TOWN OF ORANGETOWN REGULAR TOWN MEETING Tuesday, April 24, 2018

This Town Board Meeting was opened at	р	.m.
Councilman Denis Troy		
Councilman Thomas Diviny		
Councilman Paul Valentine		
Councilman Jerry Bottari		
Supervisor Christopher Day		

Pledge of Allegiance to the Flag

ANNOUNCEMENTS:

TBWS of May 8, 2018 at 8:15 P.M. / Continuation of Public Hearing for Proposed Local Law Amending Orangetown Town Code 6-5 Chapter 6, Building Construction Administration) and Orangetown Zoning Code Chapter 43 (**Performance Standards**) and (Administration and Enforcement).

RTBM of May 15, 2018 at 8:15 P.M. / Continuation of Public Hearing for Proposed Law
• Amending Town Code Chapter 43, Entitled Zoning-Regulations of **Devices in Public Right-Of-Ways and Easements**

TBWS of June 5, 2018 at 8:05 P.M. / Proposed Zoning Text Amendment / 21 North William St., Pearl River / "CS" to a "PAC" District / Galway Bay Contracting Inc.

PRESENTATIONS:

Present Proclamation to Rose Marie Raccioppi / 10th Year Anniversary as

• Orangetown's Poet Laureate / Poem Presentation to Commemorate National Poetry Month.

PUBLIC COMMENT:

AGENDA ITEMS:

TOWN BOARD

RESOLUTION TO OPEN PUBLIC HEARING / RTBM OF APRIL 24, 2018 AT 8:05 P.M. / PETITION FOR ZONE CHANGE / TOWN PLAZA II / TAX MAP 74.07-1-6

1. **RESOLVED,** that the public portion of the public hearing is hereby opened at the RTBM of April 24, 2018 at 8:05 P.M.

PRESENTATIONS: Affidavit of Publication and Notice of Posting

SUMMARY OF COMMENTS:

RESOLUTION TO CONTINUE / CLOSE PUBLIC HEARING / RTBM OF APRIL 24, 2018 / PETITION FOR ZONE CHANGE / TOWN PLAZA II / TAX MAP 74.07-1-6

2. **RESOLVED**, that the public portion of the public hearing is hereby continued to **June 5**, **2018**, **at 8:15 P.M.**, **or closed**.

RESOLUTION TO DECLARE LEAD AGENCY / SEQRA DETERMINATION PROPOSED LOCAL LAW REGARDING ZONE CHANGE / 500 ROUTE 303, ORANGEBURG / TOWN PLAZA II

3.

RESOLUTION TO ADOPT / DENY THE PROPOSED LOCAL LAW AMENDING CHAPTER 43, § 2.2, OF THE ZONING LAW OF THE TOWN OF ORANGETOWN TO CHANGE THE ZONING DISTRICT OF THE PROPERTY LOCATED AT 500 ROUTE 303, ORANGEBURG (TOWN PLAZA II), TAX LOT 74.07-1-6 FROM "CC" and "LI" to "CC" IN ITS ENTIRETY

4. **BE IT ENACTED,** by the Town Board of the Town of Orangetown as follows:

Section 1: The Zoning Map of the Town of Orangetown, which establishes the areas and boundaries of the various Town zoning districts, is hereby amended to change the zoning district of the following property:

500 Route 303, Orangeburg, NY (Tax Map Designation 74.07-1-6) from the partial "CC" (Retail-Commercial) and partial "LI" (Light Industrial) zoning districts to the "CC" (Retail-Commercial) zoning district, which metes and bounds description is as follows:

All that certain plot, piece or parcel of land with improvement erected thereon, situate lying and being in Orangeburg, Town of Orangetown, Rockland County, New York, being shown and designated as **a portion of Parcel 1** on

a certain map entitled "Seymour Koff" filed in the Rockland County clerk's office on November 16, 1967 as Map No. 3646 Book 74 Page 16 being more particularly bounded and described as follows:

BEGINNING AT A POINT in the center of Mountainview Avenue (AKA ChamberlainRoad) said point being the intersection of a line measued 250 feet westerly and perpendicular tothe centerline of Route 303 with the center line of Mountainview Avenue and running THENCE:

North 70 degrees 39 minutes 00 seconds West 162.13 feet along the centerline of Mountainview Avenue

THENCE North 58 degrees 59 minutes 00 seconds West 8.64 feet along the centerline of Mountainview Avenue

THENCE North 15 degrees 40 minutes 00 seconds East 324.11 feet along the easterly line of lands now or formerly Church of the Lord

THENCE South 82 degrees 43 minutes 00 seconds East 54.88 feet along the aforementioned lands THENCE North 53 degrees 20 minutes 00 seconds East 52.61 feet along the aforementioned lands

THENCE South 03 degrees 27 minutes 00 seconds West 395.42 feet through parcel 1 and parallel with Route 303 to the centerline line of Mountainview Avenue the POINT OR PLACE OF BEGINNING.

Said property contains 1.04 Acres more or less.

Section 2: This law shall take effect immediately upon filing with the Secretary of State.

RESOLUTION TO OPEN PUBLIC HEARING / RTBM OF APRIL 24, 2018 AT 8:15 P.M. / RE: PROPOSED AMENDMENT TO ZONE FOR REAL PROPERTY DESIGNATED AS 70 HICKORY HILL ROAD, TAPPAN / SAMI CONSTRUCTION

5. **RESOLVED**, that the public portion of the public hearing is opened at RTBM of April 24, 2018 at 8:15 P.M.

PRESENTATIONS: Affidavit of Publication and Notice of Posting

SUMMARY OF COMMENTS:

RESOLUTION TO CONTINUE / CLOSE PUBLIC HEARING / RTBM OF APRIL 24, 2018 / PROPOSED AMENDMENT TO ZONE FOR REAL PROPERTY DESIGNATED AS 70 HICKORY HILL ROAD, TAPPAN / SAMI CONSTRUCTION

6. **RESOLVED**, that the public portion of the public hearing is hereby continued

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RESOLUTION TO DECLARE LEAD AGENCY / SEQRA DETERMINATION PROPOSED LOCAL LAW REGARDING ZONE CHANGE / 70 HICKORY HILL ROAD, TAPPAN

7.

RESOLUTION TO ADOPT THE PROPOSED LOCAL LAW AMENDING CHAPTER 43, § 2.2, OF THE ZONING LAW OF THE TOWN OF ORANGETOWN TO CHANGE THE ZONING DISTRICT OF CERTAIN PROPERTIES IN THE HAMLET OF TAPPAN (70 HICKORY HILL ROAD, TAPPAN) / SAMI CONSTRUCTION

8. **BE IT ENACTED** by the Town Board of the Town of Orangetown as follows:

Section 1: The Zoning Map of the Town of Orangetown, which establishes the areas and boundaries of the various Town zoning districts, is hereby amended to change the zoning district of the following properties:

70 Hickory Hill Road (Tax Map Designation 77.09-1-25) from the "R-40" (Low-Density Residence) zoning district to the "R-15" (Medium-Density Residence) zoning district, which metes and bounds description is as follows:

BEGINNING at a point on the northerly right of way of Hickory Hill Road, where it is intersected by the easterly line of lands n/f Anderson (Tax Lot 77.09-1-26) and the westerly line of the lands described herein, and running thence:

- 1. Along said easterly line of lands n/f Anderson, N 20°01'05" W distant 84.25 feet: thence
- 2. Along the R-15 / R-40 zone line through lands n/f Muhammetaj, N $2^{\circ}10'00''$ E distant 103.17 feet; thence
- 3. Continuing along the same, along the westerly boundary of said lands n/f Muhammetaj, N 2°10′00" E distant 161.77 feet; thence
- 4. Along the southerly line of lands n/f Spring Valley Water Works, N 88°20'08" E distant 119.47 feet; thence
- 5. Along the westerly line of lands n/f Tozer (Tax Lot 77.09-1-24), S 5°37'00" E distant 263.45 feet, to a non-tangent point on a curve on the northerly right of way of Hickory Hill Road; thence
- 6. Along said northerly right of way of Hickory Hill Road, southwesterly, on a curve to the left having a radius of 310.00 feet and an arc length of 153.99 feet, back to the point or place of BEGINNING.

Containing 41,478 square feet.

Section 2: This law shall take effect immediately upon filing with the Secretary of State.

RESOLUTION TO ACCEPT PETITION / REQUEST FOR ZONE CHANGE AND DIRECT CIRCULATION OF PROPOSED LOCAL LAW, AMENDING TOWN ZONING MAP FROM CS TO PAC ZONE REGARDING PROPERTY LOCATED AT 14-16 NORTH MAIN STREET (aka 21 NORTH WILLIAM STREET), PEARL RIVER, TAX LOT 68.16-6-67 / GALWAY BAY CONTRACTING, INC.

9. **WHEREAS**, the owner of premises located at 14-16 North Main Street (aka 21 North William Street), in the hamlet of Pearl River, Tax Lot 68.16-6-67 being located in the "CS" (Community Shopping) zoning district, has petitioned the Town Board to change the zoning classification of the property to the overlay district of "PAC" (Planned Adult Community), zoning district; and

WHEREAS, upon preliminary review, the Town Board is willing to consider the change to such PAC zone as the property is eligible for such a zone change pursuant to Town Code §4.62 as the property is located in the down town Pearl River area close to public transportation and shopping and currently located within a CS zoning district; and

WHEREAS, the Town Board wishes to proceed with its consideration of the proposed action, toward which end it wishes to commence the environmental review process, as well as review by other interested agencies; and

WHEREAS, upon review of the Petition, and a Short Environmental Assessment Form prepared at the Town Board's request by the Office of Building, Zoning, Planning and Administration and Enforcement, and related documents and filings, the Board makes the following preliminary determinations:

- 1. The proposed action is one subject to review under the State Environmental Quality Review Act ("SEQRA");
- 2. The proposed action as an "Unlisted" action; and
- 3. The following are involved or interested or involved agencies in the review process:
- Orangetown Planning Board;
- Rockland County Department of Planning:
- Rockland County Highway Department

NOW, THEREFORE, BE IT RESOLVED, that the Town Board hereby declares its intention to serve as Lead Agency for the purpose of environmental review under SEQRA, and directs that a Lead Agency Coordination Letter with relevant documents be circulated to and among the various above referenced agencies; and

BE IT FURTHER RESOLVED, that the circulation to the Rockland County Department of Planning further be for the purpose of review pursuant to General Municipal Law §§ 239-1 & m; and

BE IT FURTHER RESOLVED, that, pursuant to Town Code Chapter 43, § 4.612(E), the Town Board hereby refers the said Petition and a proposed Local Law, amending the Town Zoning Map, to the Town Planning Board inviting its input regarding, among other things, the implications of such an amendment, and requesting a response within 30-days.

MEMORIALIZING RESOLUTION REQUESTING SPEED LIMIT REDUCTION AND PLEDGING ENFORCEMENT ON ROUTE 9W IN PALISADES

10. **WHEREAS**, the hamlet of Palisades has seen a disproportionately high amount of accidents at and around the intersection of Route 9W and Oak Tree Road, to include fatalities, and

WHEREAS, the New York State Department of Transportation has funded the replacement and upgrade of the pedestrian and traffic signals at that intersection due in large part to such issues, and

WHEREAS, this area of Route 9W passes directly next to multiple residences, a child care center, a pool club, the geographic center and main street of the hamlet of Palisades, and a busy quick-service restaurant and shop, and

WHEREAS, this area of Route 9W see substantial pedestrian and bicycle traffic, particularly in warmer weather, and lacks any bicycle lanes or sidewalks, with the Town of Orangetown having installed new sidewalks to accommodate such need on the intersecting Oak Tree Road, as well as a blind downhill curve on the northbound area approaching this intersection to the south, and

WHEREAS, due to the location of exits on the Palisades Interstate Parkway, the intersection sees substantial commuter traffic, particularly northbound during the evening commute, as it serves as a gateway for residents of the adjacent hamlets of Tappan, Sparkill, and parts of Orangeburg, and also serves as an access route for New Jersey residents commuting northbound to the Tappan Zee Bridge, and

WHEREAS, the area of Route 9W to the immediate and adjacent south in New Jersey has a speed limit of 40 miles per hour, lower than the current speed limit in this section, despite that section of Route 9W having no buildings whatsoever for 1.7 miles and no comparable quantity of structure for 3 miles, and

WHEREAS, it is in the direct interest of the Town of Orangetown to maintain the safety of our residents in Palisades, and

WHEREAS, the Town of Orangetown Police and Highway Departments have, and regularly utilize both traffic counting and speed tracking equipment as well as targeted enforcement actions to address speeding at identified points throughout the town, and

NOW, THEREFORE, BE IT RESOLVED, that the Town Board of the Town of Orangetown hereby requests that the New York State Department of Transportation immediately lower the speed limit on Route 9W in both directions from the New Jersey border north to the driveway of the HNA Palisades Conference Center at 41°01'08"N 73°54'56"W to not more than 35 miles per hour, and

BE IT FURTHER RESOLVED, that the Town Board of the Town of Orangetown, in its capacity as the Police Commission and in concert with our Superintendent of Highways, commits to implementing traffic and speed analysis and targeted enforcement of speed limits and other moving violations through radar mobile radar signage, visible patrols, and ticketing as such analysis requires subsequent to the installation of said lower speed limit in order to ensure that drivers are made aware of it and it has the intended impact to lower vehicular speeds on that section of road, and

BE IT FURTHER RESOLVED, that the Town Clerk is hereby authorized and directed to send a copy of this resolution to the Hon. Andrew M. Cuomo, Governor of the State of New York; Hon. David Carlucci, Hon. William J. Larkin, Jr., New York State Senators; Hon. Kenneth P. Zebrowski, Jr., Hon. Ellen C. Jaffee, and Hon. James G. Skoufis, Members of the New York State Assembly; the President Pro Tem of the New York State Senate; the Speaker of the New York State Assembly; the Majority and Minority Leaders of the New York State Senate and Assembly; the Regional Traffic Safety and Mobility Engineer of the New York State Department of Transportation, Hudson Valley Region, and to such other persons as the Clerk, in her discretion, may deem proper in order to effectuate the purpose of this resolution.

RESOLUTION TO APPOINT BRUCE BOND / ALTERNATE MEMBER / PLANNING BOARD / ONE-YEAR TERM

11. **RESOLVED**, that the Town Board hereby appoints Bruce Bond to the Town of Orangetown Planning Board as an Alternate Member for a term of one-year, effective January 1, 2018 through December 31, 2018.

FINANCE

RESOLUTION AUTHORIZING INTER-MUNICIPAL AGREEMENT WITH ROCKLAND COUNTY / 2018 / REIMBURSEMENT OF THE COSTS TO THE TOWN / POLICE TRAINING IN PERSONAL RADIATION DETECTOR AND PACKEYE TRAINING / STC PROGRAM 12. **WHEREAS**, the Sheriff of Rockland County, in cooperation with the New York City Police Department "Securing the Cities Program" (STC) provided training to Town of Orangetown Police Officers in the areas of Personal Radiation Detector Training and Packeye Training in October, 2017, and

WHEREAS, the County of Rockland has agreed to reimburse the Town of Orangetown for the costs of the attendance to the Town of such training, pursuant to a proposed Intermunicipal Agreement, which is incorporated by reference herein, and

WHEREAS, the County of Rockland, pursuant to its Resolution No. 132 of 2018 has agreed to recommend to the County Executive to approve the aforesaid Inter-municipal Agreement and to reimburse the Town of Orangetown in the amount of \$6,463.84 for the above referenced training, and

WHEREAS, Article 5-G of the General Municipal Law authorizes municipal governments to perform together that which each government is authorized to perform individually and requires that any inter-municipal agreement be approved by each participating municipal corporation by a majority vote of its governing body, and

WHEREAS, the Town Board finds and determines that such agreement and reimbursement for training is in the best interests of the good and welfare of the Town in the operations of its governmental functions,

NOW THEREFORE, BE IT RESOLVED, that the Town Board hereby approves entering into the Inter-municipal Agreement between the Town of Orangetown and County of Rockland as set forth in the County's Resolution No 132 of 2018 with respect to the reimbursement of the sum of \$6,463.84 for costs incurred for police training through STC in the areas of Personal Radiation Detector Training and Packeye Training, and authorizes the Supervisor to execute the aforesaid Inter-municipal Agreement and any and all documents necessary to effectuate same.

TOWN BOARD / IT

RESOLUTION TO AUTHORIZE AGREEMENT / VERIZON NETWORKFLEET / VEHICLE TELEMATICS

13. **RESOLVED**, that the Town is hereby authorized to enter into an agreement with Verizon Networkfleet to acquire telematics for 256 town owned vehicles at a one-time cost not to exceed \$30.23 per vehicle, plus, an additional monthly recurring cost of \$18.95 per vehicle,

AND BE IT FURTHER RESOLVED, that in accordance with the relevant provisions of NY General Municipal Law Section 103 and Section 104, the agreement to be entered into is part of New York State Contract No. PT66910, Master Contract #GS-07F-5559R "piggyback" contract for GPS Telematic Services and the Town hereby agrees to "piggyback" thereon as authorized,

AND BE IT FURTHER RESOLVED, that the Town Supervisor, or his designated representative, shall be authorized to sign the said Agreement and all related financing documents.

TOWN CLERK

TOWN ATTORNEY

RESOLUTION TO APPOINT LINO SCIARETTA / HEARING OFFICER / DISCIPLINARY CHARGES AGAINST EMPLOYEE # 1027

14. **BE IT RESOLVED**, that the Town Board hereby appoints Lino Sciarretta to act as a Hearing Officer pursuant to §75 of the Civil Service Law of the State of New York with respect to certain disciplinary charges, dated March 19, 2018, preferred against Employee # 1027. The Hearing Officer is directed to conduct a hearing, making findings of fact and issue a recommendation of guilt or innocence, along with a recommended penalty, if appropriate, to the Town Board.

BE IT FURTHER RESOLVED, that the Town Board approves of the compensation of Hearing Officer Sciarretta, at a rate of \$225.00 per hour for services rendered.

RESOLUTION TOWN ATTORNEY / DEME FOR APPROVAL OF 2018 CERTIFICATE OF SEWER REGISTRATION

15. **RESOLVED,** that upon the recommendation of the Town Attorney and the Commissioner of the Department of Environmental Management and Engineering, a Certificate of Registration for 2018 Sewer Work is approved to:

BELLVILLE LANDSCAPING, INC., 84 North Route 9W, Congers, NY 10920

HAUSER BROTHERS, INC., 17 Old Schoolhouse Lane, Orangeburg, NY 10962

HEWITT EXCAVATING, LLC., 18 Broad Street, Norwood, NJ 07648

WILLIAM KING AND SON CONSTRUCTION, 113 Lake Road, Valley Cottage, NY 10989

PRO-CUT LANDSCAPING, 11 Pineview Road, West Nyack, NY 10994

SDM INDUSTRIES, 21 South Park Terrace, Congers, NY 10920

OBZPAE

RESOLUTION TO APPROVE SUMMER HOURS / OBZPAE / APRIL 15, 2018 - OCTOBER 15, 2018

16. **RESOLVED,** upon the recommendation of the Director of OBZPAE, approve a change to the basic work week for the employees of OBZPAE, from Monday to Friday, 8 am to 4 pm, to a four day work week (Monday to Thursday/Tuesday to Friday), 7:30 am to 5:15 pm. This flexible work schedule shall be in place from April 15, 2018 to October 15, 2018. In accordance with Section 5.1.2 of the Collective Bargaining Agreement, the Town Board has the sole responsibility for establishing flexible hour schedules.

POLICE

POLICE / TOWN ATTORNEY

HIGHWAY / POLICE

RESOLUTION TO LEND POLICE AND HIGHWAY DEPT. ASSISTANCE / 2018 PEARL RIVER MEMORIAL DAY PARADE / MAY 28

17. **RESOLVED**, upon the recommendation from the Superintendent of Highways, that the Town Board hereby authorizes the Town of Orangetown Highway & Police Departments to lend assistance which includes the use of barricades from the Highway Department and police detail from the Police Department for the Memorial Day Parade in Pearl River on Monday, May 28, 2018, from 9:45 am to 11:45 am.

HIGHWAY

RESOLUTION TO RECLASSIFY SENIOR CLERK STENO TO PRINCIPAL CLERK STENO / HIGHWAY DEPARTMENT

18. **RESOLVED,** Upon the recommendation of Rockland County Personnel, reclassify the position of Senior Clerk Stenographer, in the Highway Department, Grade 8, (520396) to the position of Principal Clerk Stenographer, Grade 10, effective April 25, 2018.

RESOLUTION TO APPOINT HELEN WILSON / HIGHWAY DEPARTMENT / PRINCIPAL CLERK STENOGRAPHER / PROVISIONAL

19. **RESOLVED,** Appoint Helen Wilson to the position of Principal Clerk Stenographer, provisional, in the Highway Department, Grade 10, Step 6/7, at a salary of \$68,658.00, effective April 25, 2018.

HIGHWAY / PARKS / POLICE

RESOLUTION TO LEND ASSISTANCE / 2018 GRAN FONDO NEW YORK BICYCLE RACE / MAY 20

20. **RESOLVED**, upon the recommendation from the Superintendent of Highways, Parks and Chief of Police, that the Town Board hereby authorizes these three departments to lend assistance which includes the use of cones, detour signs & barricades from the Highway Dept., police detail, from the Police Dept., and the use of Town roads, which includes the Rail Trail for Sunday, May 20, 2018, from 8 am - 3 pm.

PARKS AND RECREATION

RESOLUTION TO APPROVE AID / THE DENNIS P. McHUGH FOUNDATION / RENTAL OF PORTO-JOHNS

21. **RESOLVED,** to authorize upon completion of all necessary paperwork the Superintendent of Parks and Recreation has forwarded for approval by the Town Board, the rental of 6 porto-john units (4 regular, 2 ADA compliant) for The Dennis P. McHugh Foundation on Saturday, April 28, 2018.

