electronic	General, and Special El General, and Special Ea Chairman/ Coordinator - Card Runner - \$10.00 Gag Runner - \$10.00 Gion Training - \$25.00 Worker Only Certificat Class - \$25.00 C Pollbook Class - \$25.00 Custodian Primary, Ger	arly Voting - \$175.00 - \$30.00 tion Training - \$50.00	· \$50.00 per machir	ĩe,	
	least a minimum of \$30		· φ50.00 per macmi	10,	

Machine Custodian Training - \$50.00 for a full day and \$25.00 for a half day Machine Custodian Mileage - Mileage reimbursable at the current county rate

ADMINISTRATION COMMITTEE

OM: Administration	on Committee		_DATE: _	03/1	8/25	RESOLU	TION#_	AD-015-25
PROVED D. ATTORNEY Misteph Beyet	REVIEWED CO. MANAGER	AD -	TTEE ACT 3/10/25	·	Approved Rejected:	ATIVE A d: Ayes Ayes	Abs Abs	
S	NIAGA OLE SOURCE STAN	RA COUNT DARDIZAT					A, INC.	
WHEREAS programming Electi	, Niagara County Boa on Ballots, and	rd of Electi	ons owns a	and uti	izes Dom	inion Voti	ng Syster	ns Software for
	, the Board of Electio primarily been purchase						ired by D	ominion Voting
	s, it is critical to continu hines, and Dominion Vo							
	s, the Board of Election are including equipment			unding	for \$173,6	647.00 for	the purch	nase of Election
	s, Dominion Voting Sy raining for a price of \$4	-		Board	of Electi	ons a quo	te for upg	rades, software
purchase will replace	s, the Election Mainten ce outdated Election M and the voting machine	aintenance S	are that the Software, in	Niaga cluding	ra County equipmen	Board of at upgrades	Elections s which pr	is proposing to covides software
	s, Dominion Voting Syngara County's existing					ction Main	ntenance	Software that i
RESOLVEI quote for upgrades, and be it further	D, that it is hereby dete software, onsite support	ermined that t and training	Dominion \g for their E	Voting lection	Systems hanageme	as provide ent Softwa	d the Boar re at a pric	ed of Elections are of \$47,985.00
RESOLVEI future purchases, an	D, that this Standardiza d be it further	tion Resoluti	ion for Don	ninion '	Voting Sys	stems servi	ces shall s	stay in effect for
	D, that following the Cothe Niagara County Co			ew, any	required	document	s and/or o	contract may be
ADMINISTRATIO	N COMMITTEE		_					

COMMITTEE ACTION AD - 3/10/25	LEGISLATIVE ACTI	
	Approved: Ayes A	Abs Noes
ON – REAPPROPRIATE BAI	LLOT BY MAIL GRA	ANT FUNDS
2024 through March 31, 2025 fr companying services and/or according to the Niagara County Board of y workers, approved through court	om the New York State essories required, and f Elections Office to pu nty budget adoption Re	e Board of Elections  archase postage and esolution AD-033-2
_		incretore, be it
State Aid, Other Election Progra	am Revenue \$9	01,077.03
ONS:		
Machinery & Equipment Comp	outer Equipment \$9	91,077.03
	anty Board of Elections Office had 2024 through March 31, 2025 from the Ecompanying services and/or accompanying services and/or accompanying services and/or accompanying services and/or accomposite the Niagara County Board of your workers, approved through coursections requests re-appropriation budget modification be effectuated.  State Aid, Other Election Programs ONS:	ON – REAPPROPRIATE BALLOT BY MAIL GRA unty Board of Elections Office has been awarded a grant 2024 through March 31, 2025 from the New York State ecompanying services and/or accessories required, and low the Niagara County Board of Elections Office to puty workers, approved through county budget adoption Re- ections requests re-appropriation of fund balance, now, to budget modification be effectuated:  State Aid, Other Election Program Revenue  \$9  ONS:

FROM: Administration	on Committee	DATE:DATE:	25 RESC	DLUTION#_	AD-017-25
APPROVED O. ATTORNEY Pristiple Spot	REVIEWED CO. MANAGE	COMMITTEE ACTION  AD - 3/10/25	LEGISLATIV Approved: Ayes Rejected: Ayes Referred:	s Abs s Abs	Noes
BUDGET MO	ODIFICATION -	– REAPPROPRIATE ELECTF	RONIC POLL I	BOOK GRA	NT FUNDS
\$171,237.94 for the for Electronic Poll  WHEREA books, on demand county budget ado	ne period of April Book and the var S, the grant will a ballot printers, to ption Resolution	ounty Board of Elections Office 1, 2024 through March 31, 2025 rious accompanying services and allow the Niagara County Board of thermal receipt prints, along with AD-032-24, and lections requests re-appropriation	from the New Yor accessories re of Elections Offi other additiona	York State Be equired, and ce to purchal supplies, a	oard of Elections se electronic poll pproved through
RESOLVE	ED, the following	budget modification be effectuate	ed:		
INCREAS	E REVENUE:				
A.14.1450	.000.43089.09	State Aid, Other Election Progr	am Revenue	\$171,23	37.94
INCREAS	E APPROPRIAT	TONS:			
A.14.1450	.000.72100.05	Machinery & Equipment Comp	outer Equipment	\$171,23	37.94

ROM:	Community S	Services Committee		DATE:	03/1	8/25	RESOLU'	TION#_	CS-011-25
	and Administr	ration Committee							
PPROV	VED	REVIEWED	COMM	TITEE ACT	ION	LEGISL	ATIVE A	CTION	
	CORNEY	CO. MANAGER		3/10/25			: Ayes		Noes
Cu C				3/10/25			Ayes		Noes
<u> </u>	) (M/					Referred:			
		NIAGARA COUN SOLE SOURCE A							
Mana	agement Syste	, the Niagara Count em (TMS), Fraud T m (SCREAMS) Soft	MS and	Supervisory	/ Case	Review	and Ele	ectronic .	Authorization
to sai	WHEREAS id VenTek syst	, each year, the Deparems, and	tment of S	Social Servic	es requ	uires main	itenance a	nd techni	cal assistance
they		, there is no other ver mpany that maintains			rvice a	s the softv	ware is un	ique to th	ne vendor and
assis		, VenTek has provion of tware at a price of the street of		-	-	for ongo	oing main	tenance	and technical
	is a need for s	O, that for reasons of standardization for the of VenTek, systems	e Niagara (	County Dep					
said:	eir software, a support from \	O, that it is hereby dend that the Niagara Colored that the Niagara Colored that the Niagara Colored that the Purchasing Departs	ounty Depthe the need to	partment of solicit for	Social alterna	Services to propose	is hereby als, such p	authorize ourchase	d to purchase to be made in
futur	RESOLVEI e purchases.	O, that this Standard	ization Re	solution for	VenT	ek, Inc.	services s	hall stay	in effect for
COM	MUNITY SE	RVICES COMMITT	EE	_					
ADN	/INISTRATIO	N COMMITTEE		_					

OM: Communit	y Services Commi	teeDA	ге:03/	18/25	RESOLUTION #_	CS-012-25
and Admini	istration Committe	e				
PPROVED D. ATTORNEY  (M) (M)	REVIEWED CO. MANAGE	COMMITTEE  R	1/25	Approve Rejected	LATIVE ACTION ed: Ayes Abs d: Ayes Abs d:	
	СНІ	BUDGET MOD LD CARE AND DEV			ND	
childhood develo	pment and before	get did make federal fu and-after school child evelopment Block Gra	d care servi	ices and	l districts for the pro of quality improver	vision of early nent activities
WHEREA they relate to the requirements, and	e registration and	able Niagara County inspection of Child C	to direct re Care Center	sources t rs, as we	o satisfy Federal red ll as the correspond	quirements, as ling reporting
	AS, Niagara Count now, therefore, be	/ did receive a renewe it	d allocation	n which i	s 100% federally fur	nded, effective
Community Acti		County Department of o carry out the require ther				
RESOLV	ED, that the follow	ing budget modificati	on be effec	tuated to	the Social Services	2025 budget:
INCREA	SE REVENUE:					
A,22.601	0.000 44610.00	DSS Admin Revenu	e	\$ 2	18,984	
INCREA	SE APPROPRIAT	ION:				
A.22.601	0.000 74500.01	Contractual Exp - C	Contractual	\$ 2	18,984	
COMMUNITY S	SERVICES COMN	MITTEE				
ADMINISTRAT	TION COMMITTE	E				

ROM: Communit	y Services Commit	tee	DATE:	03/1	8/25	RESOLUT	ION#_	CS-013-25
and Admini	stration Committee	;						
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGE	R <u>CS</u> –	71TTEE ACT 3/10/25 3/10/25		Approved Rejected:	d: Ayes	_ Abs _ Abs	NoesNoes
	НЕАІ	BUDGE THY FAMII	T MODIFIC LIES NEW Y			AM		
York State Depa	AS, the New York rtment of Health, d ork Home Visiting	id make state-v	wide funds av	& Fami ailable	ily Servio	ces, in conjuction	unction expans	with the New ion of Healthy
WHERE growth and development	AS, these resources elopment to improv	are directed to be health and s	oward expecta social outcom	nnt and ness for t	new pare families	nts in an effe at high risk	ort to pr of abus	omote positive se and neglect,
WHERE \$559,265, not a	AS, effective 7/1/2 ll of which has been	24, Niagara Co n fully expend	ounty did rec ed, now, there	eive a efore, b	revised e it	100% State	funde	d allocation of
Community Ser	VED, that Niagara (vices, Inc., to provenents, and be it fur	vide the neces	ment of Socia sary services	al Servi as out	ces will dined in	continue to the Healthy	contract Famil	with Pinnacle ies New York
RESOLV	VED, that the follow	wing budget m	odification be	e effect	uated to	the Social S	ervices	2025 budget:
INCREA	ASE REVENUE:							
A.22.60	10.000 43610.01	DSS Admin	General		\$ 38	84,495		
INCREA	ASE APPROPRIAT	ION:						
A.22.60	10.000 74500.01	Contractual	Exp-Contrac	tual	\$ 31	84,495		
COMMUNITY	SERVICES COM	MITTEE						
ADMINISTRA	TION COMMITTE	EE						

ROM:	Community Services Commi	ttee DAT	Γ <b>Ε:</b> 03/	18/25	RESOLUTION	ON#CS-0	14-25
;	and Administration Committe	ee					
APPROVI CO. ATTO	ED REVIEWED CO. MANAGE	COMMITTEE  CS - 3/10  AD - 3/10	/25 /25	Approved Rejected:	ATIVE ACT d: Ayes Ayes	AbsNo	
,	BUDGET MODIFICATI ENVIRONME	ON –REAPPROPRIA ENTAL DIVISION - I				T FUNDS	
service	WHEREAS, the Environments, information and training towers. WHEREAS, the NYS Depar	protect the health and	safety of th	e citizens	of Niagara C	County, and	
for the	new state registry program ap						U
	WHEREAS, the Department	of Health requests re-a	appropriatio	on of fund	balance, nov	w, therefore, b	e it
	RESOLVED, the following	budget modification be	effectuated	1:			
	INCREASE REVENUE:						
	CM.20.4070.427 43450.03				\$	100,000.00	
	INCREASE APPROPRIATI	ONS:					
	CM.20.4070.427 72100.05 CM.20.4070.427 74375.01 CM.20.4070.427 742500.01 CM.20.4070.427 74300.03 CM.20.4070.427 74675.01 CM.20.4070.427 74750.02 CM.20.4070.427 74725.02	Computer Equipment Advertising & Promo Office Supplies travel/mileage central postage Supplies/Materials Laboratory Services			\$ \$ \$ \$ \$	32,000.00 15,000.00 1,000.00 2,000.00 12,000.00 19,500.00 18,500.00	
COMN	MUNITY SERVICES COMM	IITTEE	ADMINIS	STRATIO	N COMMIT	TEE	

and Admini	stration Committee						
PROVED	REVIEWED	COMMIT			SLATIVE A		
ATTORNEY	CO. MANAGEI				ed: Ayes		Noes
		_AD - 3	/10/25	Rejecte Referre	d: Ayes d:	Abs	Noes
BUDO	GET MODIFICAT EMERG	TION – REAPPR ENCY PLANNI					S FUNDS
WHEREA services, informa	AS, the Emergency tion and training to	Planning Program	m of the N and safety	Niagara Coun of the citize	ty Departm ns of Niaga	ent of He ra County	ealth provid , and
WHEREA	AS, The National A assist in prepared	ssociation of Couness of local Med	ınty & City lical Reser	Health Office ve Corps (M	cials awarde RC) capabi	ed Emerge lities appi	ency Planni roved throu
resolution CS-01	2-24, and						
resolution CS-01 WHEREA	2-24, and  AS the Department					alance to	
resolution CS-01 WHEREA now, therefore, b	2-24, and  AS the Department	of Health reques	ts re-appro			valance to	
resolution CS-01  WHEREA now, therefore, b  RESOLV	2-24, and AS the Department e it	of Health reques	ts re-appro			valance to	
resolution CS-01  WHEREA now, therefore, b  RESOLV  INCREA	2-24, and AS the Department e it ED, the budget mo	of Health reques	ts re-appro			salance to \$2,793.	2025 budg
resolution CS-01  WHEREA  now, therefore, b  RESOLV  INCREA  CM.20.41	2-24, and AS the Department e it ED, the budget modes SE REVENUE:	of Health request dification be effect Other Health Mi	ts re-appro				2025 budg
resolution CS-01  WHEREA  now, therefore, b  RESOLV  INCREA  CM.20.41  INCREA	2-24, and AS the Department e it ED, the budget mod SE REVENUE:	of Health request dification be effect Other Health Mi	ts re-appro				2025 budg

	y Services Committee	DATE:	03/18/25	RESOLU	JTION#_	CS-016-25
and Admin	istration Committee					
PROVED	REVIEWED	COMMITTEE ACT		ISLATIVE A		
. ATTORNEY	CO. MANAGER	CS = 3/10/25		ved: Ayes		Noes
u N/W		AD - 3/10/25		ed: Ayes ed:	Abs	Noes
<i>)</i> 1	BUDGET MODIFICA ENVIRONMENT	TION-ACCEPT NYS AL DIVISION- DEPA				ARD
WHEREA services, informa	AS, the Environmental I ation and training to prot	Division of the Niagara ect the health and safet	County Dep ty of citizens	artment of H of Niagara (	lealth prov County, an	vides essenti nd
WHEREA two (4/1/2025 to	AS, the NYS Departmer 3/31/2027) Housing Tru	nt of Health awarded th ust Fund - Leading in I	e Niagara Co Lead Preventi	ounty Depart on Pilot Pro	ment of H gram cont	lealth a roun ract, and
WHEREA lead hazards from	AS, the Environmental I n rental units in state ass	Division of the Departn signed "communities o	nent of Healt f concern", a	h must use tl nd	nese funds	s to remedia
WHEREA funds, now, there	AS, the Department of Fefore, be it	Health requests approve	al to accept N	YS Homes	& Commu	mity Renew
RESOLV	ED, the following budg	et modification be mad	le:			
INCREA	SE REVENUE:					
CM.20.4	070.419 43450.04 HTF0	C		\$400,	00.00	
INCREA	SE APPROPRIATIONS	S:				
CM.20.4	070.419 74500.01 Conti	ractual		\$400,	00.00	
01,1,201,	0/0.419 /4300.01 Colla					
511 <b>2</b> 511	0/0.419 /4300.01 Colli					

OM: Community	y Services Committ	eeI	OATE:	03/18/25	_ RESOLU	TION#_	CS-017-25
and Admini	stration Committee						
PPROVED	REVIEWED	COMMITT	EE ACTI	ON LEGIS	SLATIVE A	CTION	
). ATTORNEY	CO. MANAGER	<u>CS - 3/1</u>	0/25		ed: Ayes		Noes
$\mathcal{U}$		<u>AD = 3/2</u>	10/25	Rejecte Referre	d: Ayes d:	Abs	Noes
BUDO	GET MODIFICAT EMERG	TION – REAPPRO ADOLESCENT ENCY PLANNIN	HEALT:	H FUNDS			ILD AND
WHEREA services, informat	AS, the Emergency tion and training to	Planning Program	of the Nand safety	Niagara Coun y of the citize	ity Departm ns of Niaga	ent of Hera County	ealth provides , and
Program funds to	AS, The National As improve vaccination resolution CS-027	on coverage throu	ty & City igh partne	y Health Offic erships with c	cials awarde early care a	ed Emerge nd educa	ency Planning tion programs
WHEREA health fund balan	AS the Department of the control of	of Health requests now, therefore, be	re-approp it	oriation of 202	24 Maternal	, Child, a	nd Adolescen
RESOLV	ED, the budget mod	dification be effect	uated:				
INCREAS	SE REVENUE:						
CM.20.41	89.406 44401.01	Federal Aid PH				\$	57,888.83
INCREAS	SE APPROPRIATI	ONS:					
CM.20.41	89.406 74300.01	Travel, Conference	ce			9	5,000.00
CM.20.41	89.406 74375.01	Advertising & Pr	omotion			\$	34,000.00
CM.20.41	89.406 74675.01	postage other					5 1,000.00
CM.20.41	89.406 74750.02	Supplies				9	3 17,888.83
	SERVICES COMM			MINISTRAT	TON COM	WENDE	