DEME

RESOLUTION TO RE-ALLOCATE
POSITION / DEME / SLUDGE PRESS
OPERATOR / KEITH BRENNAN /
FROM GRADE 12 TO GRADE 14

22. **RESOLVED,** upon recommendation of the Commissioner of DEME re-allocate the position of Sludge Processing Equipment Operator I from grade 12, step 25/29 (incumbent's current step) at a salary of \$91,540 to grade 14, step 19/24 at a salary of \$95,810 effective April 30, 2018. This position was formerly at grade 14 and is subject to acknowledgement and acceptance from CSEA.

RESOLUTION TO APPOINT BART REEVES, DEME / LABORER / PROBATIONARY

23. **RESOLVED**, that upon recommendation of the Commissioner of DEME, appoint Bart Reeves to the position of laborer CSEA Grade 9 Step 1 at a salary of \$54,227.00 (probationary). This position was vacated due to the incumbent being promoted and is funded in the budget. This appointment is effective May 7, 2018.

RESOLUTION TO RE-ALLOCATE POSITION / DEME / CHIEF OPERATOR FROM GRADE 23 TO GRADE 28

24. **RESOLVED,** that upon recommendation of the Commissioner of DEME, reallocate the position of Chief Operator from grade 23, step 1 at a salary of \$100,537 to a grade 28, step 1 at a salary of \$127,364, effective April 30, 2018. This position is on the exclusion list of the CSEA contract and was formerly at grade 28 until last year.

PERSONNEL

RESOLUTION TO INTRODUCE VOLUNTARY ORANGETOWN EMPLOYEE RETIREMENT INCENTIVE PROGRAM

25. **WHEREAS,** The Town of Orangetown (hereinafter the "Town") has offered a voluntary Retirement Incentive Program (hereinafter the "Program") to eligible employees to either participate in the Program and retire, subject to the conditions of the Program, or not to participate and continue to work; and

WHEREAS, Employees eligible to participate in the Program are full time, active employees of the Town, excluding all elected officials and Town Police Officers and who are or will be eligible to retire on or before December 31, 2018 based on a service retirement under their respective tiers of the New York State Retirement System and have completed 10 or more years of continuous service; and

WHEREAS, the Town reserves the right to limit the eligibility to the first 20 employees who elect to participate in the Program, to allow more than 20 employees to elect to participate in the Program in its sole and exclusive discretion; and

WHEREAS, as a Program participant, the employee will be eligible to receive \$1,000 for each completed year of continuous full-time service with the Town as of the effective date of his/her retirement, less applicable taxes and withholdings, up to a maximum of 30 years of continuous full-time service with the Town or \$30,000; and

WHEREAS, eligible employees shall not receive any payment under this Retirement Incentive for periods of employment with other employers and must comply with the Program Conditions described in the Retirement Incentive Program; now, therefore,

BE IT RESOLVED, that to be eligible to receive the Retirement Incentive, the employee must complete the Retirement Incentive Election Form by June 30, 2018 and must retire after July 1, 2018, but no later than close of business on August 30, 2018 and must execute a valid and enforceable release of claims against the Town in connection with his/her employment in the form of a Stipulation of Agreement and General Release;

BE IT FURTHER RESOLVED, that the Town reserves the right to change or discontinue the Program, in whole or in part, at any time, in its sole and exclusive discretion and does not promise or guarantee that this Program or any similar Program will be offered in the future; and

BE IT FURTHER RESOLVED, that the Town Supervisor is authorized to execute any documents necessary to implement this Program.

TRAFFIC ADVISORY BOARD

NEW BUSINESS

RESOLUTION TO RE-ALLOCATE
POSITION / FINANCE / PRINCIPAL
ACCOUNT CLERK / STEPHANIE
TASELLO / GRADE 15 TO GRADE 17

26. **RESOLVED**, that upon recommendation of the Director of Finance, reallocate the position of Principal Account Clerk, from grade 15, step 4 at a salary of \$79,092 to a grade 17, step 4 at a salary of \$87,274, to reflect the increased amount of job responsibility caused be Federal mandate. This reallocation will become effective April 25, 2018.

MEMORIALIZING RESOLUTION / NEW YORK ELECTRICITY COMMERCIAL SERVICE AGREEMENT / PLYMOUTH ROCK ENERGY

27.

RESOLUTION TO APPROVE NYS CAPITAL
ASSISTANCE PROGRAM AMENDED AND RESTATED
GRANT DISBURSEMENT AGREEMENT / PROJECT
ID#3893 / FLOOD MITIGATION OF SPARKILL CREEK

28. **WHEREAS**, the Town of Orangetown has been selected to receive a New York State Capital Assistance Program grant;

WHEREAS, the grant has been utilized for flood mitigation of the Sparkill Creek, and the project is substantially complete;

WHEREAS, in order to receive the remaining balance of grant in the amount of \$5,850.22, the Town must enter into an Amended and Restated Grant Disbursement Agreement;

WHEREAS, Jim Dean, the Superintendent of Highways, and the Town Attorney's Office recommend approval of the agreement;

NOW BE IT RESOLVED, that the Town Board approves the New York State Capital Assistance Program Amended and Restated Grant Disbursement Agreement and authorizes Supervisor Chris Day to execute the Agreement.

AUDIT

PAY VOUCHERS

29. **RESOLVED,** upon the recommendation of the Finance Director, Jeff Bencik, the Finance Office is hereby authorized to pay vouchers for a total amount of two (2) warrants for a total of \$722,563.40.

ADJOURNMENTS

BESSIE BULLOCK, Secretary from the St. Charles A.M.E. Zion Church, Sparkill

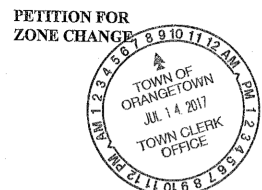
30.

STATE OF NEW YORK: COUNTY OF ROCKLAND TOWN BOARD OF THE TOWN OF ORANGETOWN

In the Matter of the Application of

SAMI MUHAMETAJ,

for a zone change from R-40 to R-15 to Real Property designated as 70 Hickory Hill Road, Tappan, New York 10983 and Town of Orangetown tax map section 77.09, Block 1, lot 25.



TO THE HONORABLE TOWN BOARD OF THE TOWN OF ORANGETOWN:

The Petition of SAMI MUHAMETAJ respectfully shows to this Honorable Board upon direct knowledge, and upon information and belief, as follows:

SUMMARY

- 1. Petitioner Sami Muhametaj ("Property Owner") owns a 43,549 square foot property located at 70 Hickory Hill Road, Tappan, New York 10983 with a tax map designation of section 77.09, Block 1, lot 25 (the "Premise", or "Property").
- 2. From 1969 until 1991, the premise was located wholly within an R-15 zone classification.
- 3. On or about May 21, 1991, a large portion of the Petitioner's parcel was rezoned by the Town Board to an R-40 zone, with a smaller portion of the same parcel remaining in the R-15 zone. (See, Exhibit "A").
- 4. The rezoning was inadvertently left off of the Orangetown Official Zoning Map, which, for the past twenty seven years, erroneously indicated the premise was completely in the R-15 zone. (See, Exhibit "B").

- 5. The Petitioner purchased the property in October of 2016 under the misunderstanding that the parcel was correctly depicted on the Official Town zoning map as being entirely in the R-15 zone.
- 6. In December of 2016, the Petitioner submitted a minor subdivision application to the Town of Orangetown seeking to divide the parcel into two lots, one containing the existing single family home on 16,822 square feet of land, and the other a vacant lot containing 26,727 square feet.
- 7. On or about February 8, 2017, while proceeding through the minor subdivision process, the Petitioner was advised by Orangetown that the parcel was mostly in the R-40 zone, but that "The Town's Zoning Map does not accurately reflect the (1991) zone change...". (See, Exhibit "B").
- 8. This Petition seeks to change the Zoning District for that section of the parcel which is in the R-40 zone back to the R-15 zone.
- 9. The property is more particularly described on the attached metes and bound description labelled "Exhibit "C". (See, also, Exhibit "A").
- 10. Public records show the adjoining property on the North side of this parcel as being owned by "Spring Valley Water Works".
- 11. The adjoining property on the Western border is in the R-15 zone. Exhibit "A".
- 12. The adjoining property to the East was issued a certificate of occupancy in 2010 based upon being in the R-15 zone. Exhibit "D".

HISTORICAL ZONING AND 1991 REZONING OF PREMISES

13. By local law number 4 of 1969 (Chapter 43 of the Code of the Town of Clarkstown) the property subject to this Petition was zoned R-15.

- 14. On or about May 13, 1991, the Town of Orangetown Town Board adopted resolution number 316, rezoning a portion of the premises to R-15. (See Exhibit "E").
- During that 1991 rezoning, a total of forty (40) parcels, which were part of a larger development, were outlined by the Board for possible R-40 rezoning. (See, Exhibit "A").
- 16. Despite the 1991 rezoning, the Official Zoning Map of the Town of Orangetown was not modified to reflect that rezoning, and as of February 8, 2017 that map was still uncorrected, showing that Petitioner's parcel is still in the R-15 zone. (See, Exhibit "E").

ZONING TREATMENT AND ACTIVITY SUBSEQUENT TO THE 1991 REZONING

- 17. The 1991 rezoning encircled a part of a larger development which initially contained forty (40) parcels of land. (See, Exhibit "A").
- 18. As a result of certain language in that 1991 rezoning resolution, of those forty (40) parcels described in the resolution, ten (10) parcels were excluded from the R-40 rezoning as a consequence of being in some type of development process, leaving thirty parcels.
- 19. Of those thirty (30), two (2), including the property subject to this Petition, were only partially rezoned. (See, Exhibit "A").
- 20. In addition, after that 1991 rezoning, through the present day, sixteen (16) of the remaining thirty (30) parcels were issued building permits or otherwise received certificates of occupancy based on the prior R-15 zoning. (Exhibit "A").
- 21. Thus, only fourteen (14) parcels, or about 35%, of the originally selected forty (40) properties in the proposed R-40 zone were left within the R-40 designation, with Petitioner's and one other only partially in the R-40 rezone.

- 22. Further to the above, five (5) of those parcels initially in the R-40 zone were granted variances based upon the R-15 zone, and one was the subject of litigation also based upon the R-15 zone. (Exhibit "A").
- 23. In sum, of the forty (40) parcels originally described in the 1991 proposed R-40 zone, none were zoned as such on the Official Town Zoning Map, and twenty six (26), or 65%, have been treated by the Town for various purposes as being in the R-15 zone between 1991 and the present.

PETITIONER'S 2016 MINOR SUBDIVISION APPLICATION

- 24. On or about December 5, 2016, the Petitioner herein under the name "SAMI CONSTRUCTION MINOR SUBDIVISION" applied for a minor subdivision based upon the R-15 zone.
- 25. As part of that application, Petitioner submitted the appropriate State Environmental Quality Review Act (SEQRA) forms, and both the Rockland County Department of Health and the Town of Orangetown Zoning Board of Appeals consented to the Town of Orangetown Planning Board acting as Lead Agency for the coordinated environmental review.
- 26. On February 2, 2017, the drainage consultant for the Town of Orangetown Planning Board, Brooker Engineering, issued an opinion approving the subdivision application, stating that the drainage and stormwater issues were able to be adequately mitigated.
- 27. The application proceeded until February 8, 2017, at which time the Orangetown Director of the Office of Building, Zoning and Planning advised the Planning Board of the 1991

rezoning, and the fact that such zoning change was not reflected on the Official Town Zoning Map. (See, Exhibit "B").

28. This Petition respectfully followed.

ZONE CHANGE CONSIDERATIONS

- 29. It is respectfully submitted that granting the Petition herein will not adversely affect any surrounding property owners, and will bring this parcel into uniformity with the adjoining property to the West.
- 30. The rezoning will serve the general welfare of the community and the Town in that it will correct the existence of a parcel or property subject to two different zoning classifications, again while having no detrimental effect on the nearby land owners.
- 31. Pursuant to applicable Town Law § 265, the requirements for this Petition to be granted are respectfully incorporated herein by reference.
- 32. The proposed rezoning to R-15 would be identical to the adjoining parcel to the West; would have no effect on the commercial/utility zoning to the North; and will have no adverse consequences to the health, safety and welfare of nearby Town of Orangetown property owners.
- 33. For these reasons, Petitioner believes that the granting of the request to amend the Zoning Ordinance will be beneficial to the public at large.
- 34. Additionally, as was the case with the prior minor subdivision application, a hard look at the potential environmental impacts of the requested rezoning by the Town Board will confirm that no significant adverse environmental impact will take place if the Petition is granted.

- 35. The Premises is within 500 feet of a State Highway, a County Park, a Town Boundary or a County Road and as such referral pursuant to GML Section 239 would apply.
- 36. Part 1 of the New York State SEQRA Short Environmental Assessment Form is included herewith as Exhibit "F".
- 37. No prior formal application for the relief sought herein has been made by Petitioner herein.

CONCLUSIONS AND REQUEST FOR RELIEF

- 38. The Petitioner purchased the parcel at issue here in October of 2016 under the reasonable but mistaken belief that the premise was located entirely in the R-15 zone.
- 39. The Official Town Zoning map erroneously showed the parcel as being wholly within the R-15 zone.
- 40. Sixteen (16) Certificates of Occupancy's, five (5) variances, and one (1) Court case were acted upon in this same zone as if they were in the R-15 zone between 1991 and 2017.
- 41. Part of Petitioner's parcel is still in the R-15 zone.
- 42. No adverse public safety, health, welfare or environmental impacts will result if the requested relief is granted.
- 43. It is respectfully requested that the portion of 70 Hickory Hill Road, Tappan, New York 10983, tax map designation of section 77.09, Block 1, lot 25, which is currently in the R-40 zone, be granted a zone change from R-40 to R-15.
- 44. Accordingly, the Town Board is respectfully requested to provide notice of any required Hearings or other proceedings as set forth in Town Law for this Petition to be lawfully considered.

WHEREFORE, Petitioner respectfully requests this Honorable Board to process this Petition and refer the same to any appropriate other Boards or bodies for any required recommendation on the matter and to take the remaining necessary steps, including a Public Hearing, for the purposes of amending the Zoning Code and Ordinance of the Town of Orangetown to rezone the property from its existing R-40 and R-15 mixed zone to the R-15 residential zoning district as requested herein.

DATED:

May 15, 2017

Respectfully submitted,

Sami Muhametaj, Petitioner

Dwight D. Joyce, Esq.

EXHIBIT A

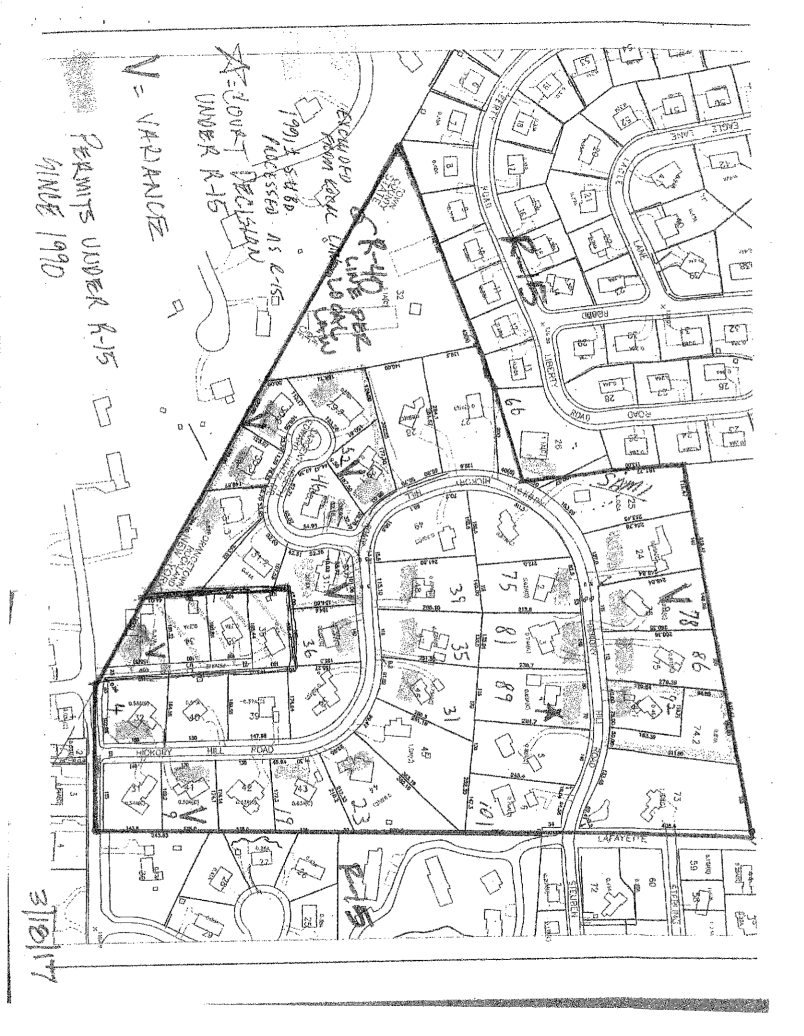


EXHIBIT B

OFFICE OF BUILDING, ZONING AND PLANNING ADMINISTRATION AND ENFORCEMENT TOWN OF ORANGETOWN MEMORANDUM

Date:

February 8, 2017

To:

Cheryl Coopersmith, Chief Clerk

Planning Board

From:

John Giardiello, PE

Director O.B.Z.P.A.E.

Subject:

Sami Construction Minor Subdivision Plan

Prepreliminary/Preliminary/Final Subdivision Plan and SEQRA Review

TOWN OF ORANGETOW

70 Hickory Hill Road, Tappan PB#17-10; R-15 zoning district Section 77.09 Block 1 Lots 25

Submission reviewed:

- 1) Subdivision of property for Sami Construction dated December 5, 2016.
- 2) Short EAF dated January 6, 2017.
- 1) Please be advised the property was rezoned from R-15 to R-40 by the Town Board on May 13, 1991 as Resolution #316. The Town's Zoning Map does not accurately reflect the zone change, however resolution #316 includes this property as part of an R-40 Zone District. Therefore the proposed subdivision map's bulk table needs to be amended to reflect the R-40 Zone District requirements. Attached are copies of the Town Board Resolution #316 and Local Law 6, 1991 amending the Zoning Map.

JG/gr 1/27/17

EXHIBIT C

Policy Number: B06 122275

Page 1

ALL that certain plot, piece or parcel of land with the buildings and improvements thereon erected, situate, lying and being in the Town of Orangetown, County of Rockland, State of New York, and more particularly described as follows:

BEGINNING at a point on the northerly line of Hickory Hill Road where it is intersected by the westerly line of lands now or formerly Tozer and the easterly line of Jas;

THENCE North 5 degrees 37' 00" West 263.454 feet along the afgresald lands of Tozer to a old iron pipe found and lands now or formerly the Spring Valley Water Company;

THENCE South 88 degrees 20' 08" West 119.47 feet along the aforesaid lands of the Spring Valley Water Company to a point, said point being located 1.75 feet West of the easterly line of "Prell Park - Section XII-B filed Map No. 3409,

THENCE South 2 degrees 10' 00" West 161.767 feet through the aforesaid lands to a point and the southerly line of "Prell Park - Section XII-B Filed Map No. 3409;

THENCE South 85 degrees 27' 21" West 40.420 feet along the aforesaid southerly line "Prell Park - Section XII-B Filed Map No. 3409 to a point and the easterly line of lands now or formerly Aronson;

THENCE South 20 degrees 01' 05" East 190:565 feet along the aforesaid lands of Aronson to the northerly line of Hickory Hill Road;

THENCE along the northerly line of Hickory Hill Road on a curve to the right having a radius of 310.00 and a central angle of 28 degrees 27' 38" an arc length of 153.987 feet to the point of BEGINNING.

EXHIBIT D

CERTIFICATE OF OCCUPANCY

OFFICE OF BUILDING, ZONING AND PLANNING ADMINISTRATION AND ENFORCEMENT TOWN OF ORANGETOWN

Permit Type: Res. Kitchen Certificate #: 38656 Completion Date: 10/8/2010

Location of Property: 74 Hickory Hill Rd, 74 Hickory Hill Rd Sec - Blk - Lot: 77.09-1-24 Zoned:

> Owner of Property : Eliot Tozer. Address of Owner : 74 Hickory Hill Rd

Construction Type: Occupancy Class:

THIS CERTIFIES THAT PERMISSION is hereby granted for the OCCUPANCY of the premises herein described, situated on the above mentioned premises for the purposes specified as follows.

Use and designation for the structure or land and nature of work for which this C.O. is issued:

Renovate existing kitchen at a one family dwelling.

Director, OBZPAE

GRANTED PRIOR TO EXPIRATION DATE.

APPLICATION FOR BUILDING/DEMOLITION PERM Phone (845) 359-8410 Office Hours 8 to 4

Phone: (845) 359-8410 Office Hours: 8 to 4 Fax: (845) 359-8526

	ECEIVEN	
	AUG 13 2010	
Pat	NAUP BLOG DEPT	

Town of Orangetown Name of Municipality: Inspector: OFFICIAL USE ONLY 7.09- 1-24 Zoning Distric Acreage: _ Permit Information: 1.1 1.1 Permit No.:.. C.O. No.: _ Check Date: 0 13 10 Check Amount: Receipt #: _ From: Creative Design Check #: _ S.M.F. Ck. No.:____ Receipt #:___ 1st 6Mo Extension/Date: ____ Ck. #___ Amt.___ Receipt #: ______ 2nd 6Mo Extension/Date: Amt. Receipt #: GIS Fee: From Creative Vesign Ck. # 8946 Amt. 20 Receipt #: _____ Date:8/(3//2 Rockland County Home Improvement - please submit a copy of license Workmen's Compensation and Disability Carrier - please submit a copy of the policy Note: See inside for instructions for completing this application Property Location: 74 Hickory HIII Rd. Block Property Owner: Eliot Tozer Phone # Home: 845-359-1293 Address 74 Hickory Hill Road, Tappan NY 16983 Lessee Phone #... Address Contact Person Rowign: cathy Tozer Nicole 201-768-5813 Phone # 845-359-212 Architect/Engineer: NYS Lic #_____ _ Phone #_ Address Builder/General Contractor: Creative Design Construction RC Lic # H-0440t- Ato-co-oc Address 204 Livingston St. Northvall N.J. 071647 Phone # 201-768-5813 Plumber: Kansad Properties LLC DBA' crossroads Plumbing ? Heating RC Lic # The Address M Spring Street, Bergenfield NJ 071021 Phone # <u>201384-3062</u> Heat/Cooling:___ _____ RC Lic #_____ Address Electrician: Unthing Electric / R. Bello com ______ RC Lic #_414 Address 17 yall Toyace Phone #845 - 305 - 2285 Existing use of structure or land: Residential Proposed Project Description: RAMOUR EXISTING KITCHEN, Replace Appliances Wew in Existing location, new datasets Proposed Square Footage: _____ Estimated Construction Value (\$): 23,100.00 Board Decisions: PLANS REVIEWED:_ PERMIT REFERRED/DENIED FOR:

EXHIBIT E

RTMB 5/13/91

Page 6

RESOLUTION NO. 315

CLOSE P/H ZONE CHANGE-HICKORY HILL

Councilman Connie O'Sullivan offered the following resolution, which was seconded by Councilman McLiverty and was unanimously adopted:

RESOLVED, That this public hearing is hereby closed,

Ayes: Councilmen Connie O'Sullivan, McLiverty, Niel O'Sullivan,

Swift, Supervisor Pellegrini

Noes: None

* *

RESOLUTION NO. 316

TB DECISION RE ZONE CHANGE HICKORY HILL

Councilman Swift offered the following resolution, which was seconded by Councilman Swift and on roll call was unanimously adopted:

RESOLVED, That this public hearing to reconsider a local law amending Local Law No. 4, 1969 (Chapter 43 of the Code of the Town of Orangetown entitled "Zoning") (Hickory Hill) is hereby adopted; with current applicants who now have pending applications before the Planning Board be grandfathered to R-15.

Ayes: Councilmen Swift, Connie O'Sullivan, Niel O'Sullivan,

McLiverty, Supervisor Pellegrini

Noes: None

RESOLUTION NO. 317

APPROVE MINUTES

Councilman Niel O'Sullivan offered the following resolution, which was seconded by Councilman Connie O'Sullivan and was unanimously adopted:

RESOLVED, That the minutes of Special Town Board Meetings with Police of April 1, 1991, April 15, 1991, April 19, 1991 and April 22, 1991; and Audit and Regular Town Board meetings of April 22, 1991; and Special Town Board Meeting of April 29, 1991 are hereby approved.

Ayes: Councilmen Niel O'Sullivan, Connie O'Sullivan, McLiverty,

Swift, Supervisor Pellegrini

Noes: None

dr dr de

A LOCAL LAW AMENDING LOCAL LAW NO. 4, 1969 (CHAPTER 43 OF THE CODE OF THE TURN OF GRANGETOWN ENTITLED "ZONING")

Be it enacted by the Town Board of the Town of Orangetown that Local Law No. 4, 1969 (Chapter 43 of the Code of the Town of Orangetown entitled "Zoning") and specifically \$2.2 (Zoning Map) is amended as follows:

1. That the property described as follows in the hambet of Tappan, New York, presently included in a R-L5 zone is hereby changed from R-15 to zone R-40:

ALL that certain lot, piece or parcel of land, situate, lying and being in the Hamlet of Tappan, Town of Orangetown, County of Rockland and State of New York, as shown on a map of property of Estate of Peter McGillicuddy, Borough of Old Tappan and Northvale, Bergen County and State of New Jersey, and Tappan, Rockland County and State of New York, compiled by William A. YUDA . C. E. Palisades, New York, September 23, 1947, showing premises on Old Tappan Road, bounded and described as follows, viz:-

BEGINNING at the center line of Old Tappan Road and extending north 9 degrees 25 minutes east 1588.05 feet more or less to land of Spring Valley Water works and Supply Company, thence south 8d degrees 55 minutes west 903.75 feet more or less to the lands of the United States of America, thence in a southerly line 3 degrees 30 minutes west 396.86 iner nore or less to a point thence in a westerly direction south 69 degrees 15 minutes west 260.5 feet more or less to a point continuing in a westerly direction south 77 degrees 23 minutes west 540 feet more or less to the New York-New Jersey State line, thence extending in a south easterly direction along the New York-New Jersey State line 1490 feet . more or less, thence extending in a-southerly direction 20 feet more or less to the center line of Old Tappan Road, thence in an easterly direction along the center line of Old Tappan Road 350 feet more or less to the point or place of beşinning.

Excepting all that lot piece or parcel of land beginning at a point on the northerly side of Old Tappan hadd approximately 360 feet west of the point or place of beginning, thence running in a northerly direction 470 feet more or less, to a point and thence westerly 185 feet more or less to a point and thence southerly 330 feet more or less to the New York-New Jersey State line thence southeasterly along said line, 230 feet more or less, to the point or place of beginning.

SUBJECT to easement for sanitary sewer owned by the State of New York, which said easement is recorded in the office of the County Clerk of Rockland County in liber 323 of Deeds at page 127.

SUBJECT to such a state of facts as an accurate survey would disclose.

BEING a portion of premises owned by the Estate of Henry Mc Gillicuddy deceased, and by Peter Mc Gillicuddy who died seized and possessed a 50% interest, leaving a last Hill and Testament which was duly admitted to probate by the Surrogate of the County of Rockland, all the grantors herein peing residuary legatees of said Peter F. Mc Gillicuddy, with the exception of Katherine F. Mc Gillicuddy.

- 2. Pending Planning Board Applications. All existing subdivision applications which are currently pending before the Orangetown Planning Board prior to the effective date herein shall continue in full force and effect, and all boards of the Town of Orangetown may process said subdivision applications which may be pending pursuant to the local law as it existed that the time said application was made without this local law amendment having effect as to the change from R-15 to R-40.
- 3. This local law shall take effect upon publishing, posting and upon filing a copy with the Secretary of State as required by law.

EXHIBIT F

Short Environmental Assessment Form Part 1 - Project Information

Instructions for Completing

Part 1 - Project Information. The applicant or project sponsor is responsible for the completion of Part 1. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification. Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

Part 1 - Project and Sponsor Information SAMI MUHAMETAJ				
Name of Action or Project: 70 Hickory Hill Road Zone Change				
Project Location (describe, and attach a location map): 70 Hickory Hill Road, Tappan, New York, 10983				
Brief Description of Proposed Action: Pelition requesting the rezoning of the above described parcel from a mixed R-40 and	R-15 zone,	, to R-15 zone.		
		٠,		
Name of Applicant or Sponsor:	Telepho	ne: 845-429-9323		
Dwight D. Joyce, Attorney at Law	E-Mail:	office@dwlghtjoycelaw	y.com	
Address: 2 Joyce Plaza				
City/PO; Stony Polnt	N	State: ew York	Zip Code; 10980	-
1. Does the proposed action only involve the legislative adoption of a plan, leadministrative rule, or regulation?	ocal law,	ordinance,	NO	YES
If Yes, attach a narrative description of the intent of the proposed action and may be affected in the municipality and proceed to Part 2. If no, continue to	the enviro	onmental resources t 2.	that	800
2. Does the proposed action require a permit, approval or funding from any	other gove	ernmental Agency?	NO	YES
If Yes, list agency(s) name and permit or approval:			V	
3.a. Total acreage of the site of the proposed action? b. Total acreage to be physically disturbed? c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?	0	acres acres	·	
4. Check all land uses that occur on, adjoining and near the proposed action. ☐ Urban ☐ Rural (non-agriculture) ☐ Industrial ☑ Comm ☐ Forest ☐ Agriculture ☐ Aquatic ☐ Other (☐ Parkland ☐ Parkland ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	ercial 🗹	Residential (suburt	ban)	

5. Is the proposed action,	YES	N/A
a. A permitted use under the zoning regulations?	1	
b. Consistent with the adopted comprehensive plan?		╁┋╡
6. Is the proposed action consistent with the predominant character of the existing built or natural	NO	YES
landscape?		V
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental Area?	NO	YES
If Yes, identify:	V	
8. a. Will the proposed action result in a substantial increase in traffic above present levels?	NO	YES
		TES
b. Are public transportation service(s) available at or near the site of the proposed action?		
c. Are any pedestrian accommodations or bicycle routes available on or near site of the proposed action?	計	
9. Does the proposed action meet or exceed the state energy code requirements?	NO	YES
If the proposed action will exceed requirements, describe design features and technologies:	[]	
		6
10. Will the proposed action connect to an existing public/private water supply?	NO	YES
If No, describe method for providing potable water:	ļ	l
		90
11. Will the proposed action connect to existing wastewater utilities?	NO	YES
If No, describe method for providing wastewater treatment:		
		V
		1
12. a. Does the site contain a structure that is listed on either the State or National Register of Historic	NO	YES
Places?	NO	YES
Places? b. Is the proposed action located in an archeological sensitive area?		YES
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain	V	YES YES YES
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency?	8	
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody?	NO NO	
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency?	NO V	
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres:	NO V	
 b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that 	NO V	
 b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-successional 	NO V	
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that Shoreline Forest Agricultural/grasslands Early mid-successional Wetland Urban Suburban	NO V Apply:	YES
 b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-successional 	NO NO NO NO	
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that Shoreline Forest Agricultural/grasslands Early mid-successional Wetland Urban Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered?	NO NO NO NO NO NO V	YES U
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that Shoreline Forest Agricultural/grasslands Early mid-successional Wetland Urban Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed	NO NO NO	YES
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that Shoreline Forest Agricultural/grasslands Early mid-successional Wetland Urban Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain?	NO NO NO NO NO NO V	YES YES YES
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that Shoreline Forest Agricultural/grasslands Early mid-successional Wetland Urban Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain?	NO NO NO V	YES U
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that Shoreline Forest Agricultural/grasslands Early mid-successional Wetland Urban Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain? 17. Will the proposed action create storm water discharge, either from point or non-point sources? If Yes, a. Will storm water discharges flow to adjacent properties?	NO NO NO NO NO	YES YES YES
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-successional ☐ Wetland ☐ Urban ☑ Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain? 17. Will the proposed action create storm water discharge, either from point or non-point sources? If Yes, a. Will storm water discharges flow to adjacent properties? ☐ NO ☐ YES b. Will storm water discharges be directed to established conveyance systems (rumoff and storm drains)?	NO NO NO NO NO	YES YES YES
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that Shoreline Forest Agricultural/grasslands Early mid-successional Wetland Urban Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain? 17. Will the proposed action create storm water discharge, either from point or non-point sources? If Yes, a. Will storm water discharges flow to adjacent properties? NO YES b. Will storm water discharges be directed to established conveyance systems (rumoff and storm drains)?	NO NO NO NO NO	YES YES YES

18. Does the proposed action include construction or other activities that result in the impoundment of water or other liquids (e.g. retention pond, waste lagoon, dam)?	NO	YES
If Yes, explain purpose and size:		
	1	
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility?	NO	YES
If Yes, describe:		
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste?	NO	YES
If Yes, describe:		
TARTIPM THAT THE INCOMMENTATION		-
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE I	BEST O	F MY
Applicant/sponsor name: Dwight D. Joyce, attorney for Petitioner Date: May 15, 2017		
Signature:		



OFFICE OF THE COUNTY ATTORNEY

11 New Hempstead Road New City, New York 10956 Phone: (845) 638-5180 Fax: (845) 638-5676

> Thomas E. Humbach County Attorney

March 28, 2018

Robert V. Magrino, Town Attorney Town of Orangetown 26 Dutchhill Road Orangeburg, NY 10962

Re:

Intermunicipal Agreement between the County of Rockland

and the Town of Orangetown

Reimbursement for Packeye and Personal Radiation Detector

Training (PRD)

For training held on October 10, 2017 and October 11, 2017

Dear Mr. Magrino:

Enclosed please find a copy of the Contract for the above referenced matter that we have prepared on behalf of the County of Rockland. The contact information for the attorney assigned to this matter is listed below.

Pursuant to Executive Order No. 3 of 2015, if presently or during the pendency of the contract term, you, as a party to this contract, owe or come to owe property taxes to the County of Rockland, unless prohibited by law, the County will place into escrow any payments due under this contract until such time as the real property taxes are paid in full, or otherwise discharged or satisfied.

Please have the contract executed by Mr. Day and deliver the contract to the assigned attorney. Please note that his signature will need to be notarized. Also please provide us with a copy of the Town's resolution authorizing the contract.

The contract should be delivered to the following address:

Rockland County Department of Law Attention: Thomas Simeti, Esq. Principal Assistant County Attorney Allison-Parris County Office Building 11 New Hempstead Road New City, New York 10956

In addition, we are simultaneously sending a copy of this Contract to the department for its review and approval, and therefore, we reserve the right to make any changes to this Contract based on any comments that the respective department may have. This Contract will not be binding on the County of Rockland until such time that fully executed duplicate originals are delivered from the County of Rockland to you or your attorney.

If you have any questions, please contact the attorney assigned to this matter.

Very truly yours.

THOMAS SIMETI

Principal Assistant County Attorney [Writer's Direct Dial: 845-638-5108]

TS/dc Enclosure

2018-00499

cc: Louis Falco, III, Sheriff

Introduced by:

Hon. Aron B. Wieder, Sponsor

Hon. Aney Paul, Sponsor

Hon. Philip Soskin, Sponsor

Hon. Nancy Low-Hogan, Sponsor

Hon, Jay Hood, Jr., Sponsor

Hon. Douglas J. Jobson, Sponsor

Hon. Laurie Santulli, Sponsor

Hon. Michael M. Grant, Sponsor

Hon. Harriet D. Cornell, Sponsor

Hon, Toney L. Earl, Sponsor

Hon. Ilan S. Schoenberger, Sponsor

Hon. Lon M. Hofstein, Sponsor

Referral No. 9361 March 20, 2018

RESOLUTION NO. 132 OF 2018

AUTHORIZING INTERMUNICIPAL COOPERATION AGREEMENTS
BETWEEN THE COUNTY OF ROCKLAND AND THE TOWN OF
RAMAPO (\$3,711.92), THE TOWN OF ORANGETOWN (\$6,463.84)

AND THE TOWN OF HAVERSTRAW (\$1,791.13)

TO REIMBURSE FOR PERSONAL RADIATION DETECTOR (PRD) TRAINING
AS OUTLINED IN THE SECURING THE CITIES INITIATIVE SUPPORTED
BY THE UNITED STATES DEPARTMENT OF HOMELAND SECURITY,
STATE OF NEW YORK AND THE NEW YORK STATE POLICE,
FOR THE PERIOD OCTOBER 10, 2017 THROUGH OCTOBER 11, 2017
IN THE TOTAL AMOUNT OF \$11,966.89 AND AUTHORIZING THE EXECUTION
OF THIS AGREEMENT BY THE COUNTY EXECUTIVE
[OFFICE OF THE SHERIFF]
(\$11,966.89)

HOOD, JR./MORONEY, SOSKIN, TYER, LOW-HOGAN: UNAN.

WHEREAS, By Resolution No. 279 of 2007, the Legislature of Rockland County approved an intermunicipal cooperation agreement with the City of New York through its New York City Police Department, One Police Plaza, New York, New York 10038, for the procurement and distribution of goods (which goods shall be at no cost to the County), services and construction projects, including the receipt of equipment and training with regard to the "Securing the Cities Initiative" supported by the United States Department of Homeland Security, the State of New York and the New York State Police; and

WHEREAS, The Sheriff of Rockland County is recommending that the County Executive and the Legislature of Rockland County approve the intermunicipal agreement with the Town of Ramapo for reimbursement to the Town of Ramapo Police Department for Personal Radiation Detector (PRD) training as outlined in the Securing the Cities agreement dated March 30, 2007, for the period October 10, 2017 through October 11, 2017 in the total amount of \$3,711.92; and

WHEREAS, The Sheriff of Rockland County is recommending that the County Executive and the Legislature of Rockland County approve the intermunicipal agreement with the Town of Orangetown for reimbursement to the Town of Orangetown Police Department for Personal Radiation Detector (PRD) training as outlined in the Securing the Cities agreement dated March 30, 2007, for the period October 10, 2017 through October 11, 2017 in the total amount of \$6,463.84; and

WHEREAS, The Sheriff of Rockland County is recommending that the County Executive and the Legislature of Rockland County approve the intermunicipal agreement with the Town of Haverstraw for reimbursement to the Town of Haverstraw Police Department for Personal Radiation Detector (PRD) training as outlined in the Securing the Cities agreement dated March 30, 2007, for the period October 10, 2017 through October 11, 2017 in the total amount of \$1,791.13; and

WHEREAS, Article 5-G of the General Municipal Law authorizes municipal governments to perform together that which each government is authorized to perform individually and requires that any intermunicipal cooperation agreement be approved by each participating municipal corporation by a majority vote of the voting strength of its governing body; and

WHEREAS, Funding from the City of New York that will cover these agreements is being appropriated to Dept. 3108, line E4920 via separate resolution; and

WHEREAS, The Public Safety and Budget and Finance Committees of the Legislature have met, considered and unanimously approved this resolution; now therefore be it

RESOLVED, That the Legislature of Rockland County hereby approves the intermunicipal cooperation agreement between the County of Rockland and the Town of Ramapo for reimbursement to the Town of Ramapo Police Department for Packeye and/or Personal Radiation Detector (PRD) training as outlined in the Securing the Cities agreement dated March 30, 2007, for the period October 10, 2017 through October 11, 2017 in the total amount of \$3,711.92, and authorizes the execution of this agreement by the County Executive, subject to the approval of the County Attorney; and be it further

RESOLVED, That the Legislature of Rockland County hereby approves the intermunicipal cooperation agreement between the County of Rockland and the Town of Orangetown for reimbursement to the Town of Orangetown Police Department for Packeye and/or Personal Radiation Detector (PRD) training as outlined in the Securing the Cities agreement dated March 30, 2007, for the period October 10, 2017 through October 11, 2017 in the total amount of \$6,463.84, and authorizes the execution of this agreement by the County Executive, subject to the approval of the County Attorney; and be it further

RESOLVED, That the Legislature of Rockland County hereby approves the intermunicipal cooperation agreement between the County of Rockland and the Town of Haverstraw for reimbursement to the Town of Haverstraw Police Department for Packeye and/or Personal Radiation Detector (PRD) training as outlined in the Securing the Cities agreement dated March 30, 2007, for the period October 10, 2017 through October 11, 2017 in the total amount of \$1,791.13, and authorizes the execution of this agreement by the County Executive, subject to the approval of the County Attorney; and be it further

RESOLVED, That funding from the City of New York that will cover these agreements is being appropriated to Dept. 3108, line E4920 via separate resolution.

TS:dc 2018-00498 2-20-18 3-14-18 dc 3/15/18, 3/22/18/dmg

Federal Tax ID # 13-6007311

INTERMUNICIPAL AGREEMENT

TOWN OF ORANGETOWN

Reimbursement of Law Enforcement for Packeye and Personal Radiation Detector (PRD) Training

THIS AGREEMENT made the day of ______, 2018, by and between the COUNTY OF ROCKLAND, a municipal corporation of the State of New York, having its principal office at 11 New Hempstead Road, New City, New York 10956, hereinafter referred to as "COUNTY," and the TOWN OF ORANGETOWN, a municipal corporation of the State of New York, having its principal office at Town Hall, 26 Dutchhill Road, Orangeburg, NY 10962, hereinafter referred to as "MUNICIPALITY," in the following manner:

WITNESSETH:

WHEREAS, the COUNTY wishes to financially assist the MUNICIPALITY in its law enforcement and make a disbursement of grant funds from the LETPP and SHSP grants to MUNICIPALITY for law enforcement purposes only, and

WHEREAS, the Rockland County Charter, Article III, Section 3.02(u) authorizes the County Executive to execute this agreement, and

WHEREAS, the Legislature of Rockland County has provided funds for this agreement in in Resolution No. 132 of 2018 for the professional services of MUNICIPALITY for the period hereinafter stated,

NOW THEREFORE, the parties hereto, in consideration of the covenants, agreements, terms and conditions herein contained, do agree as follows:

- 1. <u>SERVICES</u>: The MUNICIPALITY shall use such funds for reimbursement of law enforcement overtime for Packeye and Personal Radiation Detector (PRD) training per Schedule A.
- 2. <u>TERM</u>: The professional services rendered and performed by the MUNICIPALITY under this agreement shall commence October 10, 2017 and terminate October 11, 2017.
- 3. <u>PAYMENT</u>: The COUNTY agrees to pay MUNICIPALITY and MUNICIPALITY agrees to accept a sum not to exceed SIX THOUSAND FOUR HUNDRED SIXTY-THREE AND 84/100 (\$6,463.84) DOLLARS. MUNICIPALITY agrees that the aforesaid sum shall be solely and exclusively used for the purpose of reimbursement of law enforcement for Packeye and Personal Radiation Detector (PRD) training.
- 4a. INDEMNIFY AND HOLD HARMLESS: The MUNICIPALITY agrees to defend, indemnify and hold harmless COUNTY and its respective officers, employees and agents from and against all claims, actions and suits and will defend the COUNTY and its respective officers.

employees and agents, at its own cost and at no cost to the COUNTY, in any suit, action or claim, including appeals, for personal injury to, or death of, any person, or loss or damage to property arising out of, or resulting from, the negligent activities or omissions of MUNICIPALITY. These indemnification provisions are for the protection of the COUNTY and its respective officers, employees and agents only and shall not establish, of themselves, any liability to third parties. The provisions of this section shall survive the termination of this agreement.