ROM:	Community	Services Commit	tee	DATE:	03/1	8/25	RESOLU	JTION#_	(	CS-018-25
	and Adminis	tration Committee	;							
PPRO		REVIEWED		- ITTEE ACTI	ON		ATIVE A			
O. ATJ	TORNEY	CO. MANAGEI	$\frac{CS}{AD}$	3/10/25 3/10/25		~ ~	i: Ayes			_ Noes
<u> </u>	IUW		AD -	3/10/25		Referred:	Ayes	Abs		_ Noes
2	2025 CONTR	ACT STATE AII	D COLA/MINI	IMUM WAG	GE - N	1ENTAL	HEALT	'H DEPAI	RT	MENT
	rices and Supp	S, the New York S oorts (OASAS) has a agencies, now, th	s approved addi	Mental Health tional State	ı (OM Aid C	H) and No OLA/Min	ew York iimum W	State Offic age for the	e (	of Addiction alendar yea
	y out the neces	ED, that the Directssary agreements bounty Attorney's Of	etween the Cou	inty and the v						
	RESOLVE	ED, that the follow	ing budget mod	ifications be	effecti	uated 3/18	3/2025:			
	INCREAS	E REVENUES:								
	A.21.4322	.413.43490.12	WNY Indeper	ndent Living				9	5	1,174
	A.21.4322	.414.43490.10	Northpointe C	Council				\$	5	16,703
	A.21.4322	.424.43490.10	Cazenovia Re	covery				\$	5	11,483
	A.21,4322	.425.43490.10	BestSelf Beha	ivioral Healtl	n			9	5	1,794
	CM.21.432	22.415.43490.01	Mental Health	n Programs				9	\$ 1	24,427
			(Community l	Missions (CN	ΛI), Da	ale Assoc	iation, Sp	ectrum)		
	CM.21.432	22.423.43490.14	Supported Ho	•	, .		_		\$	48,384
	INCREAS	E APPROPRIATI	ONS:							
	A.21.4322	.413.74500.01	WNY Indeper	ndent Living				9	\$	1,174
	A.21.4322	.414.74550.08	Northpointe C	Council				5	\$	16,703
	A.21.4322	.424.74500.08	Cazenovia Re	ecovery				9	\$	11,483
	A.21.4322	.425,74500.01	BestSelf Beha		h			S	\$	1,794
	CM.21.43	22,415,74500.01	Community S	Support/MH S	Service	es Prograi	ns	9	\$ 1	24,427
	0212,22111		(Community					.)		
	CM.21.43	22.423.74500.01	Supported Ho						\$	48,384
<u></u>	AMIINITV S	ERVICES COMN	MITTEE		MINI	STRATIO	ON COM	MITTEE		

FROM: _	Communit	y Services Committee	DATE:	03/18/25	RESOLUTIO	N#	CS-019-25
	and Admini	stration Committee					
APPROV	'ED	REVIEWED	COMMITTEE ACTIO	N LEGIS	LATIVE ACTI	ON	
CO. ATT	ORNEY	CO. MANAGER	CS - 3/10/25	Approve	ed: AyesA	4bs	Noes
Kail	$\langle \Delta \rangle_{i}$		AD - 3/10/25	Rejected	: Ayes	Abs	Noes
Mul	11 VM			Referred	•		

# MH - 2025 BUDGET MODIFICATION - RFP OPIOID COMMUNITY SUPPORTS AND SERVICES

WHEREAS, the County of Niagara is concerned about the welfare of all of its citizens and, as such, formed the Niagara County Opioid Task Force (OASIS) in 2016 in recognition of the broad impact the opioid epidemic was having on our communities, and

WHEREAS, the County of Niagara entered into and joined a range of litigation against manufacturers, distributors, and sellers of opioids in 2018, and

WHEREAS, the NYS Attorney General's office and separately States Attorney Generals' offices have negotiated numerous settlements with manufacturers, distributors, and sellers of opioid, and

WHEREAS, the County of Niagara is in receipt of direct AG opioid settlement funds designed to offset the expansive costs and impact of the Opioid crisis on County operations and funds designated for treatment, recovery, and prevention efforts, herein referred to as "Schedule C – approved uses" and

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

WHEREAS, the Niagara County Department of Mental Health (NCDMH), on behalf of the County of Niagara, has gathered data and input to create a plan for the distribution and use of Schedule C funds through stakeholder forums, public input sessions, and legislative committee meetings, and

WHEREAS, through the Request for Proposals (RFP) 2024-50, Opioid Settlement Funds, Community Supports & Services, the County of Niagara through NCDMH sought proposals from eligible entities to engage in activities, programs, and/or services for the purpose of offering or expanding Community Supports and Services designed to support individuals in the community who are impacted by Opioid use and related Substance Use, and co-occurring Mental Health conditions. The goals of these proposed community supports and services are to reduce the risk of harm an individual may experience related to substance use; provide supports to facilitate an individual's substance use recovery; and/or to facilitate connection to or entry into treatment services, and

WHEREAS, the County of Niagara received proposals from various agencies that meet the critical need for Community Supports and Services, and

WHEREAS, the following entities have been selected to receive an award through RFP 2024-50 to provide Community Supports and Services: New Directions Youth & Family Services - Family Peer Support Services, \$183,133; Cazenovia Recovery - Education, Certifications, Vocational Support Services, \$112,750; Northpointe Council, - Prevention Services, focusing on individuals over age 50, \$148,753; Jewish Family Services - Vocational/ICM Services, \$350,000; and Better Together Pet Resource Center - Individual Supports to facilitate treatment, \$50,000, now, therefore, be it

RESOLVED, that the Director of NCDMH is authorized to engage in the process to carry out the necessary agreements between the County and the various agencies outlined above, subject to the approval of the County Attorney's Office, and be it further

RESOLVED, that the follow	ring budget modifications be effectuated:	
INCREASE REVENUE:		
A.21.4310.816.40599.02	Appropriated Fund Balance Restricted Funds	\$844,636
INCREASE EXPENSE:		
A.21.4310.816.74500.01	Contractual Expenses	\$844,636
COMMUNITY SERVICES COMM	MITTEE	
ADMINISTRATION COMMITTE	E	

OM:	Community	Safety & Security Cor	nmittee	DATE:	03/18/25	RESOLUT	ΓΙΟΝ #	CSS-037-25
-		ration Committee						
PROV D. ATT	ORNEY	REVIEWED CO. MANAGER	CSS -	TTEE ACTI - 3/10/25 3/10/25	Approv Rejecte	sLATIVE AC ed: Ayes d: Ayes d:	Abs Abs	Noes
<del>~~ )</del>					IFF'S OFFIC		ATTEN CUTTE A	***
	EXTE	NSION OF FORENS	IC FIRE	ARMS CON	SULTANT A	GREEME	NT SHA	.W
Labo	ultant for fore oratory, and WHEREAS	S, the County of Niconsic firearms testing S, the current agreement agreemen	and exan	ninations for I May 1, 201	the Niagara 7 and has a te	County She	eriff's O	ffice Forensic
	nsion period d plete training v	S, the Sheriff's Office ue to a turnover in stawhich is ongoing, and S, the contract rate was	affing which	ch necessitate	ed hiring a ne	w Firearms	for a sev Consulta	venth one year ant who has to
							.4	
	WHEREAS	S, the funds for the Fir	rearms con	sultant are cu	arrently in the	2025 budge	t, now, tl	herefore, be it
cons requ	ultant requires	D, that the Niagara Co a high degree of spec dditional proposals be	ialized ski	ill constitutin	g "profession	al services"	s to be parand here	rovided by the by waives any
furth		D, that the County A	attorney w	rill draft an	amendment fo	or a one yea	ar extens	sion, and be it
exec		D, that the Forensic to the Niagara County			Agreement ex	tension with	h Mark	Shaw may be
	MMUNITY SA	AFETY & SECURITY	<u> </u>	AD	MINISTRAT	ION COMM	4ITTEE	

OM: Commitante	y Safety & Security Con	mmittee DATE:	03/18/25	RESOLUTION	#CSS-038-25
and Admini	stration Committee				
PROVED  ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACT CSS - 3/10/25 AD - 3/10/25	Approv	SLATIVE ACTIO ed: AyesAb d: AyesAb	s Noes
	NIAGA EXTENSION OF FO	RA COUNTY SHEE PRENSIC FIREARM			
WHEREA Inc., for Firearms	AS, the County of Niag and Toolmark Training	gara entered into a co g of a new Forensic So	ntract with Nic cientist I Firear	hols Forensic Sc ns employee, and	ience Consulting I
WHERE	AS, the current agreeme AS, the training programow, therefore, be it			hrough April 30,	2025, and
WHEREA April 30, 2025, n	AS, the training program	m for the Forensic Sc	entist I Firearr	hrough April 30, ns employee will	2025, and continue beyond

OM: Communit	y Safety & Security Co.	mmitteeDATE:	03/18/25	RESOLUTION#_	CSS-039-2
and Admini	stration Committee				
PROVED  O. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTIO CSS - 3/10/25 AD - 3/10/25	Approv	ELATIVE ACTION ed: Ayes Abs d: Ayes Abs d:	NoesNoes
AW	ARD OF REQUEST	ARA COUNTY SHERU FOR PROPOSAL FOR GARA COUNTY SHE	R LEASE OI	F HANGAR SPACI	E
Hangar Space for WHEREA	r Niagara County Sherif AS, one bid response wa	as received from Tim C.	Mulvey in th	e amount of \$920.00	
WHERE		on of two (2) additional f Fim C. Mulvey has been s of cost, and			ne Request fo
	AS, the Niagara County sal, now, therefore, be i	y Sheriff's Office has for it	und the prop	osal from Tim C. M	ulvey to be a
	ED, that the Request for to Tim C. Mulvey, ar	or Proposal 2025-22 Leas nd be it further	se of Hangar	Space for Niagara Co	ounty Sheriff
		County Attorney's revieway be executed pursuant t			
COMMINITY	SAFETY & SECURITY	<u></u>	AINIISTD AT	ION COMMITTEE	

ROM:_	Community S	afety & Security Cor	nmittee	DATE: _	03/18/25	_ RESOLU	JTION#_	CSS-040-25
	and Administr	ation Committee						
PPROV D. ATT U	VED ORNEY (M)	REVIEWED CO. MANAGER		TTEE ACT - 3/10/2! 3/10/25	5 Appro	ved: Ayes_ ed: Ayes_ ed:_	Abs	NoesNoes
A	AWARD OF R NL	NIAGA EQUEST FOR PRO AGARA COUNTY	OPOSAL	FOR LATE	IFF'S OFFI NT PRINT FORENSIO	EXAMINE	R TRAIN TORY	IER FOR
Print	WHEREAS Examiner Trai	, the Niagara County ner for Niagara Cour	Purchasir	ng Departmo s Office Lat	ent issued Reportatory, and	equest for P	roposal 2	025-21 Latent
optio		, one bid response wa consulting services of			e Forensics,	LLC in the	amount of	\$55,250 with
Requ		, the proposal from al parameters and app				evaluated for	or compli	ance with the
Evol	WHEREAS ve Forensics, L	, the Niagara County LC to be an acceptab	Sheriff's ( ole proposa	Office and Follows, there	orensic Labo efore, be it	ratory have	found the	proposal from
Sheri	RESOLVEI	O, that the Request for coratory be awarded t	or Proposal to Evolve F	2025-21 La Forensics, Ll	atent Print Ex LC, and be it	caminer Tra	iner for N	iagara County
	RESOLVEI nty Sheriff's C ara County Co	O, that following the Office Forensic Labor ntract Policy	County Atte ratory with	orney's revi 1 Evolve Fo	ew, the Laten orensics, LLC	t Print Exan C may be e	niner Trair xecuted p	ner for Niagara ursuant to the
	MUNITY SA	FETY & SECURITY	7	AD	MINISTRA	ΓΙΟΝ COM	MITTEE	

OM:	Community S	Safety & Security Con	mmittee DATE:	03/	18/25	RESOLU	TION#_	CSS-041-2
	and Administr	ration Committee						
PROV D. ATT	VED CORNEY W	REVIEWED CO. MANAGER	COMMITTEE AC CSS - 3/10/2 AD - 3/10/25	5	Approved Rejected:	d: Ayes Ayes	Abs Abs	NoesNoes
			ARA COUNTY SHE ICATION - CAPITA				UT	
and	WHEREAS	, the Niagara County	Sheriff's Office has	a capital	l project v	vhich was	complete	d in 2024,
Targ			npital Project were the ases and closed out, a		Statewide	Interoper	able Com	munications
now		t, the grant funded corry Assets, now, theref	nstruction of three Infore, be it	teropera	ble Comr	nunication	n Towers v	which are
	RESOLVE	O, the following capit	tal project be closed:					
	H683 Inter	roperable Communic	ation					
	and, be it fu	rther						
	RESOLVE	D that the following b	oudget modification b	e made				
	DECREAS	E APPROPRIATION	<b>1</b> S:					
	Н683.17.30	20.000 72100.15 Co	ommunications Equip	ment		\$5,499	9	
		E APPROPRIATION						
		20.000 72400.00 La				\$5,49	9	
	MMUNITY SA	FETY & SECURITY	Y P	DMINI	STRATIO	ON COM	MITTEE	

FROM: Commun	ity Safety & Security Cor	nmittee	DATE:	03/18/2	RESO	LUTION#_	CSS-042-25
and Admir	nistration Committee						
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	CSS -	TTEE ACT - 3/10/25 3/10/25	5 A <sub>1</sub>	EGISLATIVE pproved: Ayes pjected: Ayes pferred:	Abs	Noes Noes

# OFFICE OF EMERGENCY SERVICES ADOPT EMERGENCY MEDICAL SERVICE POLICIES

WHEREAS, New York State Department of Health requires EMS Agencies to develop policies and procedures that are needed to operate an EMS service, and

WHEREAS, pursuant to New York State Department of Health guidelines, the Department of Emergency Services developed the below listed policies for the division of Emergency Medical Services dating back to March 1, 2023:

- 1. Vehicle Operations Policy
- 2. Seatbelt Use Policy
- 3. Safety Vest Policy
- 4. Cell Device Policy
- 5. Smoking Policy
- 6. Service Animal Policy
- 7. Patient Riders Policy
- 8. Preventative Maintenance Policy
- 9. Shift Equipment Inspection Policy
- 10. Reporting Abuse & Maltreatment Policy
- 11. Reportable Incident Policy
- 12. Patient Cannot Be Located Policy
- 13. Forcible Entry Policy
- 14. Refusal of Medical Attention Policy
- 15. Out of Area Transport Policy
- 16. Hospital Diversion Policy
- 17. Care of Minors Policy
- 18. Care of Patients with Psychiatric Problems Policy
- 19. Unattended Death Policy
- 20. Exposure Control Policy
- 21. Respiratory Protection Policy
- 22. Cleaning & Disinfection Policy
- 23. Ebola Response Plan
- 24. ePCR Policy
- 25. Controlled Substance Policy
- 26. Appearance & Uniform Policy
- 27. Continuous Quality Improvement Program
- 28. Continuing Medical Education Program
- 29. Mutual Aid Plan Addendum
- 30. Tranexamic Acid Policy

- 31. I-Gel Supraglottic Airway Policy
- 32. Ride-Along Policy
- 33. Ketorolac Dosing Policy
- 34. Cefazolin Policy
- 35. Medical Direction Policy
- 36. Vasopressors Policy
- 37. Autovent 3000 Policy
- 38. Ketamine Policy
- 39. Rapid Sequence Intubation Policy

WHEREAS, the above listed policies were reviewed and accepted by the Medical Director, and

WHEREAS, the County desires to adopt the above listed policies pursuant to New York State Department of Health guidelines prior to submitting the County EMS application for permanent certificate of need, now, therefore, be it

RESOLVED, that the above listed policies, incorporated in this resolution by reference were reviewed and approved retroactively from March 1, 2023 by County Attorney is hereby adopted, and be it further

RESOLVED, that the County Manager is hereby authorized to amend the above listed Emergency Medical Service Policies, as necessary to keep it current, without further resolution of the legislature.

<b>COMMUNITY SAFE</b>	TY & SECURITY
COMMITTEE	
ADMINISTRATION (	COMMITTEE

FROM:	Community	Safety & Security Com	nmittee	DATE:	03/1	8/25	RESOLU	JTION#	CSS-043-25	
	and Administ	ration Committee		-						
APPRO CO. AT	VED TORNEY	REVIEWED CO. MANAGER	CSS -	TTEE ACTI 3/10/25 3/10/25		Approved Rejected:	ATIVE A l: Ayes Ayes	Abs Abs	NoesNoes	
·		WAIVER		DENCY RI CT ATTOR			T			
rep: Def	vacant Conflict resentation of Tender's Office	S, the Niagara County et Attorney position 1 indigent persons entidue to a conflict of interest, due to recent chall	3825, these titled to pure erest, and enges with	e are import ablic defens a recruitmen	ant pose wh	ositions to canno	hat are re t be repri iagara Co	equired to resented ounty res	by the Public sidents that are	
exp		al and family Court tri								
hig adv	WHEREAS, the Conflicts Office & Assigned Counsel has made diligent and sincere efforts to recruit highly qualified candidates for these vacant positions from within Niagara County, including multiple advertisements and postings for an extended period of time, now, therefore, be it									
app qua	roved to fill the	D, that a Waiver of I his one vacant positions resides outside Niaga	on of Con	flict Attorne	olicy t ey wh	to hire on the 1	nly Niaga nost qual	ıra Coun ified app	ty residents be plicant or only	
CO	MMUNITY SA	AFETY & SECURITY		-						
AD	MINISTRATIO	ON COMMITTEE		-						

FROM: Economic I	Development Committe	e DATE:	03/18/25	RESOLUT	ION#	ED-007-25
APPROVED CO. ATTORNEY  history	REVIEWED CO. MANAGER	COMMITTEE ACT ED = 2/18/25	Appro	ISLATIVE AC' ved: Ayes ed: Ayes red:	_ Abs _ Abs	Noes Noes
	IZATION TO SUBMI TICE OF COMMUNIT SAINT-GO		<b>BLOCK GF</b>	RANT FUNDI		
	AS, Saint-Gobain Cera 0,000 square foot manu ct"), and					
	AS, the Company has r Office of Community R					
of the Project ar	AS, the Niagara County nd has requested that the ng a loan or loans to the	he County provide th	ation (the "N e OCR fundi	CDC") is assis	sting in th DC as a	ne facilitation grant for the
	AS, the Project will res				nmunity	Development
	AS, the County has he nistered by OCR and th			zens' views re	egarding	the (CDBG)
RESOLV behalf of Niagara	ED, that the Chairman a County to the OCR to	of the Legislature is h support the Project, an	ereby author nd be it furthe	ized to submit er	a grant a	pplication on
and the OCR a agreement with t	TED, that the Chairman and all related docume the NCDC for the implessible to review and a	nts associated with tementation of the Proj	he OCR gra	nt, including nistration of the	entering	into a grant
RESOLV activities associa Project.	ED, that the Chairmanted with the federal en	n is hereby designate nvironmental review p	ed as the Co process to be	ertifying Offic completed in	er respoi conjunc	nsible for all tion with the

ECONOMIC DEVELOPMENT COMMITTEE

FROM:	Economic Development Committee		DATE: 03/18/25		RESOLUTION #	# <u>ED-008-2</u>	ED-008-25	
	and Administr	ation Committee						
APPROV	VED FORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  ED - 2/18/25  AD - 3/10/25	Approved Rejected: Referred:	Ayes Abs	Noes		

# LOCAL LAW IMPOSING A TAX ON THE OCCUPANCY OF HOTEL ROOMS PURSUANT TO TAX LAW § 1202-t HOTEL OR MOTEL TAXES IN NIAGARA COUNTY

WHEREAS, the Economic Development and Administration Committees present in writing the following proposed Local Law:

A Local Law Imposing a Tax on the Occupancy of Hotel Rooms Pursuant to Tax Law §1202-t Hotel or Motel Taxes in Niagara County:

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

Section 1. Short Title.