- 4b. The COUNTY agrees to defend, indemnify and hold harmless MUNICIPALITY and its respective officers, employees and agents from and against all claims, actions and suits and will defend the MUNICIPALITY and its respective officers, employees and agents, at its own cost and at no cost to the MUNICIPALITY, in any suit, action or claim, including appeals, for personal injury to, or death of, any person, or loss or damage to property arising out of, or resulting from, the negligent activities or omissions of COUNTY. These indemnification provisions are for the protection of the MUNICIPALITY and its respective officers, employees and agents only and shall not establish, of themselves, any liability to third parties. The provisions of this section shall survive the termination of this agreement.
- 5. LIABILITY ONLY FOR MONIES BUDGETED: This agreement shall be deemed executory to the extent that the monies appropriated in the current budget of COUNTY for the purposes of this agreement and no liability shall be incurred by COUNTY, or any department, beyond the monies budgeted and available for this purpose. The agreement is not a general obligation of the COUNTY. Neither the full faith and credit nor the taxing power of the COUNTY is pledged to the payment of any amount due or to become due under this agreement. It is understood that neither this agreement nor any representation by any COUNTY employee or officer creates any obligation to appropriate or make monies available for the purpose of the agreement. This agreement shall not be effective unless the monies to be paid hereunder by the COUNTY are appropriated in the County budget. The COUNTY agrees that it shall not direct the police officers assigned to the Rockland County Narcotics Task Force to work any overtime hours in excess of the amount budgeted by the MUNICIPALITY without the prior consent of the MUNICIPALITY.
- 6. <u>NO ASSIGNMENT</u>: The MUNICIPALITY shall not assign, sublet or transfer or otherwise dispose of its interest in this agreement without the prior written consent of the COUNTY.
- 7. <u>LAWS OF THE STATE OF NEW YORK</u>: This agreement shall be governed by the Laws of the State of New York and the venue of any litigation shall be Rockland County.
- 8. <u>LABOR LAW AND EXECUTIVE LAW</u>: The MUNICIPALITY shall comply with all of the provisions of the Labor Law of the State of New York including, but not limited to, prevailing wage provisions, if required by law, and with Article 15 of the Executive Law of the State of New York relating to unlawful discriminatory practices insofar as the provisions are applicable to the work and/or services to be performed under this agreement.
- 9. <u>LOCAL LAWS AND RESOLUTIONS</u>: The MUNICIPALITY shall comply with all local laws and resolutions of the Legislature of Rockland County, including, but not limited to, filing of Disclosure Statements and Affirmative Action Plans, if required by law or resolution.
- 10. COMPLY WITH AMERICANS WITH DISABILITIES ACT OF 1990: The MUNICIPALITY agrees to comply with the provisions of the Americans With Disabilities Act of 1990 (ADA) prohibiting discrimination on the basis of disability with regard to employment policies and procedures, structural and program accessibility, transportation and telecommunications.

- 11. <u>TERMINATION/AMENDMENT</u>: This agreement may be terminated or amended on at least thirty (30) days written notice by **COUNTY**. In the event of early termination, the **COUNTY** agrees to pay the **MUNICIPALITY** for work performed up to the date of termination, subject to the not to exceed amount set forth in Paragraph 3 of this agreement.
- 12. IRAN DIVESTMENT ACT: CONTRACTOR and its employees, agents, servants, subcontractors and/or assignees agree to comply with the Iran Divestment Act of 2012 (the "Act"), as set forth in N.Y. State Finance Law § 165-a and N.Y. General Municipal Law § 103-g, both effective April 12, 2012, which requires bidders to certify that they do not invest in the Iranian energy sector when they bid on state or local government contracts. As set forth in the Act, a person engages in investment activities in Iran if: (a) the person provides goods or services of twenty million dollars or more in the energy sector of Iran including, but not limited to, providing oil or liquefied natural gas tankers or products used to construct or maintain pipelines used to transport oil or liquefied natural gas for the energy sector of Iran or (b) the person is a financial institution that extends twenty million dollars or more in credit to another person for forty-five days or more for the purposes of providing goods or services in the energy sector in Iran.
- 13. <u>ENTIRE AGREEMENT/NO MODIFICATION</u>: This agreement constitutes the entire agreement between the parties and supersedes all prior negotiations, representations or agreements either oral or written. It may not be modified, except by a writing signed by the parties.
- 14. <u>EXECUTION</u>: This Agreement may be signed in counterparts. Facsimile and electronic signatures are acceptable, where the original follows within ten (10) days. Failure to timely provide original signatures will be a ground for termination by COUNTY.
- 15. RECORD KEEPING AND AUDIT: The Contractor shall maintain records of all its financial transactions, including all expenses and disbursements, and all other documentation and communications which relate to this agreement or the performance of its obligations. Financial records shall be kept in accordance with GAAP (Generally Accepted Accounting Practices) and/or COUNTY record-keeping requirements, and each transaction shall be documented. Any such records shall be made available to COUNTY for inspection or audit upon demand. No compensation or fee for services will be due to Contractor unless or until any financial statements demanded by the required by the Rockland County Department of Finance have been provided, or such other documents or information required to be produced by the County are provided. This term shall survive the cancellation, termination or expiration of this agreement, or the date of the last payment tendered, whichever occurs latest, by six years.

This space intentionally left blank

IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and year first written.

OFFICE OF THE SHERIFF	TOWN OF ORANGETOWN
By: LOUIS FALCO III Sheriff	By: CHRISTOPHER DAY Supervisor
Dated:	Dated:
DEPARTMENT OF LAW Approved for signature of County Executive	
By: THOMAS SIMETI Principal Assistant County Attorney	
Dated:	
COUNTY OF ROCKLAND	
By:EDWIN J. DAY County Executive	
Dated:	
2018-00499	

STATE OF NEW YORK) ss.:
COUNTY OF ROCKLAND)
On theday of, 2018, before me came EDWIN J. DAY , to me known, being duly sworn by me, did depose and say that he is the County Executive of Rockland County, a municipal corporation; his office address is 11 New Hempstead Road, New City, New York, and he executed the foregoing instrument on behalf of the County of Rockland.
NOTARY PUBLIC
ATTESTATION:
As Clerk to the Legislature, I hereby attest that I know the seal of the Legislature of Rockland County, and that the seal affixed to this instrument is such seal.
LAURENCE O. TOOLE Clerk to the Legislature
STATE OF NEW YORK)) ss.: COUNTY OF ROCKLAND)
On the day of, 2018, before me came Christopher Day, to me known, being duly sworn by me, did depose and say that he is the Supervisor of the Town of Orangetown, a municipal corporation; her office address is 26 Dutchhill Road, Orangeburg, New York, and he executed the foregoing instrument on behalf of the Town of Orangetown.
Notary Public

STC Training Invoice

Rockland County Sheriff's Office

Date:

Invoice #:

To:

New York City Police Department

Counterterrorism Bureau

Securing the Cities Program

1 Police Plaza, Room 1109

New York, New York 10038

(646) 610 - 6169

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10/10/2017	PRD	Heim, John	Trainee	РО	\$	85,77	8	\$ 686.16
10/10/2017	PRD	Warren, Michael	Trainee	PO	\$	85.77	8	\$ 686.16
10/10/2017	PRD	Durney, Mark	Trainee	РО	\$	56.01	8	\$ 448,08
10/10/2017	PRD	Curran, Shane	Trainee	PO	\$	56.01	8	\$ 448.08
10/10/2017	PRD	Eirand, Ryan	Trainee	РО	8	42.57	8	\$ 340.56
10/11/2017	Packeye	Vega, Kirk	Trainee	SGT	\$	102.68	8	\$ 821.44
10/11/2017	Packeye	Costello, Dan	Crainee	SGT	\$	108.99	8	\$ 871.92
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^{*} If you are billing for a backfill position, name of Trainee or Trainer being backfilled must be provided.

I hereby certify that the information contained in the attached invoice is accurate and correct to the best of my knowledge.

Make all checks payable to:

Rockland County Commissioner of Finance

Please mail check to: Rockland County Sheriff's Office 55 New Hempstead Rd. New City, NY 10956 ATTN: Det. Sgt. Joseph Guidice

For any inquiries regarding this invoice, please contact:

Det. Sgt. Joseph Guidice 845-638-5537guidice@rcpin.net



STATE OF NEW YORK EXECUTIVE DEPARTMENT OFFICE OF GENERAL SERVICES

NEW YORK STATE PROCUREMENT SERVICES PIGGYBACK CONTRACT FOR GPS TELEMATICS AND RELATED SERVICES

New York State Contract #	PT66910
Master Contract #	GS-07F-5559R

THIS CONTRACT for establishment of a "piggyback" contract is made between the People of the State of New York, acting by and through the Commissioner of the Office of General Services (hereinafter "State" or "OGS") whose principal place of business is the 41st Floor, Corning Tower, The Governor Nelson A. Rockefeller Empire State Plaza, Albany, New York 12242, pursuant to authority granted under New York State Finance Law §163(10)(e), and Networkfleet, Inc. (hereinafter "Contractor" or "Vendor" or "Offerer"), with its principal place of business at 6363 Greenwich Drive, Suite, San Diego, CA 92122. OGS and Contractor are hereby individually referred to as a "Party" and collectively referred to as "Parties".

Whereas, in accordance with New York State Finance Law §163(10)(e), the Commissioner of OGS (hereinafter "Commissioner") may authorize purchases required by New York State agencies or other authorized purchasers by approving the use of a contract let by any department, agency or instrumentality of the United States government and/or any department, agency, office, political subdivision or instrumentality of any state or states (hereinafter "Issuing Agency");

Whereas, OGS New York State Procurement Services (hereinafter "Procurement Services"), on behalf of the Commissioner, finds it necessary and desirable to enter into such a contract (hereinafter "Piggyback Contract" or "Contract"), with Contractor for the purchase of specified products or services under the terms and conditions established pursuant to GS-07F-5559R (hereinafter "Master Contract"); and

Whereas, OGS provided notification of its intention to enter into a single source contract with Contractor by placing a notice in the May 13, 2015 edition of the New York State Contract Reporter.

Therefore, by completing and signing this Piggyback Contract, Contractor is willing and able to enter into a contract and authorizes OGS to process the Piggyback Contract and provide notification regarding the availability of this Piggyback Contract.

1. PIGGYBACK CONTRACT SCOPE

This document sets forth the terms and conditions governing acquisitions under this Piggyback Contract for use by Authorized Users. All the terms, conditions, covenants and representations contained herein and in the Master Contract, except as modified by this Piggyback Contract, are hereby incorporated by reference and deemed to be a part of this Piggyback Contract as if fully set forth at length herein. The terms and conditions of this Piggyback Contract shall supersede any conflicting terms and conditions set forth in the Master Contract.

The Master Contract is expressly amended as noted in Section 4, Merger of Appendices/Conflict of Clauses, below.

2. TERM

The term of this Piggyback Contract shall be the last date of execution by the Parties through December 31, 2019.

3. CENTRALIZED CONTRACT MODIFICATIONS

- A. OGS, an Authorized User, or the Contractor may suggest modifications to the Centralized Contract or its Appendices. Except as specifically provided herein, modifications to the terms and conditions set forth herein may only be made with mutual written agreement of the Parties. Modifications may take the form of an update or an amendment. "Updates" are changes that do not require a change to the established Centralized Contract terms and conditions. A request to add new products at the same or better price level is an example of an update. "Amendments" are any changes that are not specifically covered by the terms and conditions of the Centralized Contract, but inclusion is found to be in the best interest of the State. A request to change a contractual term and condition is an example of an amendment.
- B. Updates to the Centralized Contract and the Appendices may be made in accordance with the contractual terms and conditions to incorporate new products or services, make price level revisions, delete products or services, or to make such other updates to the established Centralized Contract terms and conditions, not resulting in a change to such terms and conditions, which are deemed to be in the best interest of the State.
- C. OGS reserves the right to consider modifications which are not specifically covered by the terms of the Centralized Contract, but are judged to be in the best interest of the State. Such modifications are deemed amendments to the Centralized Contract and may require negotiations between Contractor and OGS before execution.
- D. All modifications proposed by Contractor, shall be processed in accordance with Appendix C, Contract Modification Procedure. The Contractor shall submit all requests in the form and format contained in Appendix C, Contract Modification Procedure.

The form contained within Appendix C is subject to change at the sole discretion of OGS.

E. Modifications proposed by OGS or an Authorized User, including updates and amendments, shall be processed in accordance with the terms of the Centralized Contract and Appendix B, §28.

4. MERGER OF APPENDICES/CONFLICT OF CLAUSES

This Piggyback Contract shall incorporate the following appendices as if set forth herein at length:

- I. Appendix A, Standard Clauses for NYS Contracts
- II. Appendix B, OGS General Specifications
- III. Appendix C, Contract Modification Procedure
- IV. Appendix D, The Networkfleet Installation Program Policy & Procedure (May 2014)
- V. Appendix E, Networkfleet Warranty Policy

Only documents expressly enumerated below shall be deemed a part of this Piggyback Contract, and references contained in those documents to additional Contractor documents not enumerated below shall be of no force and effect. Conflicts between these documents shall be resolved in the following descending order of precedence.

- VI. Appendix A, Standard Clauses for NYS Contracts
- VII. Piggyback Contract (This Document), including Appendix D, Networkfleet Installation Program Policy & Procedure (May 2014), and Appendix E, Networkfleet Warranty Policy
- VIII. Appendix B, OGS General Specifications
- IX. Appendix C, Contract Modification Procedure
- X. Resultant Purchase Orders
- XI. Master Contract, GS-07F-5559R

5. APPENDIX B (JUNE 2014) AMENDMENTS

Appendix B, Clause 17 (Pricing), Subsection b (Net Pricing) is hereby deleted and replaced with the following:

17. PRICING

b. Net Pricing

Unless otherwise required by the Bid Specifications, prices shall be net, not including transportation, customs, tariff, delivery and other charges.

Appendix B, Clause 17 (Pricing), Subsection f (Best Pricing Offer) is hereby deleted in its entirety:

Appendix B, Clause 20 (Procurement Card), is hereby deleted and replaced with the following:

20. PROCUREMENT CARD

The State has entered into an agreement for purchasing card services. The Purchasing Card enables Authorized Users to make authorized purchases directly from a Contractor without processing Purchase Orders or Purchase Authorizations. Authorized Users must provide documentation which details the content and quantity of the order and identifies Piggy Back Contract PT66910 as the contract vehicle. Purchasing Cards are issued to selected employees authorized to purchase for the Authorized User and having direct contact with Contractors. Cardholders can make purchases directly from any Contractor that accepts the Purchasing Card. Should an Authorized User elect to use a Purchasing Card, that Purchasing Card shall be the only allowable payment method associated with the Authorized User's account.

Appendix B, Clause 27 (*Participation in Centralized Contracts*), Subsection e (*Contract Migration*) is hereby deleted and replaced with the following:

27. PARTICIPATION IN CENTRALIZED CONTRACTS

e. Contract Migration

Authorized Users holding individual Contracts with a Contractor at the time that Contractor is awarded a Centralized Contract for the same Products or services shall be permitted to migrate to that Centralized Contract effective with its commencement date. This Contract migration opportunity is restricted exclusively to existing individual Authorized User Contracts which contain hardware and/or services as offered under this Contract. Individual Authorized User Contracts which contain bundle procurements or any other procurement option not identified in this Contract Price Schedule are not eligible for migration prior to the termination of the Period of Performance on the existing individual Contract.

Appendix B, Clause 35 (Shipping / Receipt of Product), Subsection b (Shipping Charges) is hereby deleted and replaced with the following:

35. SHIPPING/RECEIPT OF PRODUCT

b. Shipping Charges

Unless otherwise stated in the Bid Specifications, all deliveries shall be deemed to be freight on board (F.O.B.) Origin. Unless otherwise agreed, items purchased at a price F.O.B. Origin shall not relieve the Contractor from responsibility for safe and proper delivery notwithstanding the Authorized User's payment of transportation charges.

Appendix B, Clause 36 (Title and Risk of Loss), is hereby deleted and replaced with the following:

36. TITLE AND RISK OF LOSS

Notwithstanding the form of shipment, title or other property interest, risk of loss shall not pass from the Contractor to the Authorized User until the Products have been received, inspected and accepted by the receiving entity. Acceptance shall occur within ten calendar days from receipt. Mere acknowledgment by Authorized User personnel of the delivery or receipt of goods (e.g., signed bill of lading) shall not be deemed or construed as acceptance of the Products received. Any delivery of Product that is substandard or does not comply with the Bid Specifications or Contract terms and conditions, may be rejected. Absence of notification of acceptance or rejection by Authorized User within ten (10) calendar days will serve as acceptance for goods and services.

Appendix B, Clause 39 (Rejected Product), is hereby deleted and replaced with the following:

39. REJECTED PRODUCT

When Product is rejected, it must be removed by the Contractor from the premises of the Authorized User within ten calendar days of notification of rejection by the Authorized User or other timeframe mutually agreed upon by Authorized

User and Contractor. Upon notification of rejection, risk of loss of rejected or non-conforming Product shall remain with Contractor. Rejected items not removed by the Contractor within ten calendar days of notification or the aforementioned mutually agreed upon time frame shall be regarded as abandoned by the Contractor, and the Authorized User shall have the right to dispose of Product as its own property. The Contractor shall promptly reimburse the Authorized User for commercially reasonable costs and expenses incurred in storage or effecting removal or disposition after the tencalendar-day period or the aforementioned mutually agreed upon time frame.

Appendix B, Clause 40 (*Installation*), is hereby deleted and replaced with Appendix D, *The Verizon Networkfleet telematics solution, Installation Program Policy & Procedure (May 2014)*.

Appendix B, Clause 56 (Security), is hereby deleted and replaced with the following:

56. SECURITY

Contractor warrants, covenants and represents that it will comply fully with all security procedures of the Authorized User(s) in performance of the Contract including but not limited to physical, facility, documentary and cyber security rules, procedures and protocols as set forth in the Purchase Order in accordance with Section 7.2, Security Procedures, of the Piggyback Contract PT 66910.

Appendix B, Clause 59 (Warranties), is hereby deleted and replaced with Appendix E, Networkfleet Warranty Policy.

Appendix B, Clause 63 (Limitation of Liability), is hereby deleted and replaced with the following:

63. LIMITATION OF LIABILITY

Except as otherwise set forth in the Indemnification clause and the Indemnification Relating to Third Party Rights clause, the limit of liability shall be as follows:

- a. Contractor's liability for any claim, loss or liability arising out of, or connected with the Products provided, and whether based upon default, or other liability such as breach of contract, warranty, negligence, misrepresentation or otherwise, shall in no case exceed direct damages in an amount equal to the charges specified in the Purchase Order for the Products and services, or parts thereof forming the basis of the Authorized User's claim (said amount not to exceed a total of twelve (12) months charges payable under the applicable Purchase Order).
- b. The Authorized User may retain such monies from any amount due Contractor as may be necessary to satisfy any claim for damages, costs and the like asserted against the Authorized User unless Contractor at the time of the presentation of claim shall demonstrate to the Authorized User's satisfaction that sufficient monies are set aside by the Contractor in the form of a bond or through insurance coverage to cover associated damages and other costs.
- c. Notwithstanding the above, neither the Contractor nor the Authorized User shall be liable for any consequential, indirect or special damages of any kind which arise from such performance, including, without limitation, damages resulting from loss of use or loss of profit by the Authorized User, the Contractor, or by others.

Appendix B, Clause 64 (*Disputes*), is hereby deleted and replaced with the following:

64. Disputes

It is the policy of the Office of General Services' Procurement Services to provide vendors with an opportunity to administratively resolve disputes, complaints or inquiries related to Procurement Services bid solicitations, contract awards and contract administration. Procurement Services encourages vendors to seek resolution of disputes through consultation with Procurement Services staff. All such matters shall be accorded impartial and timely consideration. Interested parties may also file formal written disputes. A copy of Procurement Services' Dispute Resolution Procedures for Vendors may be obtained by contacting the person shown on the front of this Invitation for Bids or through the OGS Website at: http://nyspro.ogs.ny.gov/content/dispute-resolution-procedures. OGS reserves the right to change the procedures set forth in Procurement Services' Dispute Resolution Procedures for Vendors, in non-material and substantive ways without seeking a contract amendment.

Appendix B, Clause 65 (Software License Grant), is hereby deleted in its entirety.

Appendix B, Clause 66 (Product Acceptance), is hereby deleted in its entirety.

Appendix B, Clause 67 (Audit of Licensed Product Usage), is hereby deleted in its entirety.

Appendix B, Clause 68 (Ownership / Title to Project Deliverables), is hereby deleted in its entirety.

Appendix B, Clause 69 (Proof of License), is hereby deleted in its entirety.

Appendix B, Clause 70 (Product Version), is hereby deleted in its entirety.

Appendix B, Clause 71 (Changes to Product or Service Offerings), is hereby deleted in its entirety.

Appendix B, Clause 72 (No Hardstop / Passive License Monitoring), is hereby deleted in its entirety.

Appendix B, Clause 73 (Source Code Escrow for Licensed Product), is hereby deleted in its entirety.

6. APPLICABLE LAW

This Piggyback Contract shall be governed by and construed in accordance with the laws of the State of New York. Any claims or actions brought by Contractor against the State for monetary damages shall be brought in the New York State Court of Claims. See Section 14, *Governing Law*, in Appendix A.