This Local Law shall be known as the Niagara County Hotel Room Occupancy Tax Law.

Section 2. <u>Definitions</u>.

When used in this Local Law, the following terms shall mean:

- (a) <u>Person</u>. An individual, partnership, society, association, joint stock company, corporation, estate, receiver, trustee, assignee, referee, and any other person acting in a fiduciary or representative capacity, whether appointed by a court or otherwise, and any combination of the foregoing.
- (b) Operator. Any person operating a hotel in the County of Niagara, including but not limited to, the owner or proprietor of such premises, lessee, sub-lessee, mortgagee in possession, licensee or any other person otherwise operating such hotel.
- (c) <u>Hotel</u>. A building or portion of it which is regularly used and kept open as such for the lodging of guests on an overnight basis. The term "hotel" includes a motel, motor court, motor lodge or inn, bed and breakfast and tourist homes, AirBNB, rentals, (including through online booking sites) or similar hotel or motel type of accommodations by whatever name designated.
  - (d) Occupancy. The use or possession, or the right to use or possession of any room in a hotel.
- (e) Occupant. A person who, for a consideration, uses, possesses, or has the right to use or possess, any room in a hotel under any lease, concession, permit, right of access, license to use or other agreement, or otherwise.
- (f) <u>Permanent Resident</u>. A person occupying any room or rooms in a hotel for at least thirty consecutive days shall be considered a permanent resident with regard to the period of such occupancy.

- (g) <u>Rent or Charge</u>. The consideration received for occupancy valued in money, whether received in money or otherwise.
- (h) Room. Any room or rooms of any kind in any part or portion of a hotel, which is available for or let out for any purpose other than a place of assembly.
  - (i) Return. Any return filed or required to be filed as herein provided.
  - (i) <u>County Treasurer</u>. The Treasurer of the County of Niagara, New York.

#### Section 3. <u>Imposition of Tax.</u>

Pursuant to Tax Law section 1202-t, as amended, on and after the 23rd day of March, two thousand twenty, there is imposed and there shall be paid a tax of five percent (5 %) per day upon the rent for every occupancy of a room or rooms in a hotel in the County of Niagara except that the tax shall not be imposed upon a permanent resident of a hotel or exempt organizations as hereinafter set forth.

# Section 4. Exempt Organizations.

- (a) Except as otherwise provided in this section, any use or occupancy by any of the following shall not be subject to the tax imposed by this Local Law:
  - (1) The State of New York, or any public corporation (including a public corporation created pursuant to agreement or compact with another state or the Dominion of Canada) improvement district or political subdivision of the state;
    - (2) The United States of America, insofar as it is immune from taxation; and
  - (3) Any corporation, or association, or trust, or community chest, fund or foundation, organized and operated exclusively for religious, charitable or educational purposes, or for the prevention of cruelty to children or animals, and no part of the net earnings of which insures to the benefit of any private shareholder or individual and no substantial part of the activities of which is carrying on propaganda, or otherwise attempting to influence legislation; provided, however, that nothing in this paragraph shall include an organization operated for the primary purpose of carrying on a trade or business for profit, whether or not all of its profits are payable to one or more organizations described in this paragraph.

#### Section 5. <u>Territorial Limitations</u>.

The tax imposed by this Local Law shall apply only within the territorial limits of the County of Niagara except for within the limits of any city of the County of Niagara imposing a hotel or motel tax pursuant to authority granted by the State of New York at any prior time. In the event that any city within the County of Niagara not currently imposing such a hotel and motel bed tax shall obtain authorization from the State of New York to impose such a tax; said city shall have the right to impose such tax up to the maximum rate of the tax authorized for such city by the State of New York. In the event that the imposition of the new tax by any such city would require a reduction in the County tax rate imposed pursuant to this section and to this Local Law, then said tax shall not become effective before the commencement of the County's next succeeding fiscal year and then only if such city shall have given notice to such County of its imposition of such a tax at least six (6) months prior to the commencement of such fiscal year. The County of Niagara waives the right of said notice

and the postponement of the effective date of such a hotel occupancy tax. Cities within the County of Niagara who currently are authorized to and who collect a hotel occupancy tax shall continue to maintain a prior right to collect such hotel and motel bed tax.

#### Section 6. Registration.

Within ten days after the effective date of this local law, or in the case of operators commencing business after such effective date, within three days after such commencement or opening, every operator shall file with the County Treasurer a certificate of registration in a form prescribed by the County Treasurer. The County Treasurer shall, within five days after such registration, issue without charge to each operator, a certificate of authority empowering such operator to collect the tax from the occupant and duplicate thereof for each additional hotel of such operator. Each certificate or duplicate shall state the hotel to which it is applicable. Such certificates of authority shall be prominently displayed by the operator in such manner that it may be seen and come to the notice of all occupants and persons seeking occupancy. Such Certificates shall be non-assignable and non-transferable and shall be surrendered immediately to the County Treasurer upon the cessation of business at the hotel named or upon its sale or transfer.

#### Section 7. Administration and Collection.

- (a) The tax imposed by this Local Law shall be administered and collected by the County Treasurer.
- (b) The tax to be collected shall be stated and charged separately from the rent and shown separately on any record thereof, at the time when the occupancy is arranged or contracted for and charged for, and upon every evidence of occupancy or any bill or statement or charge made for said occupancy issued or delivered by the operator, and the tax shall be paid by the occupant to the operator as trustee for and on account of the County, and the operator shall be liable for the collection thereof and for the tax. The operator and any officer of any corporate operator shall be personally liable for the tax collected or required to be collected under this Local Law, and the operator shall have the same right in respect to collecting the tax from the occupant, or in respect to non-payment of the tax by the occupant as if the tax were a part of the rent for the occupancy payable at the time such tax shall become due and owing, including all rights of eviction, dispossession, repossession and enforcement of any innkeeper's lien that he may have in the event of non-payment of rent by the occupant; provided, however, that the County Treasurer shall be joined as a party iii any action or proceeding brought by the operator to collect or enforce collection of the tax.
- (c) Where the occupant has failed to pay and the operator has failed to collect a tax as imposed by this Local Law, then in addition to all other rights, obligations and remedies provided, such tax shall be payable by the occupant directly to the County Treasurer, and it shall be the duty of the occupant to file a return thereof with the County Treasurer and to pay the tax imposed thereon to the County Treasurer within fifteen days after such tax was due.
- (d) The County Treasurer may, wherever he deems it necessary for the proper enforcement of this Local Law, provide by regulation that the occupant shall file returns and pay directly to the County Treasurer the tax herein imposed, at such times as returns are required to be filed and payment over made by the operator.
- (e) The tax imposed by this Local Law shall be paid upon any occupancy on and after May first, two thousand twenty-five, although such occupancy is had pursuant to a contract, lease or other arrangement made prior to such date. Where rent is paid or charged or billed, or falls due on either a weekly, monthly or other term basis, the rent so paid, charged, billed or failing due shall be subject to the tax herein imposed to the extent that it covers any portion of the period on and after May first, two thousand twenty-five. Where any

tax has been paid hereunder upon any rent which has been ascertained to be worthless, the County Treasurer may by regulation provide for credit and/or refund of the amount of such tax application therefore as provided in section twelve of this Local Law.

(f) For the purpose of the proper administration of this Local Law and to prevent evasion of the tax hereby imposed, it shall be presumed that all rents are subject to tax until the contrary is established, and the burden of proving that a rent for occupancy is not taxable hereunder shall be upon the operator or the occupant. Where an occupant claims exemptions from the tax under the provisions of section four hereof, the rent shall, be deemed taxable hereunder unless the operator shall receive from the occupant claiming such exemption a copy of a certificate issued by the County Treasurer certifying that the corporation or association therein named is exempt from the tax under section four hereof, together with a certificate duly executed by the corporation or association named in the certificate of the County Treasurer certifying that the occupant is its agent, representative or employee and that his occupancy is paid or to be paid by, and is necessary or required in the course of or in connection with the affairs of said corporation or association.

#### Section 8. Records to be kept.

Every operator shall keep records of every occupancy and of all rent paid, charged or due thereon and of the tax payable thereon, in such form as the County Treasurer may by regulation require. Such records shall be available for inspection and examination at any time upon demand by the County Treasurer or his duly authorized agent or employee and shall be preserved for a period of three years, except that the County Treasurer may consent to their destruction within that period or may require that they be kept longer.

#### Section 9. Returns.

- (a) Every operator shall file with the County Treasurer a return of occupancy and of rents, and of the taxes payable thereon for the periods ending March thirty-first, June thirtieth, September thirtieth and December thirty-first of each year, on and after May first, two thousand twenty-five. Such returns shall be filed within twenty days from the expiration of the period covered thereby. The County Treasurer may permit or require returns to be made by other periods and upon such dates as he may specify. If the County Treasurer deems it necessary in order to insure the payment of the tax imposed by this Local Law, he may require returns to be made for shorter periods than those prescribed pursuant to the foregoing provisions of this section and upon such dates as he may specify.
- (b) The forms of returns shall be prescribed by the County Treasurer and shall contain such information as he may deem necessary for the proper administration of this Local Law. The County Treasurer may require amended returns to be filed within twenty days after notice and to contain the information specified in the notice.
- (c) If a return required by this Local Law is not filed, or if a return when filed is incorrect or insufficient on its face, the County Treasurer shall take the necessary steps to enforce the filing of such a return or of a corrected return.

#### Section 10. Payment of Tax.

At the time of filing a return of occupancy and of rents each operator shall pay to the County Treasurer the taxes imposed by this Local Law upon the rents required to be included in such return, as well as all other moneys collected by the operator acting or purporting to act under the provisions in this Local Law. Even though it be judicially determined that the tax collected is invalidly required to be filed, it shall be due from the

operator and payable to the County Treasurer on the date limited for the filing of the return for such period, without regard to whether a return is filed or whether the return which is filed correctly shows the amount of rents and the taxes due thereon. Where the County Treasurer, in his discretion, deems it necessary to protect revenues to be obtained under this Local Law he may require any operator required to collect the tax imposed by this local law to file with him a bond, issued by a surety company authorized to transact business in this state and approved by the superintendent of insurance of this state as to solvency and responsibility, in such amount as the County Treasurer may fix to secure the payment of any tax and/or penalties and interest due or which may become due from such operator. In the event that the County Treasurer determines that an operator is to file such bond he shall give notice to such operator to that effect specifying the amount of the bond required. The operator shall file such bond within five days after the giving of such notice unless within such five days the operator shall request in writing a hearing before the County Treasurer at which the necessity, propriety and amount of the bond shall be determined by the County Treasurer. Such determination shall be final and shall be complied with within fifteen days after the giving of notices thereof. In lieu of such bond, securities approved by the County Treasurer or cash in such amount as he may prescribe, may be deposited which shall be kept in the custody of the County Treasurer who may at any time without notice to the depositor apply them to any tax and/or interest or penalties due, and for that purpose the securities may be sold by him at public or private sale without notice to the depositor thereof.

#### Section 11. Determination of Tax.

If a return required by this Local Law is not filed, or if a return when filed is incorrect or insufficient the amount of tax due shall be determined by the County Treasurer from such information as may be obtainable and, if necessary, the tax may be estimated on the basis of external indices, such as number of rooms, location, scale of rents, comparable rents, type of accommodations and service, number of employees and/or other factors. Notice of such determination shall be given to the person liable for the collection and/or payment of the tax. Such determination shall finally and irrevocably fix the tax unless the person against whom it is assessed, within thirty days after giving of notice of such determination, shall apply to the County Treasurer for a hearing, or unless the County Treasurer of his own motion shall re-determine the same. After such hearing, the County Treasurer shall give notice of his determination to the person against whom the tax is assessed. The determination of the County Treasurer shall be reviewable for error, illegality or unconstitutionality or any other reason whatsoever by a proceeding under Article seventy-eight of the Civil Practice Law and Rules, provided however, that such proceeding is instituted in the Supreme Court within thirty days after the giving of the notice of such determination. A proceeding under Article seventy-eight of the Civil Practice Law and Rules shall not be instituted unless

(a) The amount of any tax sought to be reviewed, with penalties and interest thereon, if any, shall be first deposited and there is filed an undertaking, issued by a surety company authorized to transact business in this

state and approved by the superintendent of insurance of this state as to solvency and responsibility, in such amount as a Justice of the Supreme Court shall approve to the effect that if such proceeding be dismissed or the tax confirmed the petitioner will pay all costs and charges which may accrue in the prosecution of such proceeding; or (b) at the option of the petitioner such undertaking may be in a sum sufficient to cover the taxes, penalties and interest thereon stated in such determination plus the costs and charges which may accrue against it in the prosecution of the proceeding, in which event the petitioner shall not be required to pay such taxes, penalties and interest as a condition precedent to the application.

#### Section 12. Refunds.

- (a) In the manner provided in this section, the County Treasurer shall refund or credit without interest, any tax, penalty or interest erroneously, illegally or unconstitutionally collected or paid if application to the County Treasurer for such refund shall be made within one year from the payment thereof. Whenever a refund is made by the County Treasurer, he shall state his reason therefore in writing. Such application may be made by the occupant, operator or other person who has actually paid the tax. Such application when made by an operator who has collected and paid over such tax to the County Treasurer, provided that the application is made within one year of the payment by the occupant to the operators shall be acted upon and refunded any moneys, due, only after such operator shall first establish to the satisfaction of the County Treasurer, under such regulations as the County Treasurer may prescribe, that he has repaid or will simultaneously repay to the occupant the amount for which the application for refund is made. The County Treasurer may, in lieu of any refund required to be made, allow credit therefore on payments due from the petitioner.
- (b) Where any tax imposed hereunder shall have been erroneously, illegally or unconstitutionally collected and application for the refund thereof duly made to the County Treasurer, and such County Treasurer shall have made a determination denying such refund, such determination shall be reviewable by a proceeding under Article seventy-eight of the Civil Practice Law and Rules, provided, however, that such proceeding is instituted within thirty days after the giving of the notice of such denial, that a final determination of tax due was not previously made, and that an undertaking be filed with the County Treasurer in such amount and with such sureties as a Justice of the Supreme Court shall approve to the effect that if such proceeding be dismissed or the tax confirmed, the petitioner will pay all costs and charges which may accrue in the prosecution of such proceeding.
- (c) A person shall not be entitled to a revision, refund or credit under this section of a tax, interest or penalty which had been determined to be due pursuant to the provisions of section twelve of this Local Law where he has had a hearing or an opportunity for a hearing, as provided in said section, or has failed to avail himself of the remedies therein provided. No refund or credit shall be made of a tax, interest or penalty paid after a determination by the County Treasurer made pursuant to section twelve of this Local Law unless it be found that such determination was erroneous, illegal or unconstitutional or otherwise improper by the County Treasurer after a hearing or of his own motion or in a proceeding under Article seventy-eight of the Civil Practice Law and Rules, pursuant to the provisions of said section, in which event refund or credit without interest shall be made of the tax, interest or penalty found to have been overpaid.

# Section 13. <u>Disposition of Revenues.</u>

All revenues resulting from the imposition of this tax under this Local Law shall be paid into the treasury of the County of Niagara and shall be credited to and deposited as follows: (a) the first four percentum (4%) shall be deposited in the General Fund of the County of Niagara. Thereafter, thereafter are to be allocated and paid to a not-for-profit corporation under contract with the County for the promotion of tourism in the County and (b) the additional one percentum (1%) of revenue from this tax shall be dedicated to the operation of the Discover Niagara Shuttle. The County Treasurer is authorized to retain up to a maximum of five percent (5%) of such revenue to defer the necessary expenses of the County in administering such tax.

#### Section 14. Reserves.

In cases where the occupant or operator has applied for a refund and has instituted a proceeding under Article seventy-eight of the Civil Practice Law and Rules to review a determination adverse to him on his

application for refund, the County Treasurer shall set up appropriate reserves to meet any decision adverse to the County.

#### Section 15. Remedies Exclusive.

The remedies provided by sections eleven and twelve of this Local Law shall be exclusive remedies available to any person for the review of tax liability imposed by this Local Law and no determination or proposed determination of tax or determination on any application for refund shall be enjoined or reviewed by an action for declaratory judgment, an action for money had and received or by any action or proceeding other than a proceeding in a nature of a certiorari proceeding under Article seventy-eight of the Civil Practice Law and Rules; provided, however, that a taxpayer may proceed by declaratory judgment if he institutes suit within thirty days after a deficiency assessment is made and pays the amount of the deficiency assessment to the County Treasurer prior to the institution of such suit and posts a bond for costs as provided in section eleven of this Local Law.

#### Section 16. Proceedings to Recover Tax.

- (a) Whenever any operator or any officer of a corporate operator or any occupant or other person shall fail to collect and pay over any tax and/or to pay any tax, penalty or interest imposed by this Local Law as therein provided, the Niagara County Attorney shall, upon the request of the County Treasurer, bring or cause to be brought an action to enforce the payment of the same on behalf of the County of Niagara in any court of the State of New York or of any other state or of United States. If, however, the County Treasurer, in his discretion, believes that any such operator, officer, occupant or other person is about to cease business, leave the state or remove or dissipate the assets out of which the tax or penalties might be satisfied, and that any such tax or penalty will not be paid when due, he may declare such tax or penalty to be immediately due and payable and may issue a warrant immediately.
- As an additional or alternate remedy, the County Treasurer may issue a warrant, directed to the sheriff commanding him to levy upon and sell the real and personal property of the operator or officer of a corporate operator or of the occupant or other person liable for the tax, which may be found within the County for the payment of the amount thereof, with any penalties and interest, and the cost of executing the warrant, and to return such warrant to the County Treasurer and to pay to him the money collected by virtue thereof within sixty days after the receipt of such warrant. The sheriff shall, within five days after the receipt of the warrant, file with the County Clerk a copy thereof, and thereupon such clerk shall enter in the judgment docket the name of the person mentioned in the warrant and the amount of the tax, penalties and interest for which the warrant is issued and the date when such copy is filed. Thereupon the amount of such warrant so docketed shall become a lien upon any interest in real and personal property of the person against whom the warrant is issued. The sheriff shall then proceed upon the warrant, in the same manner, and with like effect, as that provided by law in respect to executions issued against property upon judgments of a court of record and for services in citing the warrant he shall be entitled to the same fees, which he may collect in the same manner. In the discretion of the County Treasurer, a warrant of like terms, force and effect may be issued and directed to any officer or employee of the County Treasurer and in the execution thereof such officer or employee shall have all the powers conferred by law upon sheriffs, but shall be entitled to no fee or compensation in excess of the actual expenses paid in the performance of such duty. If a warrant is returned not satisfied in full, the County Treasurer may, from time to time, issue new warrants and shall also have the same remedies to enforce the amount due thereunder as if the County has recovered judgment therefore and execution thereon has been returned unsatisfied.

Whenever an operator shall make a sale, transfer, or assignment in bulk of any part or the whole of his hotel or his lease, license of other agreement or right to possess or operate such hotel, apartment hotel, or of the equipment, furnishings, fixtures, supplies or stock of merchandise, of the said premises or lease, license or other agreement or right to possess or operate such hotel, apartment hotel and the equipment, furnishings, fixtures, supplies and stock of merchandise pertaining to the conduct or operation of said hotel, otherwise than in the ordinary and regular prosecution of business, the purchaser, transferee or assignee shall at least ten days before taking possession of the subject of said sale, transfer or assignment, or paying therefore, notify the County Treasurer by registered mail of the proposed sale and of the price, terms and conditions thereof whether or not the seller, transferor or assignor, has represented to or informed the purchaser, transferee or assignee that it owes any tax pursuant to this Local Law, and whether or not the purchaser, transferee or assignee has knowledge that such taxes are owing, and whether any such taxes are in fact owing. Whenever the purchaser, transferee or assignee shall fail to give notice to the County Treasurer as required by the preceding paragraph or whenever the County Treasurer shall inform the purchaser, transferee or assignee that a possible claim for such tax or taxes exists, any sums of money, property or chooses in action, or other consideration, which the purchaser, transferee or assignee is required to transfer over to the seller, transferor or assignor shall be subject to a first priority right and lien for any such taxes theretofore or thereafter determined to be due from the seller, transferor or assignor to the County, and the purchaser, transferee or assignee is forbidden to transfer to the seller, transferor or assignor any such sums of money, property or choses in action to the extent of the amount of the County's claim. For failure to comply with the provisions of this subdivision, the purchaser, transferee or assignee, in addition to being subject to the liabilities and remedies imposed under the provisions of section 6-101 through 6-111 of the Uniform Commercial Code, shall be personally liable for the payment to the County of any such taxes theretofore or thereafter determined to be due to the County from the seller, transferrer, or assignor, and such liability may be assessed and enforced in the same manner as the liability for tax under this Local Law.

### Section 17. General Powers of the County Treasurer.

In addition to the powers granted to the County Treasurer in this Local Law, he is hereby authorized and empowered:

- (a) To make, adopt and amend rules and regulations appropriate to the carrying out of this Local Law and the purposes thereof;
- (b) To extend for cause shown, the time of filing any return for a period not exceeding thirty days; and for cause shown, to waive penalties but not interest computed at the rate of six percent per annum; and to compromise disputed claims in connection with the taxes hereby imposed;
- (c) To request information from the Tax Commission of the State of New York or the Treasury Department of the United States relative to any person; and to afford information to such tax commission or such treasury department relative to any person, any other provision of this Local Law to the contrary notwithstanding;
- (d) To delegate his functions hereunder to a Deputy County Treasurer or any employee or employees of the office of County Treasurer;
- (e) To prescribe methods for determining the rents for occupancy and to determine the taxable and nontaxable rents;

- (f) To require any operator within the County to keep detailed records of the nature and type of hotel maintained, nature and type of service rendered, the rooms available and rooms occupied daily, leases or occupancy contracts or arrangements, rents received, charged and accrued, the names and addresses of the occupants, whether or not any occupancy is claimed to be subject to the tax imposed by this Local Law, and to furnish such information upon request to the County Treasurer.
  - (g) To assess, determine, revise and readjust the taxes imposed under this Local Law.

#### Section 18. Administration of Oaths and Compelling Testimony.

- (a) The County Treasurer or his employees or agents duly designated and authorized by him shall have power to administer oaths and take affidavits in relation to any matter or proceeding in the exercise of their powers and duties under this Local Law. The County Treasurer shall have power to subpoena and require the attendance of witnesses and the production of books, papers and documents to secure information pertinent to the performance of his duties hereunder and of the enforcement of this Local Law and to examine them in relation thereto, and to issue commissions for the examination of witnesses who are out of the state or unable to attend before him or excused from attendance.
- (b) A Justice of the Supreme Court, either in court or at chambers, shall have power summarily to enforce by proper proceedings the attendance and testimony of witnesses and the production and examination of books, papers and documents called for by the subpoena of the County Treasurer under this Local Law.
- (c) Any person who shall refuse to testify or to produce books or records or who shall testify falsely in any material manner pending before the County Treasurer under this Local Law shall be guilty of a misdemeanor, punishment for which shall be a fine of not more than one thousand dollars or imprisonment for not more than one year, or both such fine and imprisonment.
- (d) The officers who serve the summons or subpoena of the County Treasurer and witnesses attending in response thereto shall be entitled to the same fees as are allowed to officers and witnesses in civil cases in courts of record, except as herein otherwise provided. Such officers shall be the County Sheriff and his daily appointed deputies or any officers or employees of the County Treasurer, designated to serve such process.

#### Section 19. Reference to Tax.

Wherever reference is made in placards or advertisements or in any other publications to this tax, such reference shall be substantially in the following form: "Tax on occupancy of hotel rooms," except that in any bill, receipt, statement or other evidence or memorandum of occupancy or rent charge issued or employed by the operator, the words "occupancy tax" will suffice.

#### Section 20. Penalties and Interest.

(a) Any person failing to file a return or to pay or pay over any tax to the County Treasurer within the time required by this Local Law shall be subject to a penalty, of five percent of the amount of tax due; plus interest at the rate of one percent of such tax for each month of delay excepting the first month after such return was required to be filed or such tax became due; but the County Treasurer, if satisfied that the delay was excusable, may waive all or any part of such penalty, but not interest at the rate of six percent per year. Such penalties and interest shall be paid and disposed of in the same manner as other revenues from this Local Law. Unpaid penalties and interest may be enforced in the same manner as the tax imposed by this Local Law.

- Any operator or occupant and any officer of a corporate operator or occupant failing to file a (b) return required by this Local Law, or filing or causing to be filed, or making or causing to be made or giving or causing to be given any return, certificate, affidavit, representation, information testimony or statement required or authorized by this Local Law, which is willfully false, and any operator and any officer of a corporate operator willfully failing to file a bond required to be filed pursuant to section eleven of this Local Law, or failing to file a registration certificate and such data in connection therewith as the County Treasurer may be regulation or otherwise require or to display or surrender the certificate of authority as required by this Local Law or assigning or transferring such certificate or authority and any operator and any officer of a corporate operator willfully failing to charge separately from the rent the tax herein imposed, or willfully failing to state such tax separately on any evidence of occupancy and on any bill of statement or receipt of rent issued or employed by the operator, or willfully failing or refusing to collect such tax from the occupant, and any operator and any officer of a corporate operator who shall refer or cause reference to be made to this tax in a form or manner other than that required by this Local Law, and any operator failing to keep the records required by section eight of this Local Law, shall, in addition to the penalties herein or elsewhere prescribed, be guilty of a misdemeanor, punishment for which shall be a fine of not more than one thousand dollars, or imprisonment for not more than one year, or both such fine and imprisonment. Officers of a corporate operator shall be personally liable for the tax collected or required to be collected by such corporation under this Local Law, and subject to the penalties herein above imposed.
- (c) The certificate of the County Treasurer to the effect that a tax has not been paid, that a return, bond or registration certificate has not been filed, or that information has not been supplied pursuant to the provisions of this Local Law, shall be presumptive evidence thereof.

#### Section 21. Returns to be Secret.

- Except in accordance with proper judicial order, or as otherwise provided by law, it shall be unlawful for the County Treasurer or any officer or employee of the office of County Treasurer to divulge or make known in any manner the rents or either information relating to the business of a taxpayer contained in any return required under this Local Law. The officer charged with the custody of such returns shall not be required to produce any of them or evidence of anything contained in them in any action or proceeding in any court, except on behalf of the County Treasurer in an action or proceeding under the provisions of this Local Law, or on behalf of any party to any action or proceeding under the provisions of this Local Law when the returns or facts shown thereby are directly involved in such action or proceeding, in either of which events the court may require the production of, and may admit in evidence, so much of said returns or of the facts shown thereby, as are pertinent to the action or proceeding and no more. Nothing herein shall be construed to prohibit the delivery to a taxpayer or his duly authorized representative of a certified copy of any return filed in connection with his tax nor to prohibit the publication of statistics so classified as to prevent the identification of particular returns and the items thereof, or the inspection by the Niagara County Attorney or other legal representatives of the County or by the District Attorney of Niagara County, of the return of any taxpayer who shall bring action to set aside or review the tax based thereon, or against whom an action or proceeding has been instituted for the collection of a tax or penalty. Returns shall be preserved for three years and thereafter until the County Treasurer permits them to be destroyed.
- (b) Any violation of subdivision (a) of this section shall be punishable by a fine not exceeding one thousand dollars, or by imprisonment not exceeding one year, or both, in the discretion of the court, and if the offender be an officer or employee of the County he shall be dismissed from office and be incapable of holding any public office for a period of five years thereafter.

# Section 22. Notices and Limitations of Time.

- (a) Any notice authorized or required under the provisions of this local law may be given by mailing the same to the person for whom it is intended in a postpaid envelope addressed to such person at the address given in the last return filed by him pursuant to the provisions of this Local Law, or in any application made by him or, if no return has been filed or application made, then to such address as may be obtainable. The mailing of such notice shall be presumptive evidence of the receipt of the same by the person to whom addressed. Any period of time which is determined according to the provisions of this Local Law by the giving of notice shall commence to run from the date of mailing of such notice.
- (b) The provisions of the Civil Practice Law and Rules or any other law relative to limitations of time for the enforcement of a civil remedy shall not apply to any proceeding or action taken by the County to levy, appraise, assess, determine or enforce the collection of any tax or penalty provided by this Local Law. However, except in the case of a willfully false or fraudulent return with intent to evade the tax, no assessment of additional tax shall be made after the expiration of more than three years from the date of the filing of a return; provided, however, that where no return has been filed as provided by law the tax may be assessed at any time.
- (c) Where, before the expiration of the period prescribed herein for the assessment of an additional tax, a taxpayer has consented in writing that such period be extended, the amount of such additional tax due may be determined at any time within such extended period. The period so extended may be further extended by subsequent consents in writing made before the expiration of the extended period.

#### Section 23. Separability.

If any provision of this Local Law, or the application thereof to any person or circumstance shall be held invalid, the remainder of this Local Law, and the application of such provisions to other persons or circumstances shall not be affected thereby.

#### Section 24. Effective Date.

This local law shall take effect upon filing in the office of the Secretary of State as provided by the Municipal Home Rule Law. The Hotel and Motel tax enacted herein shall remain in effect for a three (3) year period from May 1, 2025. Nothing contained in Tax Law § 1202-t Hotel or Motel Taxes in Niagara County shall prohibit the adoption and enactment of Local Laws pursuant to provisions of this section upon the expiration and any other Local Law adopted pursuant to this section.

RESOLVED, that the Niagara County Legislature shall conduct a public hearing upon said proposed Local Law at the Legislative Chambers, Courthouse, Lockport, New York, on the 8<sup>th</sup> day of April, 2025 at 5:50 p.m., and be it further

RESOLVED, that the Clerk of the Legislature, at least six (6) days in advance of such hearing, shall post a notice upon the bulletin boards in the Courthouse at Lockport and the Civic Building in Niagara Falls, and shall publish such notice once in the Union-Sun & Journal and the Niagara Gazette; such notice shall contain the title of the Local Law and an abstract of the text to be prepared by the Clerk of the Legislature with the assistance of the County Attorney's Office.

OM: Infrastructure	& Facilities Committ	ee <b>DATE</b> : 03/18/2	5 RESOLUTION#	IF-038-25
and Administr	ration Committee			
PROVED D. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	NoesNoes
V		BETWEEN THE COUNT ELITE FOOTBALL & C		
grant them exclusiv	e rights to operate a fla	Clite Football & Cheer Leagu g football program from Apri evember 30, 2025, in an area	il 1, 2025 through May 30, 20	)25 and a tackle
WHEREAS Niagara County as	· • <del>-</del> -	the youth and other residents	s of both the Town of Lockpo	rt in addition to
WHEREAS	S, such program is oper	ated on a not-for-profit basis,	and	
		or will provide all insurances uses associated with event, a		gement Office,
WHEREAS and Cheer League,		gara County to enter into a fo	rmal agreement with the NY	F Elite Football
NYF Elite Footbal		on of the License Agreemer e County Attorney will revie erefore, be it		
RESOLVE and hereby is, auth Football and Cheer	norized to execute the	e County Attorney's review License Agreement between	, the Chair of the County the County of Niagara and	Legislature be, I the NYF Elite
INFRASTRUCTU COMMITTEE	RE & FACILITIES	ADMINI	STRATION COMMITTEE	

ROM: Infrastructu	re & Facilities Committ	ee <b>DATE:</b> 03/18/2	.5 RESOLUTION #_	IF-039-25
and Adminis	stration Committee			
PPROVED O. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	Noes Noes
Т		TWEEN THE COUNTY TH FOOTBALL LEAGUE	OF NIAGARA AND E AND CHEERLEADING	
Niagara grant the in an area situate	em exclusive rights to op d in the County owned p	erate a football program fro property on Lake Road, and	erleading has requested that m July 31, 2025 through Noverts of both the Town of Newf	rember 1, 2025
to Niagara Count	ty as a whole, and			
WHERE	AS, such program is ope	rated on a not-for-profit bas	is, and	
		or will provide all insurance nses associated with event,	s required by the Risk Mana and	gement Office,
WHEREA Football League,		agara County to enter into a	formal agreement with the N	lewfane Youth
Newfane Youth I	AS, prior to the execution of the second characteristics of the second compliance and compliance co	erleading, the County Attori	nt between the County of N ney will review said Agreeme	iagara and the nt for approval
and hereby is, au	TED, that, following the athorized to execute the League and Cheerleading	License Agreement between	t, the Chair of the County on the County of Niagara and	Legislature be, d the Newfane
INFRASTRUCT COMMITTEE	URE & FACILITIES	ADMIN	STRATION COMMITTEE	

	re & Facilities Committer	DATE: 03/18/2	RESOLUTION #	1F-04U-25
PROVED  O. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	Noes Noes
<i>)</i> •		ETWEEN THE COUNTY AGARA REGION DISC G		
exclusive rights Clyde L. Burmas	to operate several Disc ster Park, and in an area	Golf Tournaments in an are	sted that the County of Niag a situated on the County ow ed property at Royalton Rav	ned property a
WHERE.	AS, the event coordinat	-	s required by the Risk Mana	agement Office
	AS, it is the desire of the 6, 2025 at Royalton Rav		(2) tournaments June 25, 20	25 at Burmaster
	AS, it is the desire of N For these two (2) tournar		a formal agreement with the	Niagara Regior
		on of the agreement, the Concompliance, now, therefore,	unty Attorney will review th be it	e agreement for
RESOLV Niagara Region it further	VED, that the terms and Disc Golf Club, as appe	d conditions of the agreeme ars on the proposed agreeme	ent between the County of Int, is hereby approved in all	Niagara and the respects, and be
		County Attorney's review, the Niagara County Contract	the agreement with the Niag t Policy.	ara Region Disc
INFRASTRUCT	URE & FACILITIES	ADMIN	ISTRATION COMMITTEE	

ROM: _Infrastructure	e & Facilities Committe	ee <b>DATE</b> : 03/18/2	25 <u> </u>	RESOLUTIO	N#_	IF-041-25
and Administ	ration Committee					
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	Approved: Rejected:	ATIVE ACTION Ayes Ayes A	Abs Abs	Noes
		TWEEN THE COUNTY TERN NEW YORK DISC				
exclusive rights to Clyde L. Burmaste	operate several Disc ( r Bond Lake Park,	ork Disc Golf Club has requisions of Tournaments in an area	a situated o	n the County	Niaga own	ara grant them ed property at
WHEREA	S, this program benefits	the residents of Niagara Cou	unty as a wh	ole, and		
WHEREA and agree to cover	S, the event coordinato all extraordinary expense.	or will provide all insurance associated with the eve	s required tents, and	by the Risk N	/Janag	ement Office,
		ne Disc Golf Club to hold g yde L. Burmaster Bond Lake		urnaments M	lay 4,	July 26- 27,
	S, it is the desire of Niag these four (4) tourname	gara County to enter into a fo ents, and	ormal agree	ment with the	e West	ern New York
WHEREA approval as to lega	S, prior to the executio I form, language and co	n of the agreement, the Cou ompliance, now, therefore, b	unty Attorno	ey will revie	w the	agreement for
RESOLVE Western New York be it further	D, that the terms and k Disc Golf Club, as ap	conditions of the agreement opears on the proposed agree	nt between ment, is her	the County reby approve	of Ni d in al	agara and the Il respects, and
		County Attorney's review, t to the Niagara County Con			West	ern New York
INFRASTRUCTU COMMITTEE	IRE & FACILITIES	ADMIN	ISTRATIO	N COMMIT	ГЕЕ	