7. AUTHORIZED USERS

This Piggyback Contract is for use by Authorized Users, which includes, but is not limited to, New York State agencies, political subdivisions, local governments, public authorities, public school and fire districts, public and nonprofit libraries, and certain other nonpublic/nonprofit organizations. See Appendix B, Section 2(b), *Definitions*.

Upon request, all eligible non-State agencies must furnish the Contractor with the proper tax exemption certificates and documentation certifying eligibility to use State contracts. Questions regarding an organization's eligibility to purchase from New York State contracts may also be directed to OGS Procurement Services Customer Services at 518-474-6717 or at customer.services@ogs.ny.gov.

7.1. CONTRACTOR DATA CENTER LOCATIONS:

At the beginning of this Contract, Contractor and OGS agree that the Authorized User's Data will be housed in the contractor's production data center at 5771 Copley Drive, San Diego, CA with a disaster recovery data center backup at 615 N. 48th Street, Phoenix, AZ. Should the business need arise, the Contractor agrees to follow standard industry practice in selecting future data center locations. Contractor agrees that the data center(s) hosting the Authorized User Data shall not be co-located within the same state. In the event of a data center location change, Contractor shall give written notice in accordance with § 8, Notices, sixty (60) Business Days of such change. Contractor agrees that under no circumstances shall the data center(s) hosting the Authorized User Data be located outside the continental United States

7.2 SECURITY PROCEDURES

Should Authorized User have specific Security Procedures to which Contractor shall be responsible for compliance, a detailed written description of the Security Procedures and the Contractor specific obligations derived from the requirement must be submitted to Contractor's Contract Compliance Team, nwfcontractcompliance@verizon.com for review and determination of acceptability no later than twenty (20) business days prior to the anticipated date of Order Award. Contractor shall provide written notice of acceptance determination to Authorized User upon completion of review.

Any order which includes Authorized User specific Security Procedures will require a copy of Contractor's Contract Compliance Department written approval to be included with the submittal of the Order. Any Orders with Security Procedures included which do not include evidence of Contractor's Contract Compliance written approval will not be processed and will be returned to the Authorized User.

8. NOTICES

All notices, demands, designations, certifications, requests, reports, offers, consents, approvals and other instruments given pursuant to this Piggyback Contract shall be in writing and shall be validly given when mailed by registered, certified or overnight mail, or hand delivered and, (i) if to the State, addressed to the State at its address identified as indicated below, or (ii) if to the Contractor, addressed to Contract Administrator below: A Party may, from time to time, specify any address in the United States as its address for purposes of notices under this Piggyback Contract by giving fifteen (15)

days written notice to the other Party. The Parties mutually agree to designate individuals in their respective organizations for purposes of receiving notice pursuant to this Piggyback Contract. The representatives for the State and the Contractor will be identified, and updated, on the Contract Award Notification page associated with this Piggyback Contract.

Written notice of any alleged breach by one party to the other shall provide specific facts, circumstances and grounds upon which the breach is being declared.

TO STATE:

Michelle St. Jock

New York State Office of General Services

Procurement Services

Corning Tower Building, 38th Floor

Empire State Plaza

Albany, New York 12242

Telephone: (518) 474-3922

E-Mail: michelle.stjock@ogs.ny.gov

TO CONTRACTOR:

NWF Contract Compliance C/O Lauryn Crosby

Networkfleet

6363 Greenwich Dr., Ste. 200

San Diego, CA 92123

Telephone: (858) 768-7172

E-Mail: nWFContractCompliance@verizon.com

9. PROCESSING CONTRACT PAYMENTS

The Contractor acknowledges that a contract payment cannot be processed by an Authorized User until the contract Products have been delivered and accepted.

10. CONTRACT BILLINGS AND PAYMENTS

Appendix B, Section 49, Contract Invoicing, applies to this Piggyback Contract.

11. PAYMENTS OF INTEREST

Appendix B, Section 51, Prompt Payments, applies to this Piggyback Contract.

The Federal Prompt Payment Law (or any other law governing payment terms incorporated in the Master Contract) does not apply to the Piggyback Contract regardless of customer.

12. REPORT OF CONTRACT PURCHASES

Contractor agrees it shall furnish a report of purchases made from this Piggyback Contract by the fifteenth of the month following the end of each six-month period. The State reserves the right to seek alternate data and reporting elements and will work with Contractor if necessary to change. The report shall be in the following format:

Purchaser Name	Product or Catalog Number	Product/ Service Description	Service Duration (m/yy-m/yy)	Total Quantity Shipped	Total \$ Value (List)	Total \$ Value (Invoiced)
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The report is to be submitted to OGS in accordance with the notice provisions of this Piggyback Contract and shall reference the Group Number, New York State Contract Number, sales period, and Contractor's name.

Failure to submit the required report may constitute breach of this Piggyback Contract.

13. PRICE AND DISCOUNT

I. MINIMUM ORDER

If the Master Contract contains minimum order quantities or values, Contractor may elect to honor orders for less than the minimum order. For all orders less than the minimum order, at the Contractor's option, shipping costs from the shipping point may be added to invoice with a copy of the freight bill. Orders are to be shipped on an F.O.B. Origin basis. All such orders must be shipped by the most economical method for the proper delivery of the product unless special instructions are stated on the order by the Authorized User.

II. PRICE AND DISCOUNTS

Price shall be as provided in the Master Contract, which is available on the GSA website: https://www.gsaadvantage.gov/ref_text/GS07F5559R/0NUDON.33P4Q3_GS-07F-5559R_GS07F5559R.PDF Price shall be F.O.B. Origin with delivery at any point in New York State. Any prompt payment terms (cash discounts) or quantity (volume) discounts which are included in the Master Contract will also be included in this Piggyback Contract.

14. OVERLAPPING CONTRACT ITEMS

Products/services available under this Piggyback Contract may also be available from other New York State contracts. Authorized Users will be advised to select the most cost effective procurement alternative that meets their program requirements, and to document the basis for this selection in the procurement record.

15. CONTRACTOR'S INSURANCE REQUIREMENTS

The Contractor shall procure at its sole cost and expense, prior to this Piggyback Contract taking effect, and shall maintain in force at all times during the term of this Piggyback Contract, policies of insurance as herein below set forth, written by companies licensed or authorized by the New York State Department of Financial Services to issue insurance in the State of New York with an A.M. Best Company rating of "A-" Class "VII" or better. If during the term of the policy, a carrier's rating falls below "A-" Class "VII," the insurance must be replaced no later than the renewal date of the policy with an insurer licensed or authorized by the New York State Department of Financial Services to issue insurance in the State of New York and rated at least "A-" Class "VII" in the most recently published Best's Insurance Report.

The Contractor shall deliver to OGS evidence of the coverage required by this Section in a form that is acceptable to OGS (i.e., a certificate of insurance that is promulgated by the insurer issuing the policy reference in the certificate of insurance

(i.e., a certificate of insurance that is promulgated by the insurer issuing the policy reference in the certificate of insurance or a standard certificate of insurance form issued by an industry standard-setting organization and approved for use by the Superintendent of the New York State Department of Financial Services or any other form approved for use by the Superintendent of the New York State Department of Financial Services or other documentation as agreed to by the parties). These policies must be written in accordance with the requirements of the paragraphs below, as applicable. Acceptance and/or approval by OGS does not and shall not be construed to relieve Contractor of any obligations, responsibilities or liabilities under this Piggyback Contract.

- I. General Conditions Applicable to Insurance. All policies of insurance required by this Piggyback Contract must meet the following requirements:
 - A. **Coverage Types and Policy Limits.** The types of coverage and policy limits required from the Contractor are specified in Paragraph II Insurance Requirements below.
 - B. **Policy Forms.** Except as may be otherwise specifically provided herein or agreed to in writing by OGS, policies must be written on an occurrence basis.
 - C. Evidence of Insurance (Certificates, Amendatory Endorsements and other documentation as agreed to by the parties). Contractor shall provide OGS with a Certificate or Certificates of Insurance and all required endorsements and other documentation as agreed to by the parties, in a form satisfactory to OGS, prior to this Piggyback Contract taking effect, and within ten (10) business days of request.

- 1. Certificates shall reference the New York State Contract Number.
- 2. ALL OF THE REFERENCED FORMS, EXCEPT CE-200, SI-12 & DB-155 MUST NAME: The New York State Office of General Services, New York State Procurement Services (Procurement Services), 38th floor, Corning Tower, Albany NY 12242 as the Entity Requesting Proof of Coverage (Entity being listed as the Certificate Holder).
- 3. Requested documentation shall be submitted to:

The New York State Office of General Services New York State Procurement Services (Procurement Services) Corning Tower- 38th Floor

Empire State Plaza

Albany, NY 12242

- 4. Unless otherwise agreed, policies shall be written so as to include a provision that the policy will not be canceled, materially changed, or not renewed without notice shall be provided as required by law to OGS, Attention: Procurement Services, Corning Tower 38th Floor, Empire State Plaza, Albany, New York 12242. The Contractor shall not take any action, or omit to take any action that would suspend or invalidate any of the required coverages during the period of time such coverages are required to be in effect. Not less than ten (10) days' after the expiration date or renewal date, the Contractor shall supply OGS updated evidence of coverage.
- 5. Certificates of Insurance shall:
 - a. Be in the form acceptable to by OGS (i.e.: a certificate of insurance that is promulgated by the insurer issuing the policy reference in the certificate of insurance or a standard certificate of insurance form issued by an industry standard-setting organization and approved for use by the Superintendent of the New York State Department of Financial Services or any other form approved for use by the Superintendent of the New York State Department of Financial Services);
 - b. Specify the Additional Insureds and Named Insured as required herein;
 - c. Refer to this Piggyback Contract by its New York State Contract Number and any other attachments on the face of the certificate; and,
 - d. Be signed by an authorized representative of the insurance carrier or producer.
- 6. Only original documents or electronic forms that can be directly traced back to the insurance carrier, agent or broker via e-mail distribution will be accepted.
- D. Primary Coverage. All insurance policies shall provide that the required coverage shall apply on a primary and not on an excess or contributing basis as to any other insurance that may be available to OGS or any Authorized User for any claim arising from the Contractor's work under this Piggyback Contract, or as a result of the Contractor's activities. Any other insurance maintained by OGS or any Authorized User shall be excess of and shall not contribute with the Contractor's insurance.
- E. Policy Renewal/Expiration. Within ten (10) days' of the expiration of any policy required by this Piggyback Contract, evidence of renewal or replacement policies of insurance with terms no less favorable to the State than the expiring policies shall be delivered to OGS in the manner required for service of notice in Paragraph I.C. Evidence of Insurance (Certificates, Amendatory Endorsements and other documentation as agreed to by the parties), above. If, at any time during the term of this Piggyback Contract, the coverage provisions and limits of the policies required herein do not meet the provisions and limits set forth in this Piggyback Contract, or proof thereof is not provided to OGS, the Contractor shall immediately cease work. The Contractor shall not resume work until authorized to do so by OGS. Should the Contractor fail to provide or maintain any insurance required by this Piggyback Contract, or proof thereof is not provided, OGS or Authorized Users may withhold further payments due under this Piggyback Contract or treat such failure as a breach or default of this Piggyback Contract. In the event of such a breach, the Contractor shall be subject to liability for damages, indemnification and all other legal remedies available to OGS. The Contractor's failure to obtain and/or keep in effect any and all required insurance shall also provide the basis for OGS' immediate termination of this Piggyback Contract, subject only to a five (5) business day cure period. Any termination by OGS or any delay, time lost or additional cost incurred as a result of the Contractor not having insurance required by this Piggyback Contract or not providing proof of same in a form acceptable to OGS, shall in no event constitute or be deemed a

breach of this Piggyback Contract and no liability shall be incurred or arise against OGS or any Authorized User, its agents and employees therefrom for lost profits or any other damages.

F. Intentionally Omitted

G. Subcontractors.

Any Subcontractor that is a Networkfleet Certified Installer is subject to the insurance requirements of Networkfleet's Certified Installer Program which can be found under the Certification Requirements section of Networkfleet's Installation Policy, located at

http://info.networkfleet.com/rs/networkfleet/images/Installation Policy.pdf.

All insurance required by this Piggyback Contract excluding workers compensation, disability insurance, Telecommunications, Media & Technology Errors and Omissions and Data Breach and Privacy/Cyber Liability shall name The People of the State of New York, The New York State Office of General Services and any entity authorized by law or regulation to use the contract as an authorized user and their officers, agents, and employees as an additional insured as their interest may appear hereunder. The General Liability Additional Insured Endorsement shall be on Insurance Service Office's (ISO) form number CG 20 26 11 85 or the equivalent. Such coverage shall be extended to afford Additional Insured status to those entities during the Products/Completed Operations term. Additional Insured Endorsements shall be provided prior to execution of this Piggyback Contract and within ten (10) business days of request to OGS, Procurement Services, Corning Tower – 38th Floor, Empire State Plaza, Albany, New York 12242.

- **II. Insurance Requirements.** The Contractor, throughout the term of this Piggyback Contract, or as otherwise required by this Piggyback Contract, shall obtain and maintain in full force and effect, the following insurance with limits not less than those described below and as required by the terms of this Piggyback Contract, or as required by law, whichever is greater (limits may be provided through a combination of primary and umbrella/excess policies):
 - A. Commercial General Liability Insurance (CGL) covering the liability of the Contractor for bodily injury and property damage arising out of or resulting from all work and operation under this Piggyback Contract. The limits under such policy shall not be less than the following:
 - 1. Each Occurrence limit \$2,000,000.00
 - 2. General Aggregate \$2,000,000.00
 - 3. Products/Completed Operations Aggregate \$2,000,000.00
 - 4. Personal/Advertising Injury \$1,000,000.00
 - 5. Damage to Rented Premises \$50,000.00
 - 6. Medical Expenses \$5,000.00
 - 7. Coverage shall include, but not be limited to, the following:
 - a. premises liability;
 - b. independent contractors;
 - c. blanket contractual liability, including tort liability of another assumed in a contract;
 - d. defense and/or indemnification obligations, including obligations assumed under this Piggyback Contract;
 - e. cross liability for additional insureds;
 - f. products/completed operations for a term of no less than one (1) year, commencing upon acceptance of the work, as required by this Piggyback Contract;
 - g. explosion, collapse, and underground hazards; and, contractor means and methods.
 - 8. The following ISO forms or equivalent must be provided:
 - a. CG 20 10 11 85 or an equivalent Additional Insured-Owner, Lessees or Contractors (Form B)
 - b. Waiver of Subrogation

Comprehensive Business Automobile Liability Insurance covering liability arising out of any automobile in connection with the work required under the agreement between the Contractor and OGS, including owned, leased, hired and non-owned automobiles bearing or, under the circumstances under which they are being used,

required by the Motor Vehicles Laws of the State of New York to bear, license plates. Such policy shall have a combined single limit for Bodily Injury and Property Damage of at least \$2,000,000.00 each accident and shall name The People of the State of New York, The New York State Office of General Services, any entity authorized by law or regulation to utilize the Contract as an Authorized User and their officers, agents, and employees as additional insureds. The limits may be provided through a combination of primary and umbrella liability policies.

In the event that the Contractor does not own, lease, or hire any vehicles to fulfill the requirements of the Contract, the Contractor must attest to that fact and does not need to obtain business automobile liability insurance. If, however, during the term of the Contract, the Contractor acquires, leases, or hires a vehicle that will be used to fulfill the requirements of the Contract, the Contractor must obtain business automobile liability insurance that meets all of the requirements set forth in the Contract and provide evidence of such coverage no more than 10 days following the date automobile liability insurance coverage is bound.

Waiver of Subrogation. For the coverages required above, the Contractor shall cause to be included in each of its policies insuring against loss, damage or destruction by fire or other insured casualty a waiver of the insurer's right of subrogation against The People of the State of New York, The New York State Office of General Services and any entity authorized by law or regulation to use the contract as an authorized user and their officers, agents, and employees. Waiver of Subrogation Endorsements shall be provided prior to this Piggyback Contract taking effect and within three (3) business days of request to OGS, Procurement Services, Corning Tower- 38th Floor, Empire State Plaza, Albany, NY 12242.

Telecommunications, Media & Technology Errors and Omissions: The Contractor shall procure and maintain Technology Errors and Omissions insurance including Cyber Liability with a limit of at least \$2,000,000.00 per claim and aggregate covering the negligent acts, errors or omissions of Contractor in the provision of professional service under this agreement, for damages arising from computer-related services including, but not limited to, the following failure to protect confidential information and other rights of privacy, and failure of the security of the Vendor's computer system, consulting, data processing, programming, system integration, hardware or software development, installation, distribution or maintenance, systems analysis or design, training, staffing or other support services, manufactured, distributed, licensed, marketed or sold cloud computing services. The limits may be provided through a combination of primary and excess/umbrella liability policies. The policy shall include coverage for third party fidelity if the same is not provided as part of the Data Breach and Privacy/Cyber Liability insurance. If the insurance is written on a claims-made basis, the Contractor shall purchase, at its sole expense, an Extended Discovery Clause ("tail coverage") providing coverage of up to one (1) year after the work is completed if coverage is cancelled or not renewed.

Data Breach and Privacy/Cyber Liability: The Contractor shall procure and maintain, during the term of this Piggyback Contract and as otherwise required herein, Date Breach and Privacy/Cyber Liability Insurance, including coverage for a failure to protect confidential information and a failure of the security of the Vendor's computer systems or an Authorized User's computer systems due to the actions of the Contractor which results in unauthorized access to an Authorized User or their data. The insurance shall have a limit of at least \$2,000,000.00. The limits may be provided through a combination of primary and excess/umbrella liability policies. The insurance shall provide coverage for damages arising from, but not limited to, the following:

- a. Breach of a duty to protect the security and confidentiality of nonpublic proprietary corporate information;
- b. Personally identifiable nonpublic information (i.e.: medical, financial or personal in nature in electronic and non-electronic form);
- c. Privacy notification costs;
- d. Regulatory defense and penalties;
- e. Website media liability; and
- f. Cyber theft of property, including, but not limited to money and securities.

If the policy does not provide the same, it must be endorsed to provide proof that it has an Extended Discovery Clause ("tail coverage") providing coverage for up to one (1) year after the work is completed in the event that the coverage is cancelled or not renewed.

III. Workers' Compensation Insurance and Disability Benefits Requirements

New York State Workers' Compensation Law (WCL) §57 & §220 requires the heads of all municipal and state entities to ensure that businesses applying for permits, licenses or contracts document that they have appropriate workers' compensation and disability benefits insurance coverage. These requirements apply to both original contracts and renewals, whether the governmental agency is having the work done or is simply issuing the permit, license or contract. Failure to provide proof of such coverage or a legal exemption will result in Offerer/Contractor not being considered for this Piggyback Contract or renewal of same.

A. Proof of Compliance with Workers' Compensation Coverage Requirements: An ACORD form is NOT acceptable proof of workers' compensation coverage.

- 1. In order to provide proof of compliance with the requirements of the New York State Workers' Compensation Law pertaining to workers' compensation coverage, a contractor shall:
 - a. Be legally exempt from obtaining Workers' Compensation insurance coverage; or
 - b. Obtain such coverage from an insurance carrier; or
 - c. Be a Workers' Compensation Board-approved self-insured employer or participate in an authorized self-insurance plan.
- A Contractor seeking to enter into a contract with the State of New York shall provide one of the following forms to the Office of General Services before this Piggyback Contract can be executed by the Commissioner.
 - a. Form CE-200, Certificate of Attestation for New York Entities With No Employees and Certain Out of State Entities, That New York State Workers' Compensation and/or Disability Benefits Insurance Coverage is Not Required, which is available on the Workers' Compensation Board's website (www.wcb.ny.gov).
 - b. Certificate of Workers' Compensation Insurance:
 - i. Form C-105.2 (9/07) if coverage is provided by the contractor's insurance carrier, contractor must request its carrier to send this form to the New York State Office of General Services, or
 - ii. Form U-26.3 if coverage is provided by the State Insurance Fund, contractor must request that the State Insurance Fund send this form to the New York State Office of General Services.
 - c. Form SI-12, Certificate of Workers' Compensation Self-Insurance available from the New York State Workers' Compensation Board's Self-Insurance Office.
 - d. Form GSI-105.2, Certificate of Participation in Workers' Compensation Group Self-Insurance available from the contractor's Group Self-Insurance Administrator.

B. Proof of Compliance with Disability Benefits Coverage Requirements:

- 1. In order to provide proof of compliance with the requirements of the New York State Workers' Compensation Law pertaining to disability benefits, a contractor shall:
 - a. Be legally exempt from obtaining disability benefits coverage; or
 - b. Obtain such coverage from an insurance carrier; or
 - c. Be a Board-approved self-insured employer.
- A Contractor seeking to enter into a contract with the State of New York shall provide one of the following forms to the Office of General Services <u>before this Piggyback Contract can be executed</u> <u>by the Commissioner</u>.
 - a. Form CE-200, Certificate of Attestation for New York Entities With No Employees and Certain Out of State Entities, That New York State Workers' Compensation and/or Disability Benefits Insurance Coverage is Not Required, which is available on the Workers' Compensation Board's website (www.wcb.ny.gov).
 - b. Form DB-120.1, Certificate of Disability Benefits Insurance. Contractor must request its business insurance carrier to send this form to the New York State Office of General Services; or
 - c. Form DB-155, Certificate of Disability Benefits Self-Insurance. The Contractor must call the Board's Self-Insurance Office at 518-402-0247 to obtain this form.

16. PURCHASE ORDERS

Purchase Orders shall be effective and binding upon Contractor when placed in the mail or electronically transmitted during this Piggyback Contract period addressed to the Contractor at the address for receipt of orders designated in the

Master Contract or Contract Award Notification. Any discrepancies between the terms stated on the Contractor's order form, confirmation or acknowledgment, and the Piggyback Contract terms shall be resolved in favor of the terms most favorable to the Authorized User, this does not apply to clerical errors. If an Authorized User of the Piggyback Contract adds written terms and conditions to the Purchase Order that conflict with the terms and conditions of the Piggyback Contract, the Contractor may reject the Purchase Order within ten (10) business days of its receipt or fulfill the Purchase Order. Prior to rejection of any additional terms and conditions to the Purchase Order, the Contractor has an obligation to attempt to negotiate the additional written terms and conditions in good faith with the Authorized User. For more details on these provisions, see Appendix B, Section 32, *Purchase Orders*.

17. INDEFINITE DELIVERY, INDEFINITE QUANTITY CONTRACT

This Piggyback Contract will be an Indefinite Delivery, Indefinite Quantity (IDIQ) Contract. Numerous factors could cause the actual volume of product purchased under the Piggyback Contract to vary substantially from the estimates in the Piggyback Contract or applicable Participation Agreement. Such factors include, but are not limited to, the following:

- Such Piggyback Contracts will be nonexclusive contracts;
- There is no guarantee of volume to be purchased, nor is there any guarantee that demand will continue in any manner consistent with previous purchases;
- The individual value of each Piggyback Contract is indeterminate and will depend upon actual Authorized User demand, and actual quantities ordered during the contract period; and,
- The State reserves the right to terminate any Piggyback Contract for cause or convenience prior to the end of the term pursuant to the terms and conditions of the Piggyback Contract.

In Procurement Service's experience, depending on the price of a particular item, the actual volume of purchases for that item could be substantially in excess of, or substantially below, estimated volumes. Specifically, if actual contract pricing is lower than anticipated or historical pricing, actual quantities purchased could be substantially greater than the estimates; conversely, if actual contract pricing is higher than anticipated or historical pricing, actual quantities purchased could be substantially lower than the estimates. By execution of this Piggyback Contract, Contractor acknowledges the foregoing and agrees that actual good faith purchasing volumes during the term of the resulting Piggyback Contracts could vary substantially from the estimates provided in this Piggyback Contract or applicable Participation Agreement.

18. CATALOGS AND PRICE SHEETS

Catalogs and price lists shall be provided in accordance with the terms of the Master Contract. Upon request, Contractor shall also assist Authorized Users in the use of such documents.

19. NEW YORK STATE VENDOR RESPONSIBILITY

The Contractor shall at all times during the Piggyback Contract term remain responsible. The Contractor agrees, if requested by the Commissioner of OGS or her designee, to present evidence of its continuing legal authority to do business in New York State, integrity, experience, ability, prior performance, and organizational and financial capacity.

The Commissioner of OGS or her designee, in his or her sole discretion, reserves the right to suspend any or all activities under this Piggyback Contract, at any time, when he or she discovers information that calls into question the responsibility of the Contractor. In the event of such suspension, the Contractor will be given written notice outlining the particulars of such suspension. Upon issuance of such notice, the Contractor must comply with the terms of the suspension order. Activity under the Piggyback Contract may resume at such time as the Commissioner of OGS or her designee issues a written notice authorizing a resumption of performance under the Piggyback Contract.

The Contractor agrees that if it is found by the State that the Contractor's responses to the Vendor Responsibility Questionnaire were intentionally false or intentionally incomplete, on such finding, the Commissioner may terminate the Piggyback Contract. Upon written notice to the Contractor, and a reasonable opportunity to be heard with appropriate OGS officials or staff, the Piggyback Contract may be terminated by the Commissioner of OGS or her designee at the Contractor's expense where the Contractor is determined by the Commissioner of OGS or her designee to be non-

responsible. In such event, the Commissioner of OGS or her designee may complete the contractual requirements in any manner he or she may deem advisable and pursue available legal or equitable remedies for breach.

In no case shall such termination of the Piggyback Contract by the State be deemed a breach thereof, nor shall the State be liable for any damages for lost profits or otherwise, which may be sustained by the Contractor as a result of such termination.

20. CONTRACTOR OBLIGATIONS AND RESPONSIBILITY FOR SUBCONTRACTORS

The Contractor is responsible for fully meeting all Contract obligations set forth in this Piggyback Contract and any resultant Purchase Order.

For purposes of this Piggyback Contract any entity and/or individual providing services and/or products for the fulfillment of resultant Purchase Order under this Piggyback Contract directly to Authorized Users as per a written agreement with Contractor shall be deemed a Subcontractor.

The following requirements shall supplement the requirements of Appendix B, § 42 and 44:

- The Contractor shall not in any way be relieved of any responsibility under the Contract by any subcontract.
- The Contractor shall be solely responsible to the State and Authorized User for the acts or defaults of its Subcontractor(s) and of such Subcontractors' officers, agents, and employees, each of whom shall for this purpose, be deemed to be the agent or employee of the Contractor to the extent of its subcontract.
- Any Deliverable provided or furnished by a Subcontractor shall be deemed for purposes of the Contract to be provided or furnished by the Contractor.
- The Contractor shall inform each of Contractor's Certified Installers fully and completely of all relevant provisions and requirements of the Contract necessary to ensure the Certified Installers performance under a Purchase Order.
- The Contractor shall pay all Subcontractors for and on account of Services and/or Deliverables provided by such Subcontractors in accordance with the terms of their respective subcontracts. If and when required by the State or Authorized User, the Contractor shall submit satisfactory evidence that it has made such payment.
- The Contractor shall, within five (5) business days of the State or Authorized User written request, file promptly with the requestor a copy of any subcontract providing services for an Authorized User under a Purchase Order. If Contractor is required to provide any such subcontracts by the State or an Authorized User, Contractor may, in accordance with New York Public Officers Law § 89(5), request that the State or Authorized User except certain records or portions thereof from disclosure under the New York Freedom of Information Law ("FOIL") because such records contain trade secrets or would cause substantial injury to a commercial enterprise if such records were disclosed.

21. USE OF RECYCLED OR REMANUFACTURED MATERIALS

New York State supports and encourages contractors to use recycled, remanufactured or recovered materials in the manufacture of products and packaging to the maximum extent practicable without jeopardizing the performance or intended end use of the product or packaging unless such use is precluded due to health or safety requirements or product specifications contained herein. Refurbished or remanufactured components or products are required to be restored to original performance and regulatory standards and functions and are required to meet all other requirements of this Piggyback Contract. Warranties on refurbished or remanufactured components or products must be identical to the manufacturer's new equipment warranty or industry's normal warranty when remanufacturer does not offer new equipment. See Appendix B, Section 15, Remanufactured, Recycled, Recyclable or Recovered Materials.

22. SURPLUS/TAKE-BACK/RECYCLING

- I. A State agency is reminded of its obligation to comply with the NY State Finance Law §§ 167, Transfer and Disposal of Personal Property, and 168, The Management of Surplus Computer Equipment, regarding transfer and disposal of surplus personal property before utilizing take-back, recycling, or other options for disposition of equipment that is still in operable condition.
- II. If Contractor offers a take-back/recycling program, then Contractor shall provide a record of disposition to each Authorized User who participates in the take-back/recycling program for units transferred for disposition. Contractor shall provide documentation that the units were disposed of in an environmentally sound manner in

compliance with applicable local, state and federal laws. See Section III below for specific requirements governing electronic equipment recycling.

- III. The NYS Department of Environmental Conservation (DEC) Electronic Equipment Recycling and Reuse Act ("Act") (Environmental Conservation Law, Article 27, Title 26, Electronic Equipment Recycling and Reuse), requires manufacturers to establish a convenient system for the collection, handling, and recycling or reuse of electronic waste. If Contractor is a manufacturer of electronic equipment covered by the Act, Contractor agrees to comply with the requirements of the Act. More information regarding the Act can be found on the DEC website at: http://www.dec.ny.gov/chemical/65583.html.
- IV. If a Contractor offers a take-back/recycling program or offers an electronic equipment recycling program pursuant to the Act, and an Authorized User participates in same, then the Authorized User shall ensure the destruction of all data from any hard drives surrendered with the machines/covered electronic equipment. Contractor shall not require an Authorized User to surrender the hard drive, as an Authorized User may wish to retain the hard drive for security purposes. Contractor shall advise the Authorized User in advance if the retention of the hard drive results in additional fees or reduction in trade-in value. It is recommended that an Authorized User use a procedure for ensuring the destruction of confidential data stored on hard drives or other storage media that meets or exceeds the National Institute of Standards and Technology (NIST) Guidelines for Media Sanitation as found in NIST Special Publication 800-88.

23. BULK DELIVERY AND ALTERNATE PACKAGING

New York State encourages the use of innovative packaging that reduces the weight of packaging and the generation of packaging waste. A contractor is encouraged to use reusable materials and containers and to utilize packaging configurations that take advantage of storage containers designed to be part of the product for the shipment of multi-unit purchases. New York State recognizes that these packaging methods are in the development stage and may not be currently available. Authorized Users are urged to inquire about these programs at the time of purchase and determine the best solution for their needs.

24. MERCURY-ADDED CONSUMER PRODUCTS

Contractor agrees that it will not sell or distribute fever thermometers containing mercury or any products containing elemental mercury for any purpose under this Piggyback Contract.

25. CONTRACTOR REQUIREMENTS AND PROCEDURES FOR EQUAL EMPLOYMENT AND BUSINESS PARTICIPATION OPPORTUNITIES FOR MINORITY GROUP MEMBERS AND NEW YORK STATE CERTIFIED MINORITY-AND WOMEN-OWNED BUSINESS ENTERPRISES

- I. General Provisions
 - A. OGS is required to implement the provisions of New York State Executive Law Article 15-A and 5 NYCRR Parts 142-144 ("MWBE Regulations") for all State contracts as defined therein, with a value (1) in excess of \$25,000 for labor, services, equipment, materials, or any combination of the foregoing or (2) in excess of \$100,000 for real property renovations and construction.
 - B. The Contractor agrees, in addition to any other nondiscrimination provision of the Contract and at no additional cost to OGS, to fully comply and cooperate with OGS in the implementation of New York State Executive Law Article 15-A. These requirements include equal employment opportunities for minority group members and women ("EEO") and contracting opportunities for New York State certified minority- and women-owned business enterprises ("MWBEs"). Contractor's demonstration of "good faith efforts" pursuant to 5 NYCRR §142.8 shall be a part of these requirements. These provisions shall be deemed supplementary to, and not in lieu of, the nondiscrimination provisions required by New York State Executive Law Article 15 (the "Human Rights Law") or other applicable federal, State or local laws.
 - C. The Contractor further agrees to be bound by the provisions of Article 15-A and the MWBE Regulations. If any of these terms or provisions conflict with applicable law or regulations, such laws and regulations shall supersede these requirements.

D. Failure to comply with all of the requirements herein may result in a finding of non-responsiveness, non-responsibility and/or a breach of contract, leading to the withholding of funds, suspension or termination of the Contract or such other actions or enforcement proceedings as allowed by the Contract.

II. Contract Goals

A. For purposes of this procurement, OGS conducted a comprehensive search and determined that this contract does not offer sufficient opportunities to set goals for participation by MWBEs as subcontractors, service providers and suppliers to Contractor. Contractor is, however, encouraged to make every good faith effort to promote and assist the participation of MWBEs on this Contract for the provision of services and materials. The directory of New York State Certified MWBEs can be viewed at:

https://ny.newnycontracts.com/FrontEnd/VendorSearchPublic.asp?TN=ny&XID=2528. Additionally, Contractor is encouraged to contact the Division of Minority and Women's Business Development ((518) 292-5250; (212) 803-2414; or (716) 846-8200) to discuss additional methods of maximizing participation by MWBEs on the Contract.

B. Good Faith Efforts

Pursuant to 5 NYCRR § 142.8, evidence of good faith efforts shall include, but not be limited to, the following:

- (1) A list of the general circulation, trade and MWBE-oriented publications and dates of publications in which the Contractor solicited the participation of certified MWBEs as subcontractors/suppliers and copies of such solicitations and any responses thereto.
- (2) A list of the certified MWBEs appearing in the Empire State Development MWBE directory that were solicited for this Contract. Provide proof of dates or copies of the solicitations and copies of the responses made by the certified MWBEs. Describe specific reasons that responding certified MWBEs were not selected.
- (3) Descriptions of the Contract documents/plans/specifications made available to certified MWBEs by the Contractor when soliciting their participation and steps taken to structure the scope of work for the purpose of subcontracting with or obtaining supplies from certified MWBEs.
- (4) A description of the negotiations between the Contractor and certified MWBEs for the purposes of complying with the MWBE goals of this Contract.
- (5) Dates of any pre-bid, pre-award or other meetings attended by Contractor, if any, scheduled by OGS with certified MWBEs whom OGS determined were capable of fulfilling the MWBE goals set in the Contract.
- (6) Other information deemed relevant to the request.

III. Equal Employment Opportunity (EEO)

- A. Contractor shall comply with the following provisions of Article 15-A:
 - 1. Contractor and Subcontractors shall undertake or continue existing EEO programs to ensure that minority group members and women are afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status. For these purposes, EEO shall apply in the areas of recruitment, employment, job assignment, promotion, upgrading, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation.
 - 2. Intentionally Omitted
- B. Intentionally Omitted
- C. Intentionally Omitted
- D. Contractor shall comply with the provisions of the Human Rights Law, all other State and federal statutory and constitutional non-discrimination provisions. Contractor and subcontractors shall not discriminate against any employee or applicant for employment because of race, creed (religion), color, sex, national origin, sexual orientation, military status, age, disability, predisposing genetic characteristic, marital status or domestic violence victim status, and shall also follow the requirements of the Human Rights Law with regard to non-discrimination on the basis of prior criminal and conviction and prior arrest.

ALL FORMS ARE AVAILABLE AT: http://www.ogs.ny.gov/MWBE/Forms.asp

Networkfleet Inc. PT66910

26. TOLL-FREE NUMBER

Contractor shall provide all telephone support by means of a toll-free number.

27. PRICE INCREASES

There shall be no increase in pricing during the term of the agreement except as otherwise provided for in the Master Contract.

28. NEW YORK STATE FINANCIAL SYSTEM (SFS)

New York State is currently operating on an Enterprise Resource Planning (ERP) system, Oracle PeopleSoft software, referred to as the Statewide Financial System (SFS). SFS is currently on PeopleSoft Financials version 9.0 Bundle 18, operating on PeopleTools version 8.49.33. The State is planning to upgrade to PeopleSoft Financials version 9.2 sometime in 2015. SFS supports requisition-to-payment processing and financial management functions.

The State is also implementing an eProcurement application that supports the requisitioning process for State Agencies to procure goods and services in SFS. This application provides catalog capabilities. Vendors with centralized contracts have the ability to provide a "hosted" or "punch-out" catalog that integrates with SFS and is available to Authorized Users via a centralized eMarketplace website. There are no fees required for a Vendor's participation in the catalog site development or management. Upon completion and activation of an on-line catalog, State agencies will process their orders through the SFS functionality and other Authorized Users can access the catalog site to fulfill orders directly.

The State is also implementing the PeopleSoft Inventory module in the near future to track inventory items within the item master table. Further information regarding business processes, interfaces, and file layouts may be found at: www.sfs.ny.gov and https://www.osc.state.ny.us/agencies/guide/MyWebHelp/.

29. ENTIRE AGREEMENT

This Piggyback Contract and the referenced appendices constitute the entire agreement between the Parties hereto and no statement, promise, condition, understanding, inducement or representation, oral or written, expressed or implied, which is not contained herein shall be binding or valid and the Piggyback Contract shall not be changed, modified or altered in any manner except as provided in Section 3 of this Piggyback Contract.

30. CAPTIONS

The captions contained in this Piggyback Contract are intended for convenience and reference purposes only and shall in no way be deemed to define or limit any provision thereof.

31. SEVERABILITY

If any provision of this Piggyback Contract is deemed invalid or unenforceable, such determination shall have no effect on the balance of the Piggyback Contract, which shall be enforced and interpreted as if such provision was never included in the Piggyback Contract. IN WITNESS WHEREOF, the Parties therefore hereby execute their mutual agreement to the terms of this Piggyback Contract. This Piggyback Contract shall be a binding agreement between the Parties when executed and created as set forth in clause 26 of Appendix B, Contract Creation/Execution. The State further warrants that, where Contractor is asked to execute multiple original copies of this signature page along with a complete original copy of the Contract, the approved signature page(s) will be affixed by the State to additional copies of this Contract which conform exactly to the complete original copy as submitted by Contractor and executed simultaneously therewith.

The acknowledgment must be fully and properly executed by an authorized person. By signing you certify your express authority to sign on behalf of yourself, your company, or other entity and full knowledge and acceptance of this Piggyback Contract, Appendix A (Standard Clauses For New York State Contracts), Appendix B (OGS General Specifications), and State Finance Law §139-j and §139-k (Procurement Lobbying), and that all information provided is complete, true and accurate. By signing, Contractor affirms that it understands and agrees to comply with the OGS procedures relative to permissible contacts as required by State Finance Law §139-j(3) and §139-j(6)(b).

CONTRACTOR	THE PEOPLE OF THE STATE OF NEW YORK
Signature:	Signature:
Printed Name:	Printed Name:
Title:	Title:
Company Name:	NYS Office of General Services
Federal Tax ID:	
NYS Vendor ID	

INDIVIDUAL, CORPORATION, PARTNERSHIP, OR LLC ACKNOWLEDGMENT
STATE OF }
: Sworn Statement:
COUNTY OF }
On the day of in the year 20, before me personally appeared
, known to me to be the person who executed the foregoing
instrument, who, being duly sworn by me did depose and say that _he maintains an office at
Town of
County of, State of; and further that:
[Check One]
(If an individual): _he executed the foregoing instrument in his/her name and on his/her own behalf.
(If a corporation): _he is the of
, the corporation described in said instrument; that, by authority of the
Board of Directors of said corporation, _he is authorized to execute the foregoing instrument on behalf of the
· · · · · · · · · · · · · · · · · · ·
corporation for purposes set forth therein; and that, pursuant to that authority, _he executed the foregoing instrument
in the name of and on behalf of said corporation as the act and deed of said corporation.
(If a partnership): _he is the of
, the partnership described in said instrument; that, by the terms of
said partnership, _he is authorized to execute the foregoing instrument on behalf of the partnership for purposes set
forth therein; and that, pursuant to that authority, _he executed the foregoing instrument in the name of and on behalf
of said partnership as the act and deed of said partnership.
(If a limited liability company): _he is a duly authorized member of
, LLC, the limited liability company described in said instrument; that,
_he is authorized to execute the foregoing instrument on behalf of the limited liability company for purposes set forth
therein; and that, pursuant to that authority, _he executed the foregoing instrument in the name of and on behalf of
said limited liability company as the act and deed of said limited liability company.
Signature of Notary Public

APPENDIX A

STANDARD CLAUSES FOR NEW YORK STATE CONTRACTS

PLEASE RETAIN THIS DOCUMENT FOR FUTURE REFERENCE.

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STANDARD CLAUSES FOR NYS CONTRACTS

The parties to the attached contract, license, lease, amendment or other agreement of any kind (hereinafter, "the contract" or "this contract") agree to be bound by the following clauses which are hereby made a part of the contract (the word "Contractor" herein refers to any party other than the State, whether a contractor, licenser, licensee, lessor, lessee or any other party):

- **1. EXECUTORY CLAUSE.** In accordance with Section 41 of the State Finance Law, the State shall have no liability under this contract to the Contractor or to anyone else beyond funds appropriated and available for this contract.
- 2. NON-ASSIGNMENT CLAUSE. In accordance with Section 138 of the State Finance Law, this contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the State's previous written consent, and attempts to do so are null and void. Notwithstanding the foregoing, such prior written consent of an assignment of a contract let pursuant to Article XI of the State Finance Law may be waived at the discretion of the contracting agency and with the concurrence of the State Comptroller where the original contract was subject to the State Comptroller's approval, where the assignment is due to a reorganization, merger or consolidation of the Contractor's business entity or enterprise. The State retains its right to approve an assignment and to require that any Contractor demonstrate its responsibility to do business with the State. The Contractor may, however, assign its right to receive payments without the State's prior written consent unless this contract concerns Certificates of Participation pursuant to Article 5-A of the State Finance Law.
- 3. COMPTROLLER'S APPROVAL. In accordance with Section 112 of the State Finance Law (or, if this contract is with the State University or City University of New York, Section 355 or Section 6218 of the Education Law), if this contract exceeds \$50,000 (or the minimum thresholds agreed to by the Office of the State Comptroller for certain S.U.N.Y. and C.U.N.Y. contracts), or if this is an amendment for any amount to a contract which, as so amended, exceeds said statutory amount, or if, by this contract, the State agrees to give something other than money when the value or reasonably estimated value of such consideration exceeds \$10,000, it shall not be valid, effective or binding upon the State until it has been approved by the State Comptroller and filed in his office. Comptroller's approval of contracts let by the Office of General Services is required when such contracts exceed \$85,000 (State Finance Law Section 163.6-a). However, such pre-approval shall not be required for any contract established as a centralized contract through the Office of General Services or for a purchase order or other transaction issued under such centralized contract.
- **4. WORKERS' COMPENSATION BENEFITS.** In accordance with Section 142 of the State Finance Law, this

contract shall be void and of no force and effect unless the Contractor shall provide and maintain coverage during the life of this contract for the benefit of such employees as are required to be covered by the provisions of the Workers' Compensation Law.