ROM:	Infrastructure	& Facilities Commit	tee	<b>DATE:</b> <u>03/18/</u>	25	RESOLUTION	ON #	IF-042-25
•		ation Committee						
PPROTO O. ATT	VED FORNEY	REVIEWED CO. MANAGER	IF - AD -	TTTEE ACTION - 3/10/25 - 3/10/25	Approved Rejected:	ATIVE ACT d: Ayes Ayes	Abs Abs	
		AGREEMENT B THE NIAGA		THE COUNTY				
	n exclusive rig	S, the Niagara Fronti- hts to operate a Cros r Bond Lake Park, an	s Country	ountry Club has program in an ar	requested ea situated	that the Cou in the Coun	nty of ty own	Niagara grant ed property at
L. B	WHEREAS Burmaster Bond	S, the Niagara Frontie I Lake Park trails Tue	r Cross Co esday 9/30/2	untry Club has red 25, 10/7/25, 10/1	quested to 1 4/25, and 1	use the Warm 0/21/25.	ing Ho	ouse and Clyde
as a	WHEREAS whole, and	S, this program benefi	its the resid	lents of the Town	of Wheatf	ield in additi	on to N	liagara County
	WHEREAS	S, such program is op	erated on a	ı not-for-profit ba	sis, and			
and	WHEREAS agree to cover	S, the event coordinate all extraordinary exp	tor will pro	vide all insurance ciated with event,	es required , and	l by the Risk	Manaş	gement Office
Cro	WHEREAS ss Country Clu	S, it is the desire of N b, and	iagara Cou	nty to enter into a	a formal ag	reement with	the N	iagara Frontie
appı		S, prior to the executi Il form, language and				ney will revi	ew the	agreement fo
	RESOLVE gara Frontier C be it further	D, that the terms and cross Country Club, a	d condition s appears o	ns of the agreement on the proposed a	ent betwee greement,	n the Count is hereby app	y of N proved	iagara and the in all respects
agre	RESOLVE eement may be	D, that following the executed pursuant to	e County A	Attorney's review a County Contrac	v, the Niag ct Policy.	gara Frontier	Cross	Country Club
	TRASTRUCTU MMITTEE	RE & FACILITIES			ADMINIS	TRATION C	OMM	TTEE

ROM: Infrastructure	e & Facilities Committe	DATE: 03/18/2	RESOLUTION #	IF-043-25
and Administ	ration Committee			
PPROVED  O. ATTORNEY  () () ()	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	NoesNoes
AGREEMENT	T BETWEEN THE CO	DUNTY OF NIAGARA A	ND NEWFANE CENTRAI	L SCHOOL
to use a portion of  WHEREA  WHEREA  and agree to cover	Krull Park for the purp S, it is the wish of the N S, the event coordinator all extraordinary expenses	Newfane Central School to lar will provide all insurance associated with event,	nold the band concert on Junes s required by the Risk Mana	e 5, 2025, and gement Office
WHEREA		ion of the License Agreer language and compliance, i	nent the County Attorney vnow, therefore, be it	will review th
RESOLVE Central School, as	ED, that the terms and co appears on the propose	onditions of the agreement bed agreement, is hereby app	petween the County of Niagar roved in all respects, and be	ra and Newfar it further
		County Attorney's review Niagara County Contract Po	, the agreement with the Ne licy.	ewfane Centra
INFRASTRUCTU	JRE & FACILITIES	ADMIN	ISTRATION COMMITTEE	

OM: Infrastruc	ture & Facilities Committe	ee DATE:	03/18/25	RESOLUTION #_	IF-044-25
and Admir	nistration Committee				
PPROVED D. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTI IF - 3/10/25 AD - 3/10/25	Approve	LATIVE ACTION ed: Ayes Abs l: Ayes Abs l:	NoesNoes
<i>)</i>	AGREEMENT E AND TIME TRAVEL	BETWEEN THE CO ERS OF WNY - OLO			
Niagara grant the Krull Park on A	EAS, the Time Travelers of the permission to rent the august 30, 2025 for the purp EAS, this car show has been agara County and Greater W	Lion's Shelter on Au ose of holding the Old in successful for the pa	gust 29, 2025 cott Beach Car ast several year	and use the entire n Show, and	orth section of
WHERI	EAS, it is the wish of the Ti	me Travelers of WNY	' - Olcott Beac	h Car Show, to use I and	ion's Shelter
WHERI and agree to co	EAS, the event coordinator ver all extraordinary expen	will provide all insuses associated with ev	rances requirevent, and	d by the Risk Mana	gement Office,
WHERI Olcott Beach Co	EAS, it is the desire of Niag ar Show, and	gara to enter into a for	mal agreement	with the Time Trave	elers of WNY -
WHERI legal form, lang	EAS, prior to the execution guage and compliance, now	of the agreement, the therefore, be it	County Attor	ney will review the a	igreement as to
RESOL Travelers of W respects, and be	VED, that the terms and co NY - Olcott Beach Car Sl e it further	onditions of the agreer now, as appears on th	nent between t se proposed ag	he County of Niagar greement, is hereby	a and the Time approved in all
RESOL WNY - Olcott l	VED, that following the OBeach Car Show may be ex	County Attorney's re ecuted pursuant to the	view, the agre Niagara Coun	ement with the Tin ty Contract Policy.	ne Travelers of
INFRASTRUC	TURE & FACILITIES	AL	OMINISTRAT	ION COMMITTEE	

OM: Infrastructur	e & Facilities Commit	tee <b>DATE</b> : 03/18/2	5 RESOLUTION#	IF-045-25
and Administ	tration Committee			
PROVED  ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	NoesNoes
AGREEMENT	T BETWEEN THE C	OUNTY OF NIAGARA A	ND THE SOCCER SHOTS	BUFFALO
WHEREA and agree to cove  WHEREA Shots Buffalo, the compliance, and	AS, such program is ope AS, the event coordinate or all extraordinary expenses, prior to the execution as County Attorney with	ril 19, 2025 and ending Octoberated on a not-for-profit basis for will provide all insurance enses associated with event, ion of the License Agreement for the License Agreeme	, and s required by the Risk Mana and between the County of Niag or approval as to legal form	gara and Socce , language and
where A now, therefore, be		lagara County to enter into a t	formal agreement with Socce	r Shots Buffal
RESOLVI Shots Buffalo, as	ED, that the terms and appears on the proposed	conditions of the agreement d agreement, is hereby approv	between the County of Niagred in all respects, and be it fu	gara and Socce
	ED, that following the to the Niagara Count	e County Attorney's review y Contract Policy.	, Soccer Shots Buffalo Agr	eement may b
INFRASTRUCTU COMMITTEE	URE & FACILITIES	ADMIN	ISTRATION COMMITTEE	

ROM:	Infrastructure	& Facilities Committee	>	<b>DATE:</b> <u>03/18/2</u>	5	RESOLU	TION#_	IF-046-25
	and Administra	ation Committee						
PPROV D. ATT	VED FORNEY	REVIEWED CO. MANAGER	<u>IF -</u> <u>AD -</u>	TTEE ACTION 3/10/25 3/10/25	LEGISLA Approved Rejected: Referred:	Ayes	Abs	NoesNoes
)	AND TH	AGREEMENT E E WNY PRISM WAT					P PROG	RAM
of N SUN	liagara grant the	the WNY PRISM Wa m permission to use the e and WNY partnership	West C	anal Marina, for th	e purpose o	of holding	g a Resear	
	WHEREAS	, this program benefits I	Viagara (	County as a whole,	and is oper	rated on a	non-for-p	profit basis, and
202:	WHEREAS 5, and	s, it is the wish of the or	ganizers	to hold the progra	m from M	ay 23, 202	25 throug	h September 1,
and		S, the event coordinator all extraordinary expen				by the R	isk Mana	gement Office,
appı		s, prior to the execution form, language and cor			ınty Attorr	ney will r	eview the	e agreement for
Wat		S, it is the desire of N on Stewardship Progran			to a forma	al agreem	ent with	WNY PRISM
	RESOLVE SM Watercraft espects, and be	D, that the terms and con Inspection Stewardship it further	nditions Progran	of the agreement b	etween the e proposed	e County of agreement	of Niagar nt, is here	a and the WNY by approved in
Stev	RESOLVE wardship Progra	D, that following the am agreement may be ex	County recuted p	Attorney's review oursuant to the Nia	the WN gara Count	Y PRISN ty Contrac	A Watero	craft Inspection
	RASTRUCTU MMITTEE	RE & FACILITIES		ADMIN	ISTRATIC	ON COMI	MITTEE	

OM: Infrastructu	re & Facilities Commit	tee	5 RESOLUTION #_	IF-047-25
and Admini	stration Committee			
PROVED  ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	Noes
<i>y</i> -		WEEN THE COUNTY OF LOCKPORT SOCCER CL		
rights to operate	AS, the Lockport Soccer a Soccer program from on Davison Road, and	r Club has requested that the April 14, 2025 to August 30	County of Niagara grant then, 2025 on an area situated in	n exclusive the County
	AS, this program benefi ara County as a whole, a	ts the youth and other resider and	nts of both the Town of Lock	port in
WHERE.	AS, such program is ope	erated on a not-for-profit basi	s, and	
WHERE and agree to cove	AS, the event coordinate er all extraordinary expe	or will provide all insurances enses associated with event, a	required by the Risk Manag	ement Office,
WHERE Soccer Club, and		agara County to enter into a	formal agreement with the L	ockport Youth
WHERE approval as to le	AS, prior to the execution	on of the agreement, the Cour compliance, now, therefore, I	nty Attorney will review the	agreement for
RESOLV Lockport Soccer further	VED, that the terms and Club, as appears on the	conditions of the agreement laproposed agreement, is here	between the County of Niaga by approved in all respects, a	ara and the and be it
		County Attorney's review, this iagara County Contract Police		ort Soccer
INIED A STRI ICT	TURE & FACILITIES	ADMINI	STRATION COMMITTEE	

OM: Infrastructu	re & Facilities Committ	ee <b>DATE</b> : 03/18/2	25 RESOLUTION #	IF-048-25
and Adminis	stration Committee			
PROVED  ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	
., 0		ETWEEN THE COUNTY A FITNESS IN THE PARI		
rights to operate		e program every Wednesday	uested that the County of Niagy and Saturday from June 1,	
WHERE	AS, this program benefit	ts the youth and other reside	ents of Niagara County as a w	hole, and
WHERE	AS, such program is ope	erated on a not-for-profit bas	sis, and	
and agree to cove	er all extraordinary expe	enses associated with event,		
YMCA Fitness i			ent between the County of Niew said Agreement for appr	
	AS, it is the desire of Naram, now, therefore, be		a formal agreement with the	YMCA Fitness
	,	•	ent between the County of N greement, is hereby approved	_
			the License Agreement betw uted pursuant to the Niagara C	
INFRASTRUCT COMMITTEE	URE & FACILITIES	ADMIN	ISTRATION COMMITTEE	

ROM: Infrastruct	ure & Facilities Commit	tee DATE: 03/18/2	RESOLUTION#	IF-049-25
and Admin	istration Committee		i	
PPROVED D. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	NoesNoes
,		ETWEEN THE COUNTY GARA COUNTY SOIL & V		
WHERE permission to us	EAS, Niagara County See Royalton Ravine for t	Soil & Water has requested the purpose of holding an Env	I that the County of Niaga vironmental Field Day and	ara grant the
	EAS, it is the wish of Nia 225 as a rain date, and	ngara County Soil & Water to	o hold the Environmental Fie	ld Day on Jui
		tor will provide all insurance enses associated with event,		gement Offic
WHERE & Water, now,		iagara County to enter into a	formal agreement with Niag	ara County So
RESOL' County Soil & '	VED, that the terms and Water, as appears on the	conditions of the agreement proposed agreement, is here	between the County of Niago by approved in all respects, a	ara and Niaga and be it furth
RESOL' be executed pur	VED, that following the suant to the Niagara Co	County Attorney's review, Nunty Contract Policy.	Iiagara County Soil & Water	agreement ma
INFRASTRUC COMMITTEE	TURE & FACILITIES	ADMIN	ISTRATION COMMITTEE	

and Admini	stration Committee			RESOLUTION#	
PPROVED O. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25		ATIVE ACTION AyesAbs	Noes
an oth	CO, MANAGER	AD - 3/10/25	Rejected:	Ayes Abs.	Noes
AGREEME	NT BETWEEN THE (	COUNTY OF NIAGARA A	AND THE T	TOWN OF WH	EATFIELD
use Oppenheim WHERE WHERE and agree to cov	Park and shelter # 15 fo AS, it is the wish of the AS, the event coordinater all extraordinary exp	tfield has requested that the or the purpose of holding a Justian Town of Wheatfield to hold tor will provide all insurance enses associated with event,  Niagara County to enter in	ly 4th firew the fireworks required band	orks display, and ks display on Juby the Risk Man	d ly 4, 2025, and agement Office
RESOLV of Wheatfield, a	/ED, that the terms and s appears on the propos	conditions of the agreement bed agreement, is hereby appr	oetween the oved in all 1	County of Niaga respects, and be	ra and the Tow it further
	/ED, that following the nt to the Niagara Count	e County Attorney's review, y Contract Policy.	the Town o	f Wheatfield ag	reement may b
INFRASTRUCT	TURE & FACILITIES	ADMIN	ISTRATIO1	N COMMITTEI	5

	re & Facilities Commit	tee DATE: 03/18/2	5 RESOLUTION #	IF-051-25
and Adminis	stration Committee			
PROVED  O. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	NoesNoes
AGREEM	ENT BETWEEN TH	E COUNTY OF NIAGARA	A AND TOWN OF WHEA	TFIELD
WHEREA beginning July 3,	AS, it is the wish of the 2025 and ending Augus		ing a summer camp program r Camp to hold the program	, and every Thursd
and agree to cove	er all extraordinary expe	or will provide all insurance enses associated with event, a gara County to enter into a for		

WHEREAS, advisory board to ass Burmaster Park as an WHEREAS,	THE BURMASTI  Resolution IL-003-9  sist in the planning of	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25  ETWEEN THE COUNTY  ER PARK ENVIRONMEN  95 the Burmaster Lake Envir	
advisory board to ass Burmaster Park as an WHEREAS,	THE BURMASTI  Resolution IL-003-9  sist in the planning of	ER PARK ENVIRONMEN	
advisory board to ass Burmaster Park as an WHEREAS,	sist in the planning o	95 the Burmaster Lake Envir	
		of the Clyde L. Burmaster Par or the County of Niagara, and	
Environmental Com		1-23, dated February 21, an active committee, and	2023, re-established the Burmaster Par
WHEREAS, funds for major educ	in past years, the Bu ational and conserva	nrmaster Park Environmental tional improvements at the C	Committee has been responsible for securin Clyde L. Burmaster Park, and
WHEREAS, the awareness and us and educational even	se of the Clyde L. B	Environmental Committee hurmaster Park and its environ	nas promoted these improvements to increas nmental assets through community awarenes
WHEREAS, them to continue the Park for the purpose	ese educational ever	nts and grant them permissio	requested that the County of Niagara allow on to use portions of the Clyde L. Burmaste
WHEREAS, and agree to cover a	the event coordinatell extraordinary exp	tor will provide all insurance enses associated with event,	es required by the Risk Management Office and
WHEREAS, Environmental Com	it is the desire of mittee, for planned e	Niagara County to enter intervents in 2025, per the event I	to a formal agreement with Burmaster Par list, and
WHEREAS, Burmaster Park Env legal form, language	ironmental Committ	tee, the County Attorney wil	ment between the County of Niagara and Il review said Agreement for approval as to
RESOLVED Committee agreemen	O, that following nt may be executed p	the County Attorney's revoursuant to the Niagara Count	view, the Burmaster Park Environmenta ty Contract Policy.