- **5. NON-DISCRIMINATION REQUIREMENTS.** To the extent required by Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex (including gender identity or expression), national origin, sexual orientation, military status, age, disability, predisposing genetic characteristics, marital status or domestic violence victim status. Furthermore, in accordance with Section 220-e of the Labor Law, if this is a contract for the construction, alteration or repair of any public building or public work or for the manufacture, sale or distribution of materials, equipment or supplies, and to the extent that this contract shall be performed within the State of New York, Contractor agrees that neither it nor its subcontractors shall, by reason of race, creed, color, disability, sex, or national origin: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. If this is a building service contract as defined in Section 230 of the Labor Law. then, in accordance with Section 239 thereof, Contractor agrees that neither it nor its subcontractors shall by reason of race, creed, color, national origin, age, sex or disability: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. Contractor is subject to fines of \$50.00 per person per day for any violation of Section 220-e or Section 239 as well as possible termination of this contract and forfeiture of all moneys due hereunder for a second or subsequent violation.
- **6.** WAGE AND HOURS PROVISIONS. If this is a public work contract covered by Article 8 of the Labor Law or a building service contract covered by Article 9 thereof, neither Contractor's employees nor the employees of its subcontractors may be required or permitted to work more than the number of hours or days stated in said statutes, except as otherwise provided in the Labor Law and as set forth in prevailing wage and supplement schedules issued by the State Labor Department. Furthermore, Contractor and its subcontractors must pay at least the prevailing wage rate and pay or provide the prevailing supplements, including the premium rates for overtime pay, as determined by the State Labor Department in accordance with the Labor Law. Additionally, effective April 28, 2008, if this is a public work contract covered by Article 8 of the Labor Law, the Contractor understands and agrees that the filing of payrolls in a manner consistent with Subdivision 3-a of Section 220 of the Labor Law shall be a condition precedent to payment by the State of

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any State approved sums due and owing for work done upon the project.

- 7. NON-COLLUSIVE BIDDING CERTIFICATION. In accordance with Section 139-d of the State Finance Law, if this contract was awarded based upon the submission of bids, Contractor affirms, under penalty of perjury, that its bid was arrived at independently and without collusion aimed at restricting competition. Contractor further affirms that, at the time Contractor submitted its bid, an authorized and responsible person executed and delivered to the State a non-collusive bidding certification on Contractor's behalf.
- 8. <u>INTERNATIONAL BOYCOTT PROHIBIT</u>ION. accordance with Section 220-f of the Labor Law and Section 139-h of the State Finance Law, if this contract exceeds \$5,000, the Contractor agrees, as a material condition of the contract, that neither the Contractor nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating, or shall participate in an international boycott in violation of the federal Export Administration Act of 1979 (50 USC App. Sections 2401 et seq.) or regulations thereunder. If such Contractor, or any of the aforesaid affiliates of Contractor, is convicted or is otherwise found to have violated said laws or regulations upon the final determination of the United States Commerce Department or any other appropriate agency of the United States subsequent to the contract's execution, such contract, amendment or modification thereto shall be rendered forfeit and void. The Contractor shall so notify the State Comptroller within five (5) business days of such conviction, determination or disposition of appeal (2NYCRR 105.4).
- 9. SET-OFF RIGHTS. The State shall have all of its common law, equitable and statutory rights of set-off. These rights shall include, but not be limited to, the State's option to withhold for the purposes of set-off any moneys due to the Contractor under this contract up to any amounts due and owing to the State with regard to this contract, any other contract with any State department or agency, including any contract for a term commencing prior to the term of this contract, plus any amounts due and owing to the State for any other reason including, without limitation, tax delinquencies, fee delinquencies or monetary penalties relative thereto. The State shall exercise its set-off rights in accordance with normal State practices including, in cases of set-off pursuant to an audit, the finalization of such audit by the State agency, its representatives, or the State Comptroller.
- 10. <u>RECORDS</u>. The Contractor shall establish and maintain complete and accurate books, records, documents, accounts and other evidence directly pertinent to performance under this contract (hereinafter, collectively, "the Records"). The Records must be kept for the balance of the calendar year in which they were made and for six (6) additional years thereafter. The State Comptroller, the Attorney General and any other person or entity authorized to conduct an examination, as well as the agency or agencies involved in this

contract, shall have access to the Records during normal business hours at an office of the Contractor within the State of New York or, if no such office is available, at a mutually agreeable and reasonable venue within the State, for the term specified above for the purposes of inspection, auditing and copying. The State shall take reasonable steps to protect from public disclosure any of the Records which are exempt from disclosure under Section 87 of the Public Officers Law (the "Statute") provided that: (i) the Contractor shall timely inform an appropriate State official, in writing, that said records should not be disclosed; and (ii) said records shall be sufficiently identified; and (iii) designation of said records as exempt under the Statute is reasonable. Nothing contained herein shall diminish, or in any way adversely affect, the State's right to discovery in any pending or future litigation.

- 11. IDENTIFYING INFORMATION AND PRIVACY (a) Identification Number(s). Every NOTIFICATION. invoice or New York State Claim for Payment submitted to a New York State agency by a payee, for payment for the sale of goods or services or for transactions (e.g., leases, easements, licenses, etc.) related to real or personal property must include the payee's identification number. The number is any or all of the following: (i) the payee's Federal employer identification number, (ii) the pavee's Federal social security number, and/or (iii) the payee's Vendor Identification Number assigned by the Statewide Financial System. Failure to include such number or numbers may delay payment. Where the payee does not have such number or numbers, the payee, on its invoice or Claim for Payment, must give the reason or reasons why the payee does not have such number or numbers.
- (b) Privacy Notification. (1) The authority to request the above personal information from a seller of goods or services or a lessor of real or personal property, and the authority to maintain such information, is found in Section 5 of the State Tax Law. Disclosure of this information by the seller or lessor to the State is mandatory. The principal purpose for which the information is collected is to enable the State to identify individuals, businesses and others who have been delinquent in filing tax returns or may have understated their tax liabilities and to generally identify persons affected by the taxes administered by the Commissioner of Taxation and Finance. The information will be used for tax administration purposes and for any other purpose authorized by law. (2) The personal information is requested by the purchasing unit of the agency contracting to purchase the goods or services or lease the real or personal property covered by this contract or lease. The information is maintained in the Statewide Financial System by the Vendor Management Unit within the Bureau of State Expenditures, Office of the State Comptroller, 110 State Street, Albany, New York 12236.
- 12. EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN. In accordance with Section 312 of the Executive Law and 5 NYCRR 143, if this contract is: (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of \$25,000.00,

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whereby a contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the contracting agency; or (ii) a written agreement in excess of \$100,000.00 whereby a contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon; or (iii) a written agreement in excess of \$100,000.00 whereby the owner of a State assisted housing project is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon for such project, then the following shall apply and by signing this agreement the Contractor certifies and affirms that it is Contractor's equal employment opportunity policy that:

- (a) The Contractor will not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status, shall make and document its conscientious and active efforts to employ and utilize minority group members and women in its work force on State contracts and will undertake or continue existing programs of affirmative action to ensure that minority group members and women are afforded equal employment opportunities without discrimination. Affirmative action shall mean recruitment, employment, job assignment, promotion, upgradings, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation;
- (b) at the request of the contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein; and
- (c) the Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the State contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

Contractor will include the provisions of "a", "b", and "c" above, in every subcontract over \$25,000.00 for the construction, demolition, replacement, major repair, renovation, planning or design of real property and improvements thereon (the "Work") except where the Work is for the beneficial use of the Contractor. Section 312 does not apply to: (i) work, goods or services unrelated to this contract; or (ii) employment outside New York State. The State shall consider compliance by a contractor or subcontractor with the requirements of any federal law concerning equal employment

opportunity which effectuates the purpose of this section. The contracting agency shall determine whether the imposition of the requirements of the provisions hereof duplicate or conflict with any such federal law and if such duplication or conflict exists, the contracting agency shall waive the applicability of Section 312 to the extent of such duplication or conflict. Contractor will comply with all duly promulgated and lawful rules and regulations of the Department of Economic Development's Division of Minority and Women's Business Development pertaining hereto.

- **13.** <u>CONFLICTING TERMS</u>. In the event of a conflict between the terms of the contract (including any and all attachments thereto and amendments thereof) and the terms of this Appendix A, the terms of this Appendix A shall control.
- **14. GOVERNING LAW.** This contract shall be governed by the laws of the State of New York except where the Federal supremacy clause requires otherwise.
- **15.** <u>LATE PAYMENT</u>. Timeliness of payment and any interest to be paid to Contractor for late payment shall be governed by Article 11-A of the State Finance Law to the extent required by law.
- **16.** <u>NO ARBITRATION</u>. Disputes involving this contract, including the breach or alleged breach thereof, may not be submitted to binding arbitration (except where statutorily authorized), but must, instead, be heard in a court of competent jurisdiction of the State of New York.
- 17. SERVICE OF PROCESS. In addition to the methods of service allowed by the State Civil Practice Law & Rules ("CPLR"), Contractor hereby consents to service of process upon it by registered or certified mail, return receipt requested. Service hereunder shall be complete upon Contractor's actual receipt of process or upon the State's receipt of the return thereof by the United States Postal Service as refused or undeliverable. Contractor must promptly notify the State, in writing, of each and every change of address to which service of process can be made. Service by the State to the last known address shall be sufficient. Contractor will have thirty (30) calendar days after service hereunder is complete in which to respond.
- 18. PROHIBITION ON PURCHASE OF TROPICAL HARDWOODS. The Contractor certifies and warrants that all wood products to be used under this contract award will be in accordance with, but not limited to, the specifications and provisions of Section 165 of the State Finance Law, (Use of Tropical Hardwoods) which prohibits purchase and use of tropical hardwoods, unless specifically exempted, by the State or any governmental agency or political subdivision or public benefit corporation. Qualification for an exemption under this law will be the responsibility of the contractor to establish to meet with the approval of the State.

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STANDARD CLAUSES FOR NYS CONTRACTS

APPENDIX A

In addition, when any portion of this contract involving the use of woods, whether supply or installation, is to be performed by any subcontractor, the prime Contractor will indicate and certify in the submitted bid proposal that the subcontractor has been informed and is in compliance with specifications and provisions regarding use of tropical hardwoods as detailed in \$165 State Finance Law. Any such use must meet with the approval of the State; otherwise, the bid may not be considered responsive. Under bidder certifications, proof of qualification for exemption will be the responsibility of the Contractor to meet with the approval of the State.

19. MACBRIDE FAIR EMPLOYMENT PRINCIPLES.

In accordance with the MacBride Fair Employment Principles (Chapter 807 of the Laws of 1992), the Contractor hereby stipulates that the Contractor either (a) has no business operations in Northern Ireland, or (b) shall take lawful steps in good faith to conduct any business operations in Northern Ireland in accordance with the MacBride Fair Employment Principles (as described in Section 165 of the New York State Finance Law), and shall permit independent monitoring of compliance with such principles.

20. OMNIBUS PROCUREMENT ACT OF 1992. It is the policy of New York State to maximize opportunities for the participation of New York State business enterprises, including minority and women-owned business enterprises as bidders, subcontractors and suppliers on its procurement contracts.

Information on the availability of New York State subcontractors and suppliers is available from:

NYS Department of Economic Development Division for Small Business Albany, New York 12245 Telephone: 518-292-5100

Fax: 518-292-5884 email: opa@esd.ny.gov

A directory of certified minority and women-owned business enterprises is available from:

NYS Department of Economic Development Division of Minority and Women's Business Development 633 Third Avenue

New York, NY 10017

212-803-2414

email: mwbecertification@esd.ny.gov

https://ny.newnycontracts.com/FrontEnd/VendorSearchPu

blic.asp

The Omnibus Procurement Act of 1992 requires that by signing this bid proposal or contract, as applicable, Contractors certify that whenever the total bid amount is greater than \$1 million:

(a) The Contractor has made reasonable efforts to encourage the participation of New York State Business Enterprises as suppliers and subcontractors, including certified minority and women-owned business enterprises, on this project, and has retained the documentation of these efforts to be provided upon request to the State;

- (b) The Contractor has complied with the Federal Equal Opportunity Act of 1972 (P.L. 92-261), as amended;
- (c) The Contractor agrees to make reasonable efforts to provide notification to New York State residents of employment opportunities on this project through listing any such positions with the Job Service Division of the New York State Department of Labor, or providing such notification in such manner as is consistent with existing collective bargaining contracts or agreements. The Contractor agrees to document these efforts and to provide said documentation to the State upon request; and
- (d) The Contractor acknowledges notice that the State may seek to obtain offset credits from foreign countries as a result of this contract and agrees to cooperate with the State in these efforts.

21. <u>RECIPROCITY AND SANCTIONS PROVISIONS.</u> Bidders are hereby notified that if their principal place of

Bidders are hereby notified that if their principal place of business is located in a country, nation, province, state or political subdivision that penalizes New York State vendors, and if the goods or services they offer will be substantially produced or performed outside New York State, the Omnibus Procurement Act 1994 and 2000 amendments (Chapter 684 and Chapter 383, respectively) require that they be denied contracts which they would otherwise obtain. NOTE: As of May 15, 2002, the list of discriminatory jurisdictions subject to this provision includes the states of South Carolina, Alaska, West Virginia, Wyoming, Louisiana and Hawaii. Contact NYS Department of Economic Development for a current list of jurisdictions subject to this provision.

- 22. <u>COMPLIANCE</u> <u>WITH</u> <u>NEW</u> <u>YORK</u> <u>STATE</u> <u>INFORMATION</u> <u>SECURITY</u> <u>BREACH</u> <u>AND</u> <u>NOTIFICATION ACT.</u> Contractor shall comply with the provisions of the New York State Information Security Breach and Notification Act (General Business Law Section 899-aa; State Technology Law Section 208).
- 23. COMPLIANCE WITH CONSULTANT DISCLOSURE LAW. If this is a contract for consulting services, defined for purposes of this requirement to include analysis, evaluation, research, training, data processing, computer programming, engineering, environmental, health, and mental health services, accounting, auditing, paralegal, legal or similar services, then, in accordance with Section 163 (4-g) of the State Finance Law (as amended by Chapter 10 of the Laws of 2006), the Contractor shall timely, accurately and properly comply with the requirement to submit an annual employment report for the contract to the agency that awarded

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STANDARD CLAUSES FOR NYS CONTRACTS

APPENDIX A

the contract, the Department of Civil Service and the State Comptroller.

24. PROCUREMENT LOBBYING. To the extent this agreement is a "procurement contract" as defined by State Finance Law Sections 139-j and 139-k, by signing this agreement the contractor certifies and affirms that all disclosures made in accordance with State Finance Law Sections 139-j and 139-k are complete, true and accurate. In the event such certification is found to be intentionally false or intentionally incomplete, the State may terminate the agreement by providing written notification to the Contractor in accordance with the terms of the agreement.

25. <u>CERTIFICATION OF REGISTRATION TO COLLECT SALES AND COMPENSATING USE TAX BY CERTAIN STATE CONTRACTORS, AFFILIATES AND SUBCONTRACTORS.</u>

To the extent this agreement is a contract as defined by Tax Law Section 5-a, if the contractor fails to make the certification required by Tax Law Section 5-a or if during the term of the contract, the Department of Taxation and Finance or the covered agency, as defined by Tax Law 5-a, discovers that the certification, made under penalty of perjury, is false, then such failure to file or false certification shall be a material breach of this contract and this contract may be terminated, by providing written notification to the Contractor in accordance with the terms of the agreement, if the covered agency determines that such action is in the best interest of the State.

26. **IRAN DIVESTMENT ACT**. By entering into this Agreement, Contractor certifies in accordance with State Finance Law §165-a that it is not on the "Entities Determined to be Non-Responsive Bidders/Offerers pursuant to the New York State Iran Divestment Act of 2012" ("Prohibited Entities List") posted at:

http://www.ogs.ny.gov/about/regs/docs/ListofEntities.pdf

Contractor further certifies that it will not utilize on this Contract any subcontractor that is identified on the Prohibited Entities List. Contractor agrees that should it seek to renew or extend this Contract, it must provide the same certification at the time the Contract is renewed or extended. Contractor also agrees that any proposed Assignee of this Contract will be required to certify that it is not on the Prohibited Entities List before the contract assignment will be approved by the State.

During the term of the Contract, should the state agency receive information that a person (as defined in State Finance Law §165-a) is in violation of the above-referenced certifications, the state agency will review such information and offer the person an opportunity to respond. If the person fails to demonstrate that it has ceased its engagement in the investment activity which is in violation of the Act within 90 days after the determination of such violation, then the state agency shall take such action as may be appropriate and provided for by law, rule, or contract, including, but not

limited to, imposing sanctions, seeking compliance, recovering damages, or declaring the Contractor in default.

The state agency reserves the right to reject any bid, request for assignment, renewal or extension for an entity that appears on the Prohibited Entities List prior to the award, assignment, renewal or extension of a contract, and to pursue a responsibility review with respect to any entity that is awarded a contract and appears on the Prohibited Entities list after contract award.

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APPENDIX B GENERAL SPECIFICATIONS

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GENERAL

- 1. ETHICS COMPLIANCE All Bidders/Contractors and their employees must comply with the requirements of Sections 73 and 74 of the Public Officers Law, other State codes, rules, regulations and executive orders establishing ethical standards for the conduct of business with New York State. In signing the Bid, Bidder certifies full compliance with those provisions for any present or future dealings, transactions, sales, contracts, services, offers, relationships, etc., involving New York State and/or its employees. Failure to comply with those provisions may result in disqualification from the Bidding process, termination of contract, and/or other civil or criminal proceedings as required by law.
- 2. <u>DEFINITIONS</u> Terms used herein shall have the following meanings:
- **a. AGENCY OR AGENCIES** The State of New York, acting by or through one or more departments, boards, commissions, offices or institutions of the State of New York.
- **b. AUTHORIZED USER(S)** Authorized User shall have the meaning set forth in New York State Finance Law section 163(1)(k) and includes, but is not limited to, New York State agencies, political subdivisions, local governments, public authorities, public school and fire districts, public and nonprofit libraries, and certain other nonpublic/nonprofit organizations.
- **c. COMMISSIONER** Commissioner of OGS, or in the case of Bid Specifications issued by an Authorized User, the head of such Authorized User or his or her authorized representative.
- **d. CONTRACT** The writing(s) which contain the agreement of the Commissioner and the bidder/Contractor setting forth the total legal obligation between the parties as determined by applicable rules of law, and which most typically include the following classifications of public procurements:
 - **1. Agency Specific Contracts** Contracts where the specifications for a Product or a particular scope of work are described and defined to meet the needs of one or more Authorized User(s).
 - 2. Centralized Contracts Single or multiple award Contracts where the specifications for a Product or general scope of work are described and defined by the Office of General Services to meet the needs of Authorized Users. Centralized Contracts may be awarded through multiple awards or through adoption of another jurisdiction's contract or on a sole source, single source, emergency or competitive basis. Once established, procurements may be made from the selected Contractor(s) without further competition or Mini-Bid unless otherwise required by the Bid Specifications or Contract Award Notification.
 - 3. Back-Drop Contracts Multiple award Centralized Contracts where the Office of General Services defines the specifications for a Product or general scope of work to meet the needs of Authorized Users. Bids may be submitted either at a date and time certain or may be accepted on a continuous or periodic recruitment basis, as set forth in the Bid Specifications. Selection of a Contractor(s) from among Back-Drop contract holders for an actual Product, project or particular scope of work may subsequently be made on a single or sole source basis, or on the basis of a Mini-Bid

- among qualified Back-Drop contract holders, or such other method as set forth in the Bid Document.
- 4. Piggyback Contract A Contract let by any department, agency or instrumentality of the United States government, or any department, agency, office, political subdivision or instrumentality of any state or state(s) which is adopted and extended for use by the OGS Commissioner in accordance with the requirements of the State Finance Law.
- 5. Contract Letter A letter to the successful Bidder(s) indicating acceptance of its Bid in response to a solicitation. Unless otherwise specified, the issuance of a Letter of Acceptance forms a Contract but is not an order for Product, and Contractor should not take any action with respect to actual Contract deliveries except on the basis of Purchase Orders sent from Authorized User(s).
- e CONTRACT AWARD NOTIFICATION An announcement to Authorized Users that a Contract has been established.
- **f. CONTRACTOR** Any successful Bidder(s) to whom a Contract has been awarded by the Commissioner.
- **g. DOCUMENTATION** The complete set of manuals (e.g., user, installation, instruction or diagnostic manuals) in either hard or electronic copy, which are necessary to enable an Authorized User to properly test, install, operate and enjoy full use of the Product.
- **h. EMERGENCY** An urgent and unexpected requirement where health and public safety or the conservation of public resources is at risk.
- **i. ENTERPRISE** The total business operations in the United States of Authorized User(s) without regard to geographic location where such operations are performed or the entity actually performing such operations on behalf of Authorized User(s).
- **j. ENTERPRISE LICENSE** A license grant of unlimited rights to deploy, access, use and execute Product anywhere within the Enterprise up to the maximum capacity stated on the Purchase Order or in the Contract.
- **k. ERROR CORRECTIONS** Machine executable software code furnished by Contractor which corrects the Product so as to conform to the applicable warranties, performance standards and/or obligations of the Contractor.
- **l. GROUP** A classification of Product, services or technology which is designated by OGS.
- m. INVITATION FOR BIDS (IFB) A type of Bid Document which is most typically used for procurements where requirements can be stated and award will be made based on lowest price to the responsive and responsible Bidder(s).
- **n. LICENSED SOFTWARE** Software transferred upon the terms and conditions set forth in the Contract. "Licensed Software" includes error corrections, upgrades, enhancements or new releases, and any deliverables due under a maintenance or service contract (e.g., patches, fixes, PTFs, programs, code or data conversion, or custom programming).
- **o. LICENSEE(S)** One or more Authorized Users who acquire Product from Contractor by issuing a Purchase Order in accordance with the terms and conditions of the Contract; provided that, for purposes of compliance with an individual license, the term "Licensee(s)" shall be

deemed to refer separately to the individual Authorized User(s) who took receipt of and who is executing the Product, and who shall be solely responsible for performance and liabilities incurred. In the case of acquisitions by State Agencies, the Licensee shall be the State of New York.

- p. LICENSE EFFECTIVE DATE The date Product is delivered to an Authorized User. Where a License involves Licensee's right to copy a previously licensed and delivered Master Copy of a Program, the license effective date for additional copies shall be deemed to be the date on which the Purchase Order is executed.
- **q. LICENSOR** A Contractor who transfers rights in proprietary Product to Authorized Users in accordance with the rights and obligations specified in the Contract.
- **r. NEW PRODUCT RELEASES** (Product Revisions) Any commercially released revisions to the licensed version of a Product as may be generally offered and available to Authorized Users. New releases involve a substantial revision of functionality from a previously released version of the Product.
- s. OGS The New York State Office of General Services.
- t. **PRODUCT** A deliverable under any Bid or Contract which may include commodities, services and/or technology. The term "Product" includes Licensed Software.
- **u. PROPRIETARY** Protected by secrecy, patent, copyright or trademark against commercial competition.
- v. PURCHASE ORDER The Authorized User's fiscal form or format that is used when making a purchase (e.g., formal written Purchase Order, Procurement Card, electronic Purchase Order, or other authorized instrument).
- w. REQUEST FOR PROPOSALS (RFP) A type of Bid Document that is used for procurements where factors in addition to cost are considered and weighted in awarding the contract and where the award will be made based on "best value," as defined by the State Finance Law, to the responsive and responsible Bidder(s).
- **x. REQUEST FOR QUOTATION** (**RFQ**) A type of Bid Document that can be used when a formal Bid opening is not required (e.g., discretionary, sole source, single source or emergency purchases).
- y. RESPONSIBLE BIDDER A Bidder that is determined to have financial and organizational capacity, legal authority, satisfactory previous performance, skill, judgment and integrity, and that is found to be competent, reliable and experienced, as determined by the Commissioner. For purposes of being deemed responsible, a Bidder must also be determined to be in compliance with Sections 139-j and 139-k of the State Finance Law relative to restrictions on contacts during the procurement process and disclosure of contacts and prior findings of non-responsibility under these statutes.
- **z. RESPONSIVE BIDDER** A Bidder meeting the specifications or requirements prescribed in the Bid Document or solicitation, as determined by the OGS Commissioner.
- **aa. SINGLE SOURCE** A procurement where two or more Bidders can supply the required Product, and the Commissioner may award the contract to one Bidder over the other.
- **bb. SITE** The location (street address) where Product will be executed or services delivered.

- **cc. SOLE SOURCE** A procurement where only one Bidder is capable of supplying the required Product.
- **dd. SOURCE CODE** The programming statements or instructions written and expressed in any language understandable by a human being skilled in the art which are translated by a language compiler to produce executable machine Object Code.
- ee. STATE State of New York.
- **ff. SUBCONTRACTOR** Any individual or other legal entity (including but not limited to sole proprietor, partnership, limited liability company, firm or corporation) who has entered into a contract, express or implied, for the performance of a portion of a Contract with a Contractor.
- **gg. TERMS OF LICENSE** The terms and conditions set forth in the Contract that are in effect and applicable to a Purchase Order at the time of order placement.
- **hh. VIRUS** Any computer code, whether or not written or conceived by Contractor, that disrupts, disables, harms, or otherwise impedes in any manner the operation of the Product, or any other associated software, firmware, hardware, or computer system (such as local area or wide-area networks), including aesthetic disruptions or distortions, but does not include security keys or other such devices installed by Product manufacturer.

BID SUBMISSION

- 3. <u>INTERNATIONAL BIDDING</u> All offers (tenders), and all information and Product required by the solicitation or provided as explanation thereof, shall be submitted in English. All prices shall be expressed, and all payments shall be made, in United States Dollars (\$US). Any offers (tenders) submitted which do not meet the above criteria will be rejected.
- **4. <u>BID OPENING</u>** Bids may, as applicable, be opened publicly. The Commissioner reserves the right at any time to postpone or cancel a scheduled Bid opening.
- **5. <u>BID SUBMISSION</u>** All Bids are to be packaged, sealed and submitted to the location stated in the Bid Specifications. Bidders are solely responsible for timely delivery of their Bids to the location set forth in the Bid Specifications prior to the stated Bid opening date/time.

A Bid return envelope, if provided with the Bid Specifications, should be used with the Bid sealed inside. If the Bid response does not fit into the envelope, the Bid envelope should be attached to the outside of the sealed box or package with the Bid inside. If using a commercial delivery company that requires use of their shipping package or envelope, Bidder's sealed Bid, labeled as detailed below, should be placed within the shipper's sealed envelope to ensure that the Bid is not prematurely opened.

All Bids must have a label on the outside of the package or shipping container outlining the following information:

"BID ENCLOSED (bold print, all capitals)

- Group Number
- IFB or RFP Number
- Bid Submission date and time"

In the event that a Bidder fails to provide such information on the return Bid envelope or shipping material, the receiving entity reserves the right to open the shipping package or envelope to determine the proper Bid number or Group Number, and the date and time of Bid opening. Bidder shall have no claim against the receiving entity arising from such opening and such opening shall not affect the validity of the Bid or the procurement.

Bidder assumes all risk of late delivery associated with the Bid not being identified, packaged or labeled in accordance with the foregoing requirements.

All Bids must be signed by a person authorized to commit the Bidder to the terms of the Bid Documents and the content of the Bid (offer).

6. LATE BIDS REJECTED For purposes of Bid openings held and conducted by OGS, a Bid must be received in such place as may be designated in the Bid Documents or, if no place is specified, in the OGS Mailroom located in the Empire State Plaza, Albany, New York 12242, at or before the date and time established in the Bid Specifications for the Bid opening. For purposes of Bid openings held and conducted by Authorized Users other than OGS, the term late Bid is defined as a Bid not received in the location established in the Bid Specifications at or before the date and time specified for the Bid opening.

Any Bid received at the specified location after the time specified will be considered a late Bid. A late Bid shall not be considered for award unless: (i) no timely Bids meeting the requirements of the Bid Documents are received or, (ii) in the case of a multiple award, an insufficient number of timely Bids were received to satisfy the multiple award; and acceptance of the late Bid is in the best interests of the Authorized Users. Bids submitted for continuous or periodic recruitment contract awards must meet the submission requirements associated with their specifications. Delays in United States mail deliveries or any other means of transmittal, including couriers or agents of the Authorized User, shall not excuse late Bid submissions. Similar types of delays, including but not limited to, bad weather, or security procedures for parking and building admittance, shall not excuse late Bid submissions. Determinations relative to Bid timeliness shall be at the sole discretion of the Commissioner.

- **7. BID CONTENTS** Bids must be complete and legible. All Bids must be signed. All information required by the Bid Specifications must be supplied by the Bidder on the forms or in the format specified. No alteration, erasure or addition is to be made to the Bid Documents. Changes may be ignored by the Commissioner or may be grounds for rejection of the Bid. Changes, corrections and/or use of white-out in the Bid or Bidder's response portion of the Bid Document must be initialed by an authorized representative of the Bidder. Bidders are cautioned to verify their Bids before submission, as amendments to Bids or requests for withdrawal of Bids received by the Commissioner after the time specified for the Bid opening may not be considered.
- **8. EXTRANEOUS TERMS** Bids must conform to the terms set forth in the Bid Documents, as extraneous terms or material deviations (including additional, inconsistent, conflicting or alternative terms) may render the Bid non-responsive and may result in rejection of the Bid.

Extraneous term(s) submitted on standard, pre-printed forms (including but not limited to: product literature, order forms, license agreements, contracts or other documents) that are attached or referenced with submissions shall not be considered part of the Bid or resulting Contract, but shall be deemed included for informational or promotional purposes only.

Only those extraneous terms that meet all the following requirements may be considered as having been submitted as part of the Bid:

- **a.** Each proposed extraneous term (addition, deletion, counter-offer, deviation, or modification) must be specifically enumerated in a writing which is not part of a pre-printed form; and
- **b.** The writing must identify the particular specification requirement (if any) that Bidder rejects or proposes to modify by inclusion of the extraneous term; and
- **c.** The Bidder shall enumerate the proposed addition, deletion, counter-offer, deviation, or modification from the Bid Document, and the reasons therefore.

No extraneous term(s), whether or not deemed "material," shall be incorporated into a Contract or Purchase Order unless submitted in accordance with the above and the Commissioner or Authorized User expressly accepts each such term(s) in writing. Acceptance and/or processing of the Bid shall not constitute such written acceptance of Extraneous Term(s).

9. CONFIDENTIAL/TRADE SECRET MATERIALS

- **CONTRACTOR** Confidential, trade secret or proprietary materials as defined by the laws of the State of New York must be clearly marked and identified as such upon submission by the Bidder. Marking the Bid as "confidential" or "proprietary" on its face or in the document header or footer shall not be considered by the Commissioner or Authorized User to be sufficient without specific justification as to why disclosure of particular information in the Bid would cause substantial injury to the competitive position of the Bidder. Bidders/Contractors intending to seek an exemption from disclosure of these materials under the Freedom of Information Law must request the exemption in writing, setting forth the reasons for the claimed exemption. The State's receipt/acceptance of the claimed materials does not constitute a determination on the exemption request, which determination will be made in accordance with statutory procedures. Properly identified information that has been designated confidential, trade secret, or proprietary by the Bidder will not be disclosed except as may be required by the Freedom of Information Law or other applicable State and federal laws.
- b. COMMISSIONER OR AUTHORIZED USER Contractor warrants, covenants and represents that any confidential information obtained by Contractor, its agents, Subcontractors, officers, distributors, resellers or employees in the course of performing its obligations, including without limitation, security procedures, business operations information, or commercial proprietary information in the possession of the State or any Authorized User hereunder or received from another third party, will not be divulged to any third parties without the written consent of the Commissioner or Authorized User. Contractor shall not be required to keep confidential any such material that is publicly available through no fault of Contractor, independently developed by Contractor without reliance on confidential information of the Authorized User, or otherwise obtained under the Freedom of Information Law or other applicable New York State laws and regulations. This warranty shall survive termination of this Contract. Contractor further agrees to take commercially reasonable steps as to its agents, Subcontractors, officers, distributors, resellers or employees regarding the obligations arising under this clause to insure such confidentiality.
- **10.** PREVAILING WAGE RATES PUBLIC WORKS AND BUILDING SERVICES CONTRACTS

 Bid is subject to the prevailing wage rate provisions of the Labor Law, the following shall apply:

- a. PREVAILING WAGE RATE APPLICABLE TO BID SUBMISSIONS A copy of the applicable prevailing wage rates to be paid or provided are annexed to the Bid Documents. Bidders must submit Bids which are based upon the prevailing hourly wages, and supplements in cash or equivalent benefits (i.e., fringe benefits and any cash or non-cash compensation which are not wages, as defined by law) that equal or exceed the applicable prevailing wage rate(s) for the location where the work is to be performed. Bidders may not submit Bids based upon hourly wage rates and supplements below the applicable prevailing wage rates as established by the New York State Department of Labor. Bids that fail to comply with this requirement will be disqualified.
- b. WAGE RATE PAYMENTS/CHANGES DURING CONTRACT TERM The wages to be paid under any resulting Contract shall not be less than the prevailing rate of wages and supplements as set forth by law. It is required that the Contractor keep informed of all changes in the prevailing wage rates during the Contract term that apply to the classes of individuals supplied by the Contractor on any projects resulting from this Contract, subject to the provisions of the Labor Law. Contractor is solely liable for and must pay such required prevailing wage adjustments during the Contract term as required by law.
- c. ARTICLE 8 CONSTRUCTION/PUBLIC WORKS CONTRACTS In compliance with Article 8, Section 220 of the New York State Labor Law:
- **i. Posting** The Contractor must publicly post on the work site, in a prominent and accessible place, a legible schedule of the prevailing wage rates and supplements.
- **ii. Payroll Records** Contractors and Subcontractors must keep original payrolls or transcripts subscribed and affirmed as true under the penalties of perjury as required by law. For public works contracts over \$25,000 where the Contractor maintains no regular place of business in New York State, such records must be kept at the work site. For building services contracts, such records must be kept at the work site while work is being performed.
- iii. Submission of Certified Payroll Transcripts for Public Works Contracts Only Contractors and Subcontractors on public works projects must submit monthly payroll transcripts to the Authorized User that has prepared or directs the preparation of the plans and specifications for a public works project, as set forth in the Bid Specifications. For Mini-Bid solicitations, the payroll records must be submitted to the entity preparing the agency Mini-Bid project specification. For "agency specific" Bids, the payroll records should be submitted to the entity issuing the purchase order. For all other OGS Centralized Contracts, such records should be submitted to the individual agency issuing the purchase order(s) for the work. Upon mutual agreement of the Contractor and the Authorized User, the form of submission may be submitted in a specified disk format acceptable to the Department of Labor provided: 1) the Contractor/Subcontractor retains the original records; and, (2) an original signed letter by a duly authorized individual of the Contractor or Subcontractor attesting to the truth and accuracy of the records accompanies the disk. This provision does not apply to Article 9 of the Labor Law building services contracts.
- **iv. Day's Labor** No laborers, workmen or mechanics in the employ of the Contractor, Subcontractor or other person doing or contracting to do all or part of the work contemplated by the Contract shall be permitted or required to work more than eight hours in any one calendar day or more than five calendar days in any one week except in cases of extraordinary emergency including fire, flood or danger to life JUNE 2014

or property. "Extraordinary emergency" shall be deemed to include situations in which sufficient laborers, workers and mechanics cannot be employed to carry on public work expeditiously as a result of such restrictions upon the number of hours and days of labor and the immediate commencement or prosecution or completion without undue delay of the public work is necessary in the judgment of the NYS Commissioner of Labor for the preservation of the Contract site or for the protection of the life and limb of the persons using the Contract site.

d. ARTICLE 9 BUILDING SERVICES CONTRACTS

In compliance with Article 9, Section 230 of the New York State Labor Law:

- i. Payroll Records Contractors and Subcontractors must keep original payrolls or transcripts subscribed and affirmed as true under the penalties of perjury as required by law. Where the Contractor or Subcontractor maintains no regular place of business in New York State, such records must be kept at the work site while work is being performed.
- **ii. Overtime** Employees of Contractors and Subcontractors who work in excess of eight hours in a day or forty hours in a week shall be paid at the overtime rate identified by the New York State Department of Labor.

11. TAXES

- **a.** Unless otherwise specified in the Bid Specifications or Contract, the quoted Bid price includes all taxes applicable to the transaction.
- **b.** Purchases made by the State of New York and certain non-State Authorized Users are exempt from New York State and local sales taxes and, with certain exceptions, federal excise taxes. To satisfy the requirements of the New York State Sales tax exemption, either the Purchase Order issued by a State Agency or the invoice forwarded to authorize payment for such purchases will be sufficient evidence that the sale by the Contractor was made to the State, an exempt organization under Section 1116 (a) (1) of the Tax Law. Non-State Authorized Users must offer their own proof of exemption upon request. No person, firm or corporation is, however, exempt from paying the State Truck Mileage and Unemployment Insurance or Federal Social Security taxes, which remain the sole responsibility of the Bidder/Contractor.
- **c.** Purchases by Authorized Users other than the State of New York may be subject to certain taxes which were not included in the Bid price, and in those instances the tax should be computed based on the Contract price and added to the invoice submitted to such entity for payment.
- **12. EXPENSES PRIOR TO CONTRACT EXECUTION** The Commissioner and any Authorized User(s) are not liable for any costs incurred by a Vendor, Bidder or Contractor in the preparation and production of a Bid, Mini-Bid, cost proposal revision, or for any work performed prior to Contract execution.
- **13. ADVERTISING RESULTS** The prior written approval of the Commissioner is required in order for results of the Bid to be used by the Contractor as part of any commercial advertising. The Contractor shall also obtain the prior written approval of the Commissioner relative to the Bid or Contract for press or other media releases.

14. PRODUCT REFERENCES

a. "Or Equal" In all Bid Specifications the words "or equal" are understood to apply where a copyrighted, brand name, trade name, catalog reference, or patented Product is referenced. References to such specific Product are intended as descriptive, not restrictive, unless otherwise stated. Comparable Product will be considered if proof of compatibility is provided, including appropriate catalog excerpts,

descriptive literature, specifications and test data, etc. The Commissioner's decision as to acceptance of the Product as equal shall be final.

- **b. Discrepancies in References** In the event of a discrepancy between the model number referenced in the Bid Specifications and the written description of the Products which cannot be reconciled, with respect to such discrepancy, then the written description shall prevail.
- 15. REMANUFACTURED, RECYCLED, RECYCLABLE OR **RECOVERED MATERIALS** Upon the conditions specified in the Bid Specifications and in accordance with the laws of the State of New York, Contractors are encouraged to use recycled, recyclable or recovered materials in the manufacture of Products and packaging to the maximum extent practicable without jeopardizing the performance or intended end use of the Product or packaging unless such use is precluded due to health, welfare, safety requirements or in the Bid Specifications. Contractors are further encouraged to offer remanufactured Products to the maximum extent practicable without jeopardizing the performance or intended end use of the Product and unless such use is precluded due to health, welfare, safety requirements or by the Bid Specifications. Where such use is not practical, suitable, or permitted by the Bid Specifications, Contractor shall deliver new materials in accordance with the "Warranties" set forth below.

Items with recycled, recyclable, recovered, refurbished or remanufactured content must be identified in the Bid or Bidder will be deemed to be offering new Product.

16. PRODUCTS MANUFACTURED IN PUBLIC INSTITUTIONS Bids offering Products that are manufactured or produced in public institutions will be rejected.

17. PRICING

- a. Unit Pricing If required by the Bid Specifications, the Bidder should insert the price per unit specified and the price extensions in decimals, not to exceed four places for each item unless otherwise specified, in the Bid. In the event of a discrepancy between the unit price and the extension, the unit price shall govern unless, in the sole judgment of the Commissioner, such unit pricing is obviously erroneous.
- **b. Net Pricing** Unless otherwise required by the Bid Specifications, prices shall be net, including transportation, customs, tariff, delivery and other charges fully prepaid by the Contractor to the destination(s) indicated in the Bid Specifications, subject to the cash discount.
- **c.** "No Charge" Bid When Bids are requested on a number of Products as a Group or Lot, a Bidder desiring to Bid "no charge" on a Product in the Group or Lot must clearly indicate such. Otherwise, such Bid may be considered incomplete and be rejected, in whole or in part, at the discretion of the Commissioner.
- **d. Educational Pricing** All Products to be supplied for educational purposes that are subject to educational discounts shall be identified in the Bid and such discounts shall be made available to qualifying institutions.
- **e.** Third Party Financing If Product acquisitions are financed through any third party financing, Contractor may be required as a condition of Contract Award to agree to the terms and conditions of a "Consent & Acknowledgment Agreement" in a form acceptable to the Commissioner.
- **f. Best Pricing Offer** During the Contract term, if substantially the same or a smaller quantity of a Product is sold by the Contractor outside JUNE 2014

of this Contract upon the same or similar terms and conditions as that of this Contract at a lower price to a federal, state or local governmental entity, the price under this Contract, at the discretion of the Commissioner, shall be immediately reduced to the lower price.

- g. Specific price decreases:
 - (i) GSA Changes: Where NYS Net Prices are based on an approved GSA Schedule, price decreases shall take effect automatically during the Contract term and apply to Purchase Orders submitted on or after the date the approved GSA Schedule pricing decreases during the Contract term; or
 - (ii) Commercial Price List Reductions: Where NYS Net Prices are based on a discount from Contractor's list prices, price decreases shall take effect automatically during the Contract term and apply to Purchase Orders submitted on or after the date Contractor lowers its pricing to its customers generally or to similarly situated government customers during the Contract term; or
 - (iii) Special Offers/Promotions Generally: Where Contractor generally offers more advantageous special price promotions or special discount pricing to other customers during the Contract term for a similar quantity, and the maximum price or discount associated with such offer or promotion is better than the discount or Net Price otherwise available under this Contract, such better price or discount shall apply for similar quantity transactions under this Contract for the life of such general offer or promotion; and
 - (iv) Special Offers/Promotions to Authorized Users: Contractor may offer Authorized Users, under either this Contract or any other Contracting vehicle, competitive pricing which is lower than the NYS Net Price set forth herein at any time during the Contract term and such lower pricing shall not be applied as a global price reduction under the Contract pursuant to the foregoing paragraph (iii).

Unless otherwise specified in the Bid Specifications, Contractor may offer lower prices or better terms (see Modification of Contract Terms) on any specific Purchase Order(s) from any Authorized User without being in conflict with, or having any obligation to comply on a global basis with, the terms of this clause.

h. Cost Proposal Revisions A Contractor may be solicited prior to contract award to propose the best possible offer for the Product or service being bid on, in accordance with State Finance Law § 163(9)(c). A cost proposal revision must be a lower price than the initial price.

18. DRAWINGS

- a. Drawings Submitted With Bid When the Bid Specifications require the Bidder to furnish drawings and/or plans, such drawings and/or plans shall conform to the mandates of the Bid Documents and shall, when approved by the Commissioner, be considered a part of the Bid and of any resulting Contract. All symbols and other representations appearing on the drawings shall be considered a part of the drawing.
- b. Drawings Submitted During the Contract Term Where required to develop, maintain and deliver diagrams or other technical schematics regarding the scope of work, Contractor shall do so on an ongoing basis at no additional charge, and must, as a condition of payment, update drawings and plans during the Contract term to reflect additions, alterations, and deletions. Such drawings and diagrams shall be delivered to the Authorized User's representative.

- c. Accuracy of Drawings Submitted All drawings shall be neat and professional in manner and shall be clearly labeled as to locations and type of Product, connections and components. Drawings and diagrams