COMMITTEE

ROM:	Infrastructure	& Facilities Commit	tee	_DATE:	03/13	8/25	RESOLU	J <b>TION</b> #_	IF-053-25
	and Administr	ation Committee							
PROV D. ATT	VED FORNEY	REVIEWED CO. MANAGER	<u>IF -</u>	TTEE ACT 3/10/25 3/10/25	ION	Approved			NoesNoes
<b>J</b>	)	AGREEMENT BI THE YMCA				F NIAG	ARA AN	N <b>D</b>	
	s to operate a v ted in a section	, the YMCA Fitness i weekly Pilates exercise of Royalton Ravine P	program evark, and	very Tuesda	y, from	June 1, 2	2025 – Ai	ıgust 31, 2	2025 in an area
	WHEREAS	, this program benefits	s the youth a	and other res	idents	of Niagar	a County	as a whol	e, and
	WHEREAS	, such program is oper	rated on a no	ot-for-profit	basis, a	and			
and a	WHEREAS agree to cover	s, the event coordinate all extraordinary expe	or will prov enses associ	vide all insurated with ev	rances /ent, ai	required id	by the Ri	isk Manaş	gement Office
	CA Fitness in	s, prior to the execution the Parks Program, the compliance, and	on of the I e County A	icense Agr ttorney will	eement reviev	t between v said Ag	the Cou greement	inty of Ni for appro	agara and the val as to legal
the F		s, it is the desire of Ni now, therefore, be it	agara Coun	ty to enter ir	nto a fo	rmal agre	eement w	ith the YN	ACA Fitness in
Fitne furth	ess in the Parks	D, that the terms and c s Program, as appears	onditions of on the prop	f the agreement of the factorial fac	ent bet nent, i	ween the s s hereby	County of approved	f Niagara a in all res <sub>l</sub>	and the YMCA pects, and be in
of N Polic	iagara and the	D, that following the YMCA Fitness in the	County Att Parks Prog	orney's rev ram may be	iew, th execut	e Licenso ed pursua	e Agreem ant to the	ient betwe Niagara C	een the County County Contract
	RASTRUCTU MMITTEE	RE & FACILITIES		$ \overline{AD}$	MINIS	STRATIC	ON COMI	MITTEE	

M: Infrastructure	& Facilities Commit	tee DATE:	03/18/25	_ RESOLUTIO	N#IF-054-25
and Administ	ration Committee				
ROVED ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACT IF - 3/10/25 AD - 3/10/25	Approv	d: AyesA	DN bsNoes AbsNoes
		BETWEEN THE CO			
to use the West C	S, the Pendleton Lion anal Marina and She n June 14th, 2025, an	s Club has requested the slter #4, for the purposed	nat the County e of holding t	of Niagara gra the Pendleton L	nt them permission ion's Club Fishin
	S, the fishing derby has from the area, and	nas been successful for	the past seve	eral years in attr	racting hundreds o
WHEREA	S, it is the wish of the	organizers to hold the	fishing derby	on June 14th 20	25, and
		tor will provide all insuenses associated with e		ed by the Risk N	Management Office
WHEREA Club, and	S, it is the desire of N	iagara County to enter	into a formal a	agreement with	the Pendleton Lion
Pendleton Lions C	S, prior to the execut club, the County Attor ow, therefore, be it	tion of the License Ag rney will review said A	reement betwo	een the County approval as to le	of Niagara and th
RESOLVE of Niagara and the	ED, that following the Pendleton Lions Clu	County Attorney's rev b may be executed purs	riew, the Licer uant to the Nia	nse Agreement I gara County Co	petween the Count ntract Policy.
INFRASTRUCTU			)MINISTRAT		

REVIEWED CO. MANAGER  AGREEMENT B	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	Noes
CO. MANAGER	IF - 3/10/25	Approved: Ayes Abs Rejected: Ayes Abs	Noes
AGREEMENT B			
NATIONA	ETWEEN THE COUNTY OF THE SCLEROS		
, the National Multip portion of Krull Park	le Sclerosis Society has reque And Shelter #2 for the pur	ested that the County of Ni pose of holding a cycling e	agara grant them event, and
	National Multiple Sclerosis S	Society to hold the Bike MS	S: ROC the Great
, the event coordinat all extraordinary expo	or will provide all insurance enses associated with event, a	s required by the Risk Mar and	nagement Office,
	agara County to enter into a f	ormal agreement with the l	National Multiple
Sclerosis Society, the	e County Attorney will revie	nt between the County of www.said Agreement for app	Niagara and the proval as to legal
O, that, following the National Multiple So	e County Attorney's review, telerosis Society may be execu	the License Agreement bet nted pursuant to the Niagara	ween the County County Contract
RE & FACILITIES	ADMIN	STRATION COMMITTE	E
	portion of Krull Park , it is the wish of the 2025, and , the event coordinate all extraordinary expension, it is the desire of Nind , prior to the execute Sclerosis Society, the compliance, now, the D. that, following the	portion of Krull Park And Shelter #2 for the pur, it is the wish of the National Multiple Sclerosis S 2025, and  the event coordinator will provide all insurances all extraordinary expenses associated with event, a tis the desire of Niagara County to enter into a find  prior to the execution of the License Agreeme Sclerosis Society, the County Attorney will revie compliance, now, therefore, be it  that, following the County Attorney's review, to National Multiple Sclerosis Society may be executed.	, the event coordinator will provide all insurances required by the Risk Marall extraordinary expenses associated with event, and , it is the desire of Niagara County to enter into a formal agreement with the Nord , prior to the execution of the License Agreement between the County of Sclerosis Society, the County Attorney will review said Agreement for approximate, now, therefore, be it  D, that, following the County Attorney's review, the License Agreement bet National Multiple Sclerosis Society may be executed pursuant to the Niagara

OM: Infrastructure	& Facilities Commit	tee DATE: 03/18/	25 RESOLUTION #	IF-056-25
and Administra	tion Committee			
PROVED  O. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	Noes
		HE COUNTY OF NIAGA COMMITTEE AND OLC	RA AND THE KRULL OLOTT FIRE COMPANY	COTT
the County of Niaga		ssion to use the north section	the Olcott Fire Company have on of Krull Park July 7, 2025	
		en successful for the past se r Western New York, and	veral years in attracting thous	ands of visitors
		local community to hold th up not to exceed July 14, 2	e Pirate's Festival on July 11 025, and	-13, 2025, with
	•	or will provide all insurance enses associated with event,	es required by the Risk Mana and	agement Office,
	, it is the desire of l mittee and the Olcott	· ·	to a formal agreement with t	he Krull Olcott
Krull Olcott Devel	opment Committee		ent between the County of Poany, the County Attorney vonow, therefore, be it	
			between Niagara County and din all respects, and be it fur	
			iew, the agreement with thuted pursuant to the Niagara C	
INFRASTRUCTUF COMMITTEE	RE & FACILITIES	ADMIN	IISTRATION COMMITTEE	

OM: minastructure	& Facilities Committe	DATE: 03/18/	25 RESOLUTION # IF-05	57-25
and Administr	ration Committee			
PROVED ). ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION IF - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs No	es
W)(U_		AD - 3/10/25	Referred: Abs No	oes
AGREEMEN	T BETWEEN THE C	COUNTY OF NIAGARA	AND ORLEANS NIAGARA BOO	CES
to use a portion of 16, 2025, and  WHEREA and agree to cover  WHEREA BOCES, and  WHEREA Agreement for app	Krull Park including the S, the event coordinate all extraordinary expenses, it is the desire of N S, prior to the executoroval as to legal form,	or will provide all insurance uses associated with event. It is a county to enter interest tion of the License Agreed language and compliance,	on a formal agreement with Orleans sment the County Attorney will remow, therefore, be it	on Ju  Offic  Niaga
RESOLVE Niagara BOCES, a	ED, that the terms and cas appears on the propo	conditions of the agreemen osed agreement, is hereby a	t between the County of Niagara and approved in all respects, and be it furt	Orlea her
RESOLVE	ED, that, following the	e County Attorney's revie Niagara County Contract	w, the agreement with the Orleans Policy.	Niaga
BOCES may be ex	recuted parsuant to the	·		

:	re & Facilities Commit	tteeDATE: _	03/18/25	_ KESOLC	TION#_	IF-058-25
and Admini	stration Committee					
ROVED ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACT IF - 3/10/25 AD - 3/10/25	Approv	ELATIVE A ed: Ayes d: Ayes d:	Abs	
AGREEME	NT BETWEEN THE (	COUNTY OF NIAGA	ARA AND DE	STINATIO	ON NIAG	ARA USA
WHERE. to use a portion of and	AS, Destination Niagar of Krull Park along with	a USA has requested the Lions Club Pavili	that the County on for the purpo	of Niagar ose of holdi	a grant the	em permissiong tourname
WHERE June 2, 2025, and	AS, it is the wish of Dod	estination Niagara US	A to hold the f	ishing tour	nament M	fay 29, 2025
	AS, the event coordinater all extraordinary exp			ed by the R	isk Mana	gement Offi
WHERE USA, and	AS, it is the desire of N	iagara County to enter	into a formal a	greement v	with Desti	nation Niag
Niagara USA, tl	or to the execution of the County Attorney wind the county Attorney with the county therefore, be it	the License Agreemer	t between the onent for approv	County of Pal as to le	Niagara a gal form,	nd Destinati language, a
RESOLV Niagara and Des	/ED, that, following the stination Niagara USA r	e County Attorney's r may be executed pursu	eview, License ant to the Niaga	Agreemen ra County (	t between Contract Po	the County olicy.

and Adminis	tration Committee			
PROVED  ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	NoesNoes
AGREE	MENT BETWEEN T	HE COUNTY OF NIAGAE	RA AND REELIN' FOR A	CURE
portion of Krull I	Park for the purpose of AS, it is the wish of Rec	has requested that the County holding a fishing tournament elin' for a Cure to hold the firm	t, and shing tournament on Augus	t 15, 2025, and
		for will provide all insurance enses associated with event,		agement Offic
WHERE and	AS, it is the desire of N	iagara County to enter into ε	a formal agreement with Re	elin' for a Cur
WHEREA for a Cure, the compliance, now	County Attorney will	on of the License Agreement review said Agreement for	between the County of Nia approval as to legal form	gara and Reeling, language ar
		conditions of the agreement greement, is hereby approved		
	ED, that, following that to the Niagara Count	e County Attorney's review, y Contract Policy.	, the Reelin' for a Cure ag	reement may l

ROM: Infrastructur	e & Facilities Commit	tee DATE:	03/18/25	RESOLU	TION#_	IF-060-25
and Administ	tration Committee					
PPROVED D. ATTORNEY  Kristyli Sypet	REVIEWED CO. MANAGER	COMMITTEE AC IF - 3/10/2 AD - 3/10/2	5 Appro	ISLATIVE Actived: Ayested: Ayes	Abs	NoesNoes
,		ETWEEN THE CO ONAL WOMEN'S (			D	
permission to use the purpose of hole	S, the International W Shelter 3 in a portion of ding the International V S, it is the wish of Inter	f Clyde L. Burmaster Vomen's Conference	Bond Lake Par Stroll, and	·k, as well as a	a portion	of the park, for
	AS, the event coordinater all extraordinary expe			red by the Ri	sk Mana	gement Office
	S, it is the desire of Nia		into a formal li	cense agreeme	ent with th	he Internationa
International Won	AS, prior to the execunen's Conference, the Conpliance, now, therefore	ounty Attorney will	Agreement b eview said Ag	etween the C reement for ap	County o pproval a	f Niagara and s to legal form
RESOLVI the International respects, and be it	ED, that the terms and Women's Conference, t further	conditions of the Lic and, as appears on	ense Agreemer the proposed a	nt between the greement, is	e County hereby a	of Niagara and approved in al
RESOLVI Women's Confere	ED, that, following the ence, may be executed p	County Attorney's roursuant to the Niaga	eview, the Lice a County Cont	nse Agreeme ract Policy.	nt with th	ne Internationa
INFRASTRUCTU	JRE & FACILITIES	-	ADMINISTRA	TION COMN	ИТТЕЕ	

OM: Infrastructu	re & Facilities Commit	<b>DATE:</b> 03/18/	25 RESO	LUTION#_	IF-061-25
and Adminis	stration Committee				
PROVED ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE Approved: Ayes Rejected: Ayes Referred:		NoesNoes
AGREEMEN	IT BETWEEN THE C	OUNTY OF NIAGARA A		ANE SOC	CER CLUB
rights to operate County owned p	a Soccer program begin roperty on Lake Road, ε	er Club has requested that to nning June 1, 2025 and endi and ts the youth and other reside	ing August 1, 202	5 in an area	situated in the
•	ty as a whole, and  AS, such program is op-	erated on a not-for-profit ba	sis, and		
WHERE	AS, the event coordinat	or will provide all insurance enses associated with event,	es required by the	Risk Mana	gement Office
WHERE Newfane Soccer and compliance,	Club, the County Attor	tion of the License Agreemency will review said Agree	ent between the (ment for approval	County of N as to legal	Viagara and the form, language
	AS, it is the desire of N w, therefore, be it	iagara County to enter into	a formal agreemer	nt with the I	Newfane Youth
RESOLV Newfane Soccer	/ED, that the terms and Club, as appears on the	d conditions of the agreeme proposed agreement, is her	ent between the Ceby approved in al	County of N Il respects, a	liagara and the
	/ED, that following the nt to the Niagara Count	County Attorney's review, y Contract Policy.	the Newfane Soco	er Club agr	eement may be
NIED A STDI ICT	TURE & FACILITIES	ADMIN	VISTRATION CO	MMITTEE	

COMMITTEE

OM: Infrastructu	re & Facilities Committe	pe	5 RESOLUTION	#IF-062-25
and Adminis	stration Committee			
PROVED ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	Approved: Ayes Abs Rejected: Ayes Abs Referred:	s Noes
ABOLISH G		SITION/CREATE & FILI N – NIAGARA COUNTY		SISTANT
	AS, the duties of the cu	nrent Groundskeeper positi	on assigned to the Niaga	ra County Gol
	AS, the duties of an A Golf Course, and	ssistant Greenskeeper repr	esent the duties necessar	y for the dail
WHEREA and from funds a	AS, this position will be vailable in the Greenske	funded by the abolishment eper position, #13444, now,	t of the current Groundske therefore, be it	eeper position,
	ED, that effective April 58 per year, be abolished	13, 2025, the position of Gil, and be it further	roundskeeper, AFSCME Jo	ob Group 23 at
		14, 2025, the position of Asated and filled, and be it furt		SCME Job Gro
RESOLV	ED, that the following b	udget modification be effec	tuated:	
FROM:				
A.15.711	0.000 71010.00	Positions – Pos. No. 134	144, Greenskeeper	\$662.00
TO:				
A.15.711	0.000 71010.00	Positions – Pos. No. XX	XXX, Asst. Greenskeeper	\$662.00
NIER ASTRUCT	URE & FACILITIES	ADMINI	ISTRATION COMMITTE	E

ROM: Infrastru	cture & Facilities Committe	DATE: 03/18/2	5 RESOLUTION #	IF-063-25
and Admi	inistration Committee			
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	
		FLASH HAZARD ANAI ANT - AMENDMENT N		
consultant serv		ard Analysis to GHD Consu	9, the Legislature awarded th alting Services Inc., 285 Dela nd	
of \$18,000.00	REAS, Resolution No. IF-02 to allow for the analysis of ant of \$49,710.00, and	26-20, dated February 18, 2 f the Ross Building and 11	2020, increased the contract I Main Street, Lockport, NY	in the amount, for a revised
	REAS, Resolution No. IF- ontract by an incorrect amou		17, 2024, authorized final be corrected, and	payment and
	REAS, the project is now coct sum of \$45,534.00, and	omplete and it is necessary	to reduce the contract by \$4	4,176.00, for a
	REAS, prior to the execution legal form, language and co		, the County Attorney will re be it	eview them for
authorize final	l payment for the Arc Flash	Hazard Analysis, for a revi	to reduce the contract by 5 sed contract amount of \$45,5 NY 14202, be approved, and	34.00 to GHD
	LVED, that, following the unity Contract Policy.	County Attorney's review,	the Amendment may be exec	cuted pursuant
which was a second or a second	CTURE & FACILITIES	A FOR ATO II	STRATION COMMITTEE	

**COMMITTEE** 

		NIAGA	ARA COU	INTY LEG	ISLAT	TURE			
FROM:	Infrastructure	& Facilities Committe	e	_DATE:	03/1	8/25	RESOLUT	ΓΙΟΝ # _	IF-064-25
	and Administra	ntion Committee							
APPROV	VED FORNEY	REVIEWED CO. MANAGER	IF -	TTEE ACTI 3/10/25 3/10/25		Approved:	ATIVE AC : Ayes Ayes	Abs	NoesNoes
RA	APIDS ROAD	REHABILITATION AND RAYMOND FI FEDERAL A SUPPLI	ROM RA ID LOCA	PIDS ROA	D TO	DYSING GREEMI	GER ROA		ICH ROAD
	WHEREAS	, the Rapids Road Pav	ement Re	habilitation	-Rapid	ls Road fr	om Raym	ond Roa	d to Goodrich

WHEREAS, the Rapids Road Pavement Rehabilitation-Rapids Road from Raymond Road to Goodrich Road and Raymond Road from Rapids Road to Dysinger Road Project, town of Lockport, Niagara County, 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, 15% Marchiselli Funds, and 5% Local Funds, and

WHEREAS, the County of Niagara desires to advance the Project by making a commitment of 100% of the Local Fund share of the costs of the Engineering (Design Phases I-VI), Right-of-Way, 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 Engineering (Design Phases I-VI), Right-of-Way, and Construction/Construction Inspection phases of the Project or portions thereof, and be it further

RESOLVED, that the following budget modification be effectuated:

#### **INCREASE REVENUE:**

H708.15.5112.000 44597.01

Federal Aid Cap Const Hwy

\$ 30,840.00

H708.15.5112.000 43591.00

State Aid Cap Const Hwy

\$ 95,657.50

**INCREASE APPROPRIATIONS:** 

H708.15.5112.000 72600.01

Infrastructure Roads

\$126,497.50

and be it further

RESOLVED, that the sum of \$7,171,050.00 is hereby appropriated in account H708.15.5112.000 72600.01 and made available to cover the cost of participation in the above phases of the project, 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 Engineering (Design Phases I-VI), Right-of-Way, and Construction/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 Chair 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 Agreement may be executed pursuant to the Niagara County Contract Policy, and be it further

RESOLVED, that this Resolution shall take effect immediately.

INFRASTRUCTURE & FACILITIES	ADMINISTRATION COMMITTEE
COMMITTEE	

	NIAG	GARA COUNTT LEGISLA	II UKE	
FROM: Infrastructu	re & Facilities Commit	teeDATE: 03/18/2	RESOLUTION # _	IF-065-25
and Adminis	stration Committee			
APPROVED GO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION  IF - 3/10/25  AD - 3/10/25	LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	NoesNoes
B) JOHNS	RIDGE NY LOCAL P SON CREEK ROAD (	ROJECT AGREEMENT, OVER GOLDEN HILL CR	BIN 3329250, PIN 5765.40 REEK, TOWN OF SOMER	SET
0022			*	
Town of Somers	et, Niagara County, is	Road over Golden Hill Cr eligible for funding under T n as the "Bipartisan Infrastru	reek Project, PIN 5765.40 (t litle 23 U.S. Code, as amend acture Law" (BIL), and	he "Project"), led, 23CFR as
•				

WHEREAS, the County of Niagara will design, let, and construct all phases of the Project, and

WHEREAS, the County of Niagara desires to advance the Project by making a commitment of 100% of the costs of the work for the Project or portions thereof, 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 100% of the costs of the Engineering (Design V-VI) Phase of the Project or portions thereof, with the understanding that qualified costs may be eligible for federal aid, state aid, or reimbursement from Bridge NY funds, and be it further

RESOLVED, that the following budget modification be effectuated to allow the project to proceed:

**INCREASE REVENUE:** 

H778.15.5197.000 44597.01

Fed Aid Cap Const Hwy

\$93,100

**INCREASE APPROPRIATIONS:** 

H778.15.5197.000 72600.02

Infrastructure-Bridges

\$93,100

and be it further

RESOLVED, that the sum of \$98,000 is hereby appropriated in account H778.15.5197.000 72600.02, Infrastructure Bridges, and is made available to cover the cost of participation in the above phases of the Project, and be it further

RESOLVED, that the Niagara County Legislature hereby agrees that the County of Niagara shall be responsible for all costs of the Project, including costs which exceed the amount of federal aid, state aid, or Bridge NY funding awarded to the County of Niagara, and be it further

RESOLVED, that in the event the Project costs exceed 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 County of Niagara hereby agrees that construction of the Project shall begin no later than twenty-four (24) months after award and the construction phase of the Project shall be completed within thirty (30) months, and be it further

RESOLVED, that the Chair of the Legislature of the County of Niagara be, and hereby is, authorized to execute all necessary Agreements, certifications, or reimbursement requests with NYSDOT for state aid and/or Bridge NY funding on behalf of the County of Niagara, in connection with the advancement or approval of the Project and providing for the administration of the Project and the County of Niagara's funding of Project costs and permanent funding of the local share of federal aid and state aid eligible Project costs and all Project costs within appropriations therefore that are not so eligible, and be it further

RESOLVED, that the County of Niagara will be responsible for all maintenance of the Project, 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 Agreement may be executed pursuant to the Niagara County Contract Policy, and be it further

RESOLVED, that this Resolution shall take effect immediately.

INFRASTRUCTURE & FACILITIES	ADMINISTRATION COMMITTEE
COMMITTEE	ADMINISTRATION COMMITTEE

FROM:	Infrastructure d	& Facilities Committee		_DATE: 03/18/25	<u> </u>	RESOLUT	ION#_	IF-066-25
	and Administra	tion Committee						
APPRO CO. AT	VED FORNEY	REVIEWED CO. MANAGER	IF -	TTEE ACTION 3/10/25 3/10/25	Approved Rejected: Referred:		TION _ Abs _ Abs	NoesNoes

#### BRIDGE NY LOCAL PROJECT AGREEMENT, BIN 3329700, PIN 5765.38 WILLOW ROAD OVER EAST BRANCH OF TWELVE MILE CREEK, TOWN OF WILSON

WHEREAS, the Willow Road over East Branch of Twelve Mile Creek Project, PIN 5765.38 (the "Project"), Town of Wilson, Niagara County, is eligible for funding under Title 23 U.S. Code, as amended, 23CFR as amended and PUB.L. 117-58, also known as the "Bipartisan Infrastructure Law" (BIL), and

WHEREAS, the County of Niagara will design, let, and construct all phases of the Project, and

WHEREAS, the County of Niagara desires to advance the Project by making a commitment of 100% of the costs of the work for the Project or portions thereof, 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 100% of the costs of the Engineering (Design V-VI) and Right-of-Way Incidentals Phases of the Project or portions thereof, with the understanding that qualified costs may be eligible for federal aid, state aid, or reimbursement from Bridge NY funds, and be it further

RESOLVED, that the following budget modification be effectuated to allow the project to proceed:

INCREASE REVENUE:

H781.15.5197.000 44597.01

Fed Aid Cap Const Hwy

\$156,750

INCREASE APPROPRIATIONS:

H781.15.5197.000 72600.02

Infrastructure-Bridges

\$156,750

and be it further

RESOLVED, that the sum of \$165,000 is hereby appropriated in account H781.15.5197.000 72600.02, Infrastructure Bridges, and is made available to cover the cost of participation in the above phases of the Project, and be it further

RESOLVED, that the Niagara County Legislature hereby agrees that the County of Niagara shall be responsible for all costs of the Project, including costs which exceed the amount of federal aid, state aid, or Bridge NY funding awarded to the County of Niagara, and be it further

RESOLVED, that in the event the Project costs exceed 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 County of Niagara hereby agrees that construction of the Project shall begin no later than twenty-four (24) months after award and the construction phase of the Project shall be completed within thirty (30) months, and be it further

RESOLVED, that the Chair of the Legislature of the County of Niagara be, and hereby is, authorized to execute all necessary Agreements, certifications, or reimbursement requests with NYSDOT for state aid and/or Bridge NY funding on behalf of the County of Niagara, in connection with the advancement or approval of the Project providing for the administration of the Project and the County of Niagara's funding of Project costs and permanent funding of the local share of federal aid and state aid eligible Project costs and all Project costs within appropriations therefore that are not so eligible, and be it further

RESOLVED, that the County of Niagara will be responsible for all maintenance of the Project, 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 Agreement may be executed pursuant to the Niagara County Contract Policy, and be it further

RESOLVED, that this Resolution shall take effect immediately.

	•
INFRASTRUCTURE & FACILITIES	ADMINISTRATION COMMITTEE
COMMITTEE	

FROM:	Infrastructure	& Facilities Committe	pe <b>DATE</b> : 03/18/2	25 RESOLUTION	,
·	and Administra	ation Committee			
APPRO	VED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE ACTIO	)N
CQ. ATT	TORNEY	CO. MANAGER	IF - 3/10/25	Approved: AyesAl	osNoes
$V_{\Lambda}$	$1/\sqrt{2}$		AD - 3/10/25	Rejected: Ayes A	bs Noes
MILLA				Referred:	

#### BRIDGE DECK OVERLAYS, NIAGARA COUNTY TOWNS OF ROYALTON, WHEATFIELD, AND SOMERSET LOCAL PROJECT AGREEMENT

WHEREAS, the Bridge Deck Overlays, Niagara County, Towns of Royalton, Wheatfield, and Somerset, BINs 3329040, 3329250, 3329290, and 3329370, PIN 5764.33 (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 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 Construction/Construction Inspection phases of the project or portions thereof, and be it further

RESOLVED, that the sum of \$300,000 is hereby appropriated in account D.15.5120.000 74800.06, Bridge Repairs and Maintenance, and made available to cover the cost of participation in the above phases of the project, 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/Construction Administration 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 Chair 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 and/or Marchiselli 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 and 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 and State 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 Agreement may be executed pursuant to the Niagara County Contract Policy, and be it further

RESOLVED, that this Resolution shall take effect immediately.

INFRASTRUCTURE & FACILITIES	ADMINISTRATION COMMITTEE
COMMITTEE	

ROM: Infrastructure & Facilities Committee	DATE:	03/1	8/25	RESOLU	JTION#_	IF-068-25
and Administration Committee						
PPROVED REVIEWED CO. MANAGER	COMMITTEE AC IF - 3/10/2	TION 5	LEGISLA Approved:		CTION Abs.	Noes
Mathe	AD - 3/10/2	5	Rejected: Referred:	Ayes	Abs	Noes
RAPIDS ROAD REHABILITATION -	RAPIDS FROM	RAYM	IOND RO	AD TO	GOODR	ICH ROAD
AND RAYMOND FR CONSU	OM RAPIDS RO LTANT AMENI			GER RO	AD	
WHEREAS, Resolution No. IF-011 services for the Rapids Road Rehabilitati Raymond Road from Rapids Road to Dys Street, Buffalo, NY 14221, for a contract and the services of the Rapids Road to Dys Street, Buffalo, NY 14221, for a contract and the services of the services	on – Rapids Ro inger Road Proje	ad from et to Er	Raymon dman, An	d Road	to Goods	rich Road and
WHEREAS, Resolution No. IF-102 December 31, 2025, at no additional cost to		4, 2024	, extended	the con	tract com	pletion date to
WHEREAS, it is necessary to in administration and construction inspection,						or construction
WHEREAS, prior to the execution of approval as to legal form, language and con				ty Attor	ney will r	eview them for
RESOLVED, that Amendment No. Rehabilitation – Rapids Road from Raymon Dysinger Road Project, for a total contract a 8608 Main Street, Buffalo, NY 14221, be a	nd Road to Goodr amount not to exc	ich Road eed \$1,1	d and Rayı .92,000 to	mond Ro	ad from l	Rapids Road to
RESOLVED, that, following the Coto the Niagara County Contract Policy.	ounty Attorney's	eview,	the Ameno	dment m	ay be exe	cuted pursuant
INFRASTRUCTURE & FACILITIES		DMINI	STRATIO	N COM	MITTEE	

COMMITTEE

OM: Infrastructu	ıre & Facilities Commit	tee	DATE: _	03/18/25	RESOLUT	ΓΙΟN#_	IF-069-25
and Admini	stration Committee						
PROVED ATTORNEY	REVIEWED CO. MANAGER	<u>IF -</u>	TTTEE ACT 3/10/25 3/10/25	Approv	BLATIVE AC ed: Ayes d: Ayes d:	Abs	NoesNoes
0		ND FLOC	R REDESI	HEARING F GN PROJEC MENT NO. 1		•	
services for the Court Redesign to LaBella Asso exceed \$99,850, WHERE	AS, Resolution No. IF- Niagara County Magist Services Project at the Pociates, P.C., 300 Pearl and AS, it is necessary to in ade using Ground Penet	rate Heari Niagara Co Street, Su acrease the	ng Room Reputly Court in the 130, Bu	enovation and House, 175 Ha ffalo, NY 14 the amount of	second floor awley Street, 202, for a c \$2,420 to so	r Family Lockpo contract can the e	and Supremort, NY 1409 amount not existing ground
utilities or obstru WHERE	actions for this renovation  AS, prior to the execution  gal form, language, and	on, for a re	vised contra- equired docu	et amount of \$ ments, the Co	102,270, and	i	
County Magistra	/ED, that Amendment late Hearing Room Rend evised contract amount	vation and	d second floo	or Family and	Supreme Co		
	/ED, that, following the ounty Contract Policy.	e County A	attorney's re	view, the Ame	endment may	y be exe	cuted pursua
INFRASTRUCT	TURE & FACILITIES			OMINISTRAT	ION COMM	ITTEE	

OM: Infrastructure & Facilities Committee	DATE:	03/18/25	RESOLUTION	#IF-070-25
and Administration Committee				
	COMMITTEE ACT IF - 3/10/25 AD - 3/10/25 TLEMENT ROAD CANT AMENDME	Rejecte Referre	CRVICES	os Noes
WHEREAS, Resolution No. IF-10 surveying services for the Slayton Settlen Street, Suite 100, Buffalo, NY 14225, for	nent Road Survey Pr	oject to Green	nman Pedersen In	ct for professional nc., 4950 Genesee
WHEREAS, Resolution No. IF-02 contract in the amount of \$3,900 for a Settlement Road between Lake Avenue or \$121,900, and	n assessment of the	guiderail sec	ctions along 6.7	miles of Slayton
WHEREAS, Resolution No. IF-0 contract to amend the contract completion	53-23, dated March date to June 30, 202	21, 2023, au 3, at no additio	thorized Amendronal cost to the C	ment No. 2 to the ounty, and
WHEREAS, it is necessary to redufor a contract amount of \$117,174.47, and		e amount of \$	4,725.53 as the p	roject is complete,
WHEREAS, prior to the execution approval as to legal form, language, and co			ounty Attorney wi	ill review them for
RESOLVED, that Amendment No Settlement Road Survey Project, for the Genesee Street, Suite 100, Buffalo, NY 14	contract amount of	\$117,174.47,	to Greenman Pe	
RESOLVED, that, following the C to the Niagara County Contract Policy.	County Attorney's re	view, the Am	endment may be	executed pursuant
INFRASTRUCTURE & FACILITIES		OMINISTRAT	ION COMMITT	 EE
COMMITTEE				

	NIAC	GARA COUNTY LEG	SISLATURE		
FROM: Infrastructu	re & Facilities Committ	teeDATE:	03/18/25	RESOLUTION #	IF-071-25
and Adminis	stration Committee				
APPROVED CO. ATTORNEY Byst	REVIEWED CO. MANAGER	COMMITTEE ACT IF - 3/10/25 AD - 3/10/25	Appro Reject	ved: Ayes Abs ed: Ayes Abs ed:	NoesNoes
PUBLIC		RONMENTAL QUA ICY STATUS FOR N CILITY AND ADMI	IAGARA C	OUNTY	) <b>JEC</b> T
WHEREA Building Project,	S, the County Legisla and	ture approved the Pu	blic Works S	Storm Facility and A	Administration
purposes of cond regulations of the Part 617) (hereina	AS, the County Legisla ucting a review under New York State Department offer collectively referred as, this is an unlisted actived agencies, and	the State Environment of Environment d to as "SEQRA"), and	ntal Quality l tal Conservat I	Review Act and the ion adopted thereund	implementing ler (6 NYCRR
	S, a Full Environmenthe Project Engineers ar		•	epared by the Project	ct Sponsor in
	S, prior to the executal form, language and c			ty Attorney will rev	view them for
Facility and Adr Environmental Q	ESOLVED, that Niagar ministration Building I uality Review Act and conservation adopted the e it further	Project, for the purpethe the implementing reg	oses of conc gulations of the	lucting a review un he New York State I	nder the State Department of
	ED, that following the zed to execute any docu	· -	eview, the Ch	nairman of the Legis	lature be, and

INFRASTRUCTURE & FACILITIES

COMMITTEE

ADMINISTRATION COMMITTEE

OM: Legislators Ric	chard L. Andres, Randy	y R. Bradt DATE:	03/18/25	RESOLUTIO	N#IL-032-25
Jesse P. Gooch	and Economic Develo	pment Committee			
PROVED  ATTORNEY  huitzal Sypt	CO. MANAGER	COMMITTEE AC ED - 3/12/	25 Appro		Abs Noes Abs Noes
		TOF THE NORTH H THE USE OF CO			
organization establ	ished in 2018, and	wanda Botanical G anda Botanical Garde			
		istainable gardening			
WHEREAS North Tonawanda	S, the North Tonawa Botanical Gardens as	anda Botanical Gards a scenic destination	len Organizatio	on is committed nity, now, therefo	to maintaining thore, be it
RESOLVE Community Partne	D, that the Niagararship Program Fund	a County Legislatu through resolution C	re authorized W-001-23, and	the allocation of the it further	of funding for th
		inty supports the No unity Partnership Pro			en Organization b
North Tona	wanda Botanical Gar	rden Organization, Ir	c.	\$6	,000.00
LEGISLATOR RIG	CHARD L. ANDRES	S	LEGISLATOR	RANDY R. BRA	ADT

	ch and Economic Develop	ment Committee				
PPROVED O. ATTORNEY Kristypli Sepel	REVIEWED CO. MANAGER	COMMITTEE AC ED - 3/12/2	5 Approve	ATIVE A d: Ayes : Ayes	Abs Abs	
RESC	OLUTION IN SUPPOR THROUGH THE US			=		INC.
	EAS, the Tonawandas					owth, tourism
recreation, and o	cultural and historic heri	tage through the utiliz	zation of gateway	harbor pa	rk, and	
	EAS, the Tonawandas G Series, Food Truck Thurs		•		clude We	dnesday Nigh
	VED, that the Niagara tnership Program Fund	a County Legislatur hrough resolution CV			on of fu	nding for the
Community Part		through resolution CV anty supports the To	V-001-23, and be nawandas Gatew	it further ay Harbo		-
Community Part RESOLV appropriating m	tnership Program Fund to VED, that Niagara Cou	through resolution CV anty supports the To anity Partnership Prog	V-001-23, and be nawandas Gatew	it further ay Harbo	r, Inc. O	-
Community Para RESOLV appropriating m Tonawar	tnership Program Fund to VED, that Niagara Cou onies from said Commu	through resolution CV inty supports the To inity Partnership Prog	V-001-23, and be nawandas Gatew	it further ay Harbo ows: \$5,000	r, Inc. O	-

ROM: Legislator Da	vid E. Godfrey	DATE:	03/18/25 RES	SOLUTION #	IL-034-25
	c Development Commi				
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 3/12/25	LEGISLATI Approved: Ay Rejected: Ay Referred:	res Abs	Noes Noes
RESOLUTIO		THE WANDER ABOUT			ROGRAM
	THROUGH THE US	SE OF COMMUNITY PA	RTNERSHIP I	FUNDING	
Bike Sharing Pro WHEREA village, particular WHEREA residents and visitherefore, be it	gram, and AS, this program aims Ity along the beautiful value. AS, the plan is to strate itors to easily explore a	to promote accessible and waterfront and business distered and connect with local business.	l eco-friendly to rict, and at designated rad nesses, attractio	ransportation th cks around Wilsons and outdoor	son, allowing spaces, now,
	,	a County Legislature auth through resolution CW-001			ding for the
	ED, that Niagara Countership Program Fund a	nty supports the Village of as follows:	Wilson by app	propriating mon	ies from said
Village of	f Wilson		\$800.00		
LEGISLATOR E	OAVID E. GODFREY	ECONO	OMIC DEVELC	PMENT COM	MITTEE

and Economic		ny J. Nemi <b>DAT</b>	E:03/18	3/25	RESOLU'	TION#_	IL-035-25
	Development Committe	ee					
PROVED . ATTORNEY histophi Capit			25	Approved Rejected:		Abs Abs	NoesNoes
	OLUTION IN SUPP OF NIAGA THROUGH THE US	RA, ORLEANS	AND ERIE	COUNT	TES		R
	S, the Challenger Lea 0 Washburn St, Lock		agara, Orle	ans and F	crie Count	ties is a 5	503 (c) (1) no
	S, the Challenger Le			ity-based	, learning	g-oriente	d organizatio
	S, the Challenger Lea ng opportunities, and	rning Center cond	ucts summe	er camps,	after sch	ool prog	rams and oth
WHEREAS materials, now, the	S, the Challenger Le erefore, be it	arning Center is i	n need of	updating	existing t	training o	equipment a
	D, that the Niagara Co m Fund through resol				on of fund	ding for t	he Commun
	D, that Niagara Coun priating monies from						rleans and E
Challenger	Learning Center of N	liagara, Orleans an	d Erie Cou	nties		\$1,500.	00

OM:		rd E. Abbott DATE:	03/18/25 <b>RESOLUTION</b> #_	
and Econon	nic Development Comm	ittee		
PROVED ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 3/12/25	N LEGISLATIVE ACTION Approved: Ayes Abs. Rejected: Ayes Abs. Referred:	Noes
RESC			RT MONDAY NIGHT CRUIS ARTNERSHIP FUNDING	ES
		ay Night Cruise Optimist da Fritz Park in the City o	Club is a not-for-profit organiza	ation that hos
	AS, this family friendly ay through September, a		f people to the area on a weekl	y basis durii
		day Night Cruises feature ciation days, now, therefo	es food and music, along with re, be it	vehicle then
		. County Legislature au hrough resolution CW-00	thorized the allocation of full-23, and be it further	nding for t
	CED that Niceans Coun	ity supports the efforts of	the Lockport Monday Night C	
		Community Partnership F		ruise Optimi
		Community Partnership F		cruise Optimi
Lockport	iating monies from said  Monday Night Cruise (	Community Partnership F	Fund as follows: \$500.00	-
Lockport	ating monies from said	Community Partnership F	Fund as follows:	-
Lockport	iating monies from said  Monday Night Cruise (	Community Partnership F	Fund as follows: \$500.00	-

ROM	:	stopher A. Robins	DATE:	03/18/25	RESOLUTION #	IL-037-25
	and Economic I	Development Commi	ttee		_	
APPRO CO. AT	OVED TORNEY	REVIEWED CO. MANAGER	COMMITTEE ACT ED - 3/12/25	Approv	SLATIVE ACTION  red: Ayes Abs. d: Ayes Abs.	NoesNoes
			IE CITY OF NIAGA UGH THE USE OF O			
(G			ı Falls would like to di nk, Hyde Park Golf Co	<b>*</b>		
	WHEREAS	, the GNSHOF recog	mizes the achievement	s of athletes o	f the Niagara Falls re	gion, and
	WHEREAS	, these public locatio	ns will proudly display	their achieve	ments, now, therefor	e, be it
Co			County Legislature			inding for the
Co		O, that Niagara Coun ship Fund as follows	ty supports the City of	Niagara Falls	by appropriating mo	onies from said
	City of Niag	gara Falls		\$2	2,000.00	
•						
LE	GISLATOR CH	RISTOPHER A. RC	DBINS EC	ONOMIC DE	EVELOPMENT COM	MMITTEE

ROM: Legislator Chr	istopher A. Robins	DATE:	03/18/25	RESOLUTION	#IL-038-25
and Economic	Development Committee	e			
pproved o. attorney Mustiple Supet		COMMITTEE ACT	Appro	ISLATIVE ACTION  oved: Ayes Absted: Ayes Absted:	s Noes os Noes
F	RESOLUTION IN SU THROUGH THE U	JPPORT OF TOWN SE OF COMMUNIT			3
WHEREA	S, The Town of Niaga	ra Lions Club was cha	rtered in 195	3, and	
WHEREA Falls, and	S, the Town of Niaga	ara Lions Club suppoi	ts the Town	of Niagara and th	e City of Niagara
WHEREA ceremonies and	S, the Town of Niaga	ara Lions Club sponso	ors the annua	l Memorial Day a	nd Veteran's Day
	S, the Town of Niagar S Memorial Park, and	ra Lions Club plans to	honor long t	ime member Ange	lo Onevelo with a
WHEREA	S, the Town of Niagar	a Lions Club is a huge	asset to the	community, now, t	herefore, be it
RESOLVE Community Partne	ED, that the Niagara ership Program Fund t	County Legislature hrough resolution CW	authorized -001-23, and	the allocation of be it further	funding for the
	ED, that Niagara Cournity Partnership Fund		of Niagara	Lions Club by app	propriating monies
Town of N	iagara Lions Club		9	\$500.00	
LEGISLATOR CI	HRISTOPHER A. RO	BINS EC	CONOMIC D	EVELOPMENT C	COMMITTEE

ROM: Legislator Rebecca J. Wydysh and Economic Development Committee		DATE:	)3/18/25 <b>RESOLUTION</b> #	<sub>#</sub> IL-039-2
and Econon	nic Development Comm	nittee		
ROVED ATTORNEY ustplibyet	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 3/12/25	Approved: Ayes Abs	Noes Noes
		SUPPORT OF LEWISTO SE OF COMMUNITY PA	ON BEAUTIFICATION RTNERSHIP FUNDING	
nome gardening, WHERE	good horticultural prac AS, Lewiston Beautific	tices, civic beauty and cons	o of volunteers, that promo servation of natural resources the beautification of the Vil eet, and	s, and
apdates to the Le	ewiston Landing area, to AS, these beautification	include a new fence, new projects enhance the lives	will focus on significant a picnic tables, garbage cans a of community residents, w	nd swings, and
where whe Leston encourage and RESOLV	ewiston Landing area, to AS, these beautification of promote tourism, now, /ED, that the Niagara	p include a new fence, new a projects enhance the lives therefore, be it	picnic tables, garbage cans a s of community residents, w norized the allocation of	nd swings, and
WHERE to encourage and RESOLV Community Part	AS, these beautification area, to have beautification of promote tourism, now, when the Miagara the ship Program Fund to the second sec	o include a new fence, new a projects enhance the lives therefore, be it  County Legislature authorough resolution CW-001 anty supports the efforts of	picnic tables, garbage cans a s of community residents, w norized the allocation of	nd swings, and hile also helpi
WHERE to encourage and RESOLV Community Part RESOLV monies from said	AS, these beautification AS, these beautification I promote tourism, now, /ED, that the Niagara mership Program Fund to /ED, that Niagara Cou	o include a new fence, new a projects enhance the lives therefore, be it  a County Legislature authorough resolution CW-001 anty supports the efforts of principles of the county are follows:	picnic tables, garbage cans a s of community residents, w norized the allocation of -23, and be it further	nd swings, and hile also helping funding for the by appropriating the second se
WHERE to encourage and RESOLV Community Part RESOLV monies from said	AS, these beautification of promote tourism, now, where the Niagara mership Program Fund to VED, that Niagara Coud Community Partnership	o include a new fence, new a projects enhance the lives therefore, be it  a County Legislature authorough resolution CW-001 anty supports the efforts of principles of the county are follows:	picnic tables, garbage cans a s of community residents, w norized the allocation of -23, and be it further of Lewiston Beautification	nd swings, and hile also helping funding for the by appropriating the second se

PROVED ATTORNEY Einstyde Sepit	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 3/12/25	LEGISLATIVE ACTION Approved: Ayes Abs No Rejected: Ayes Abs No Referred:	oes
			ON KIWANIS PEACH FESTIVAL ARTNERSHIP FUNDING	í
		e Lewiston Kiwanis Club nilies from all walks of life,	is community-focused service, strand	iving
	•	eral fundraisers throughou Frontier, including the annu	t the year that help support more al Peach Festival, and	than
	tivities for not only th	•	a tremendous effort to provide an ends attracts people from all over wester	
		has been a successful fund es and of course the greates	raising event in addition to providing t Peach Shortcake, and	g a gr
WHEREA sponsorships, and	S, an event of this ma	gnitude can only be succes	sful through full community participa	tion a
	· •	enormous effort are award its part to assist financiall	ed to many needy causes in Niagara y, now, therefore, be it	Cou
		a County Legislature aut esolution CW-001-23, and	horized the allocation of funding be it further	for 1
		unty supports the Lewisto ip Program Fund as follow	n Kiwanis Peach Festival by appros:	priati
Kiwanis C	lub of Lewiston		\$5,000.00	

ROM: Legislators S	shawn A. Foti, Michael	A. Hill DATE:	03/18/25 RESOLUTION # IL-041-
and Econom	ic Development Comm	nittee	
PPROVED D. ATTORNEY histophil put	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 3/12/25	Approved: Ayes Abs Noes
T			HOUSE SOCCER LEAGUE Y PARTNERSHIP FUNDING
the needs of you and WHERE.	ng people in the Town of AS, this year LSL has	of Somerset and surroun over 300 children regis	recreational soccer league dedicated to meetin ding areas since its inception over 30 years ago stered for five weeks of game play from loca
WHERE.	AS, the mission of LSL	is to provide youth with	rt, Gasport, Medina, and Lyndonville, and a recreational program that helps them develo ost importantly, to have fun, and
WHERE.	AS, funding is needed	in order to purchase ne	w jerseys and equipment, offset rising costs of tessibility for all residents, now, therefore, be it
		a County Legislature a through resolution CW-0	authorized the allocation of funding for the 001-23, and be it further
	VED, that Niagara Coununity Partnership Progr		nouse Soccer League by appropriating monie
Lighthou	se Soccer League		\$1,000.00
LEGISLATORS	SHAWN A. FOTI	LEC	SISLATOR MICHAEL A. HILL
ECONOMIC DE	EVELOPMENT COMM	MITTEE	

FROM: Legislator Sh	awn A. Foti	DATE:	03/18/25 <b>RESOLU</b>	TION # IL-042-25
and Econom	ic Development Comm	nittee		***************************************
APPROVED CO. ATTORNEY Chistifle Depit	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 3/12/25	N LEGISLATIVE AC Approved: Ayes Rejected: Ayes Referred:	Abs Noes
<b>,</b>		N IN SUPPORT OF HAR SE OF COMMUNITY PA		DING
	· ·	by's dog Harper unexpect t from a dog park that wo	<del>-</del> -	
	Sadie to discuss the	of Newfane, Supervisor project and determine ho		
WHEREA access for resider	, ,	ned a viable piece of publi	c land within the town	n, with sufficient public
	draising for the constr	help from many communuction of the dog park, an		
		a County Legislature au through resolution CW-00		on of funding for the
	,	aty supports the Town of N ip Program Fund as follow	` -	(Park) by appropriating
Town of I	Newfane (Harper's Do	g Park)	\$2,500.00	
LEGISLATOR S	HAWN A. FOTI	ECON	IOMIC DEVELOPME	NT COMMITTEE

ROM: Legislator Sha	wn A. Foti	DATE:	03/18/25 <b>RESOLUTION</b> #	IL-043-25
and Economic	Development Comm	DATE:		
PPROVED O. ATTORNEY  Listyll Sypet	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 3/12/25	Approved: AyesAbs	Noes
TH		N SUPPORT OF BARKE OF 2025 COMMUNITY	R PUBLIC LIBRARY PARTNERSHIP FUNDING	
learning and person	nal growth, and		ogramming and services to pro ents which are fun and engagir	
		vastated by a fire at the Vi	llage Hall building years ago nunity, and	and they have
	S, funds will be put to vents in the future, no		hese informational and educat	ion events and
		n County Legislature auth hrough resolution CW-001	horized the allocation of fur -23, and be it further	nding for the
	D, that Niagara Cou artnership Program F		ublic Library by appropriating	g monies from
Barker Pub	lic Library		\$1,000.00	
LEGISLATOR SH	IAWN A. FOTI	ECON	OMIC DEVELOPMENT COM	MITTEE

ROM: Legislator Shawn A. Foti and Economic Development Commit		OATE:	IL-044-25	
and Economic	c Development Comm	ittee		
PPROVED O. ATTORNEY Christoph Supit	CO. MANAGER	COMMITTEE ACTION ED - 3/12/25	Approved: AyesAbs	Noes Noes
TH		N IN SUPPORT OF TOW OF 2025 COMMUNITY P	N OF NEWFANE ARTNERSHIP FUNDING	
which help to esta WHEREA	blish and expand the s S, the Town of New	ense of community in the to	zations such as Olcott Beach	
•		,	ity Days in August 2025, and	
WHEREA history of Newfan	•	the town to host events suc	h as this in order to pay trib	ute to the rich
			ership Fund will help offset s, vendors, prizes, etc., now, th	
		County Legislature authorised to CW-001-2	orized the allocation of fur 23, and be it further	nding for the
	ED, that Niagara Cour ership Program Fund a		ewfane by appropriating mor	nies from said
Town of N	lewfane		\$5,000.00	
LEGISLATOR SI	HAWN A. FOTI	ECONO	MIC DEVELOPMENT COM	IMITTEE

FROM:	egislator Sha	wn A. Foti	DATE:	03/18/25 <b>RESOLU</b>	TION# IL-045-25
a	nd Economic	Development Comm	nittee		
APPROVI CO. ATTO Mintop		REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 3/12/25		Abs Noes Abs Noes
	TH		SUPPORT OF NEWFAL OF 2025 COMMUNITY		
service and	es to promot	e lifelong learning and	c Library was founded in large personal growth, and may community learning every		
benefi		S, new leadership at ommunity, and	the library has brought r	new programming and	d new ideas which are
to pro		S, funds will be put to vents in the future, no	oward offsetting costs for two, therefore, be it	these informational ar	nd education events and
Comn			County Legislature aut hrough resolution CW-001		on of funding for the
said C		D, that Niagara Cour artnership Program Fu	ity supports the Newfane land as follows:	Public Library by app	ropriating monies from
	Newfane P	ublic Library		\$1,000.00	
LEGI	SLATOR SI	IAWN A. FOTI	ECON	OMIC DEVELOPME	ENT COMMITTEE

OM: Legislator Si	nawn A. Foti	DATE:	03/18/25	RESOLUTION #	IL-046-25
and Econon	nic Development Comm	nittee			
PPROVED D. ATTORNEY Pristyli Oxpet		COMMITTEE ACTIO ED - 3/12/25	Approved Rejected:	ATIVE ACTION : Ayes Abs Ayes Abs	NoesNoes
		F OLCOTT BEACH CA OF 2025 COMMUNIT			ON INC.
park that offers park rides, and	families an affordable o	Carousel Park Association day of family fun by ridi	ing and enjoying	ng restored nostalg	ric amusement
		ally hosts "The Park Afterng costs and improvement			ıst 12 <sup>th</sup> , 2025)
	, <b>1</b>	he Park After Dark 202 ge, refurbish park rides, a		· · · · · · · · · · · · · · · · · · ·	jobs for local
WHERE entertainment to businesses, now	Niagara County resid	ires constant fundraising dents and tourists from	support in or all over the v	rder to provide lov vorld, which also	w cost family benefits local
		a County Legislature a through resolution CW-0			nding for the
	· · · · · · · · · · · · · · · · · · ·	County supports the Ounity Partnership Program			ssociation by
Olcott B	each Carousel Park Asse	ociation, Inc.		\$2,000.0	00
LEGISLATOR	SHAWN A. FOTI	ECO	NOMIC DEV	ELOPMENT COM	1MITTEE

ROM: Legislator Ch	ristopher J. McKimmie	DATE:	03/18/25 <b>RESOLUTION</b> #_	IL-047-25
and Economi	c Development Commit	ttee		
PPROVED  O. ATTORNEY  histydlygt	REVIEWED CO. MANAGER	COMMITTEE ACTIO ED - 3/12/25	DN LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	NoesNoes
			WING FIRST SERGEANT CO	DUNCIL
•	THROUGH THE USI	E OF COMMUNITY P	PARTNERSHIP FUNDING	
WHEREA made up of unit health, morale, we WHEREA accomplishments Family Day celeb RESOLV Community Partners RESOLV appropriating morals	AS, the 107 <sup>th</sup> Attack Wireliams Sergeants at the Nelfare, and readiness of the AS, the 107 <sup>th</sup> First States, retirements, and their prations for our military of ED, that the Niagara tership Program Fund the ED, that Niagara Counies from said Communications from said Communications.	ng First Sergeant Counciliagara Falls Air Reserve their airmen and their far Sergeant Council help selfless service to our community, now, therefore County Legislature arough resolution CW-00 anty supports the 107 ity Partnership Fund as	os recognize Airmen by celer state and nation through moral fore, be it uthorized the allocation of fur 01-23, and be it further	t organization n ensuring the brating their le events and
107 <sup>th</sup> Atta	ck Wing First Sergeant	Council	\$2,250.0	00
LEGISLATOR C	HRISTOPHER J. MCK	IIMMIE ECO	NOMIC DEVELOPMENT COM	MITTEE

ROM: Legislator Cl	nristopher A. Robins	DATE:	03/18/25	RESOLUTION #	IL-048-25
and Economi	c Development Commi	ttee			
APPROVED CO. ATTORNEY ChristydeSynt	CO. MANAGER		Appro	ved: Ayes Abs. ed: Ayes Abs	Noes Noes
	Rejected: Ayes Ahs Noas				
		•	the youth of	f Niagara Falls in	giving them an
WHEREA and	AS, the Niagara Falls Li	ttle League has many p	oarticipants t	hat come from low-	income families,
WHERE and	AS, the Niagara Falls I	ittle League is constan	ntly hosting	tournaments and ou	it of city teams,
WHERE	AS, the Niagara Falls Li	ttle League is stressing	positive cha	racter in all its partic	cipants, and
	AS, the Niagara Falls L te ball park, now, therefor		er with the l	Niagara Falls Amer	icans on a Little
	ED, that Niagara Coun	•		ation of funding for	the Community
	ED, that Niagara Cour unity Partnership Fund	, 11	ra Falls Litt	le League by appro	priating monies
	igue Participation Falls American Night at	Ball Park		\$2,000.00 \$2,000.00	
LEGISLATOR C	CHRISTOPHER A. ROI	BINS ECC	ONOMIC DI	EVELOPMENT CO	MMITTEE

OM: Legislators Ch Christopher A. PROVED ATTORNEY	Robins, Jeffrey Elder.	DAT.	E: US	110/23	RESOLUT	rion#	IL-049-25
	,,,	Christopher Vocc	io and Eco	nomic De	velopmen	t Commit	tee
	REVIEWED CO. MANAGER	COMMITTEE A ED - 3/12	/25	Approved	ATIVE AC	Abs.	Noes
ristyl Doget				Referred:	Ayes	Abs	Noes
	N SUPPORT OF THE THROUGH THE US						LS NY INC
	S, the Police Athletic It the City of Niagara Fa			Y Inc., coi	nmonly k	nown as l	Niagara PAI
creating better rel	S, the basic mission of ations between policities at the youth in positive the youth in positive the grant of the positive	e, citizens, and	community	youth th	nrough a	myriad c	f interactive
	S, Niagara PAL is more 20,000 youths each y	~	-	proximate	ely 60 pro	grams Ni	agara PAL i
	D, that Niagara Count m Fund through resolu				n of fundi	ng for the	Communit
	D, that Niagara Counies from said Commun				ue of Niaș	gara Falls	NY Inc. by
Police Athletic League of Niagara Falls NY Inc.			\$2,000.00				
LEGISLATOR CE	IRISTOPHER J. MCK	IMMIE	LEGISLA	ATOR CH	RISTOPH	ER A. RO	DBINS
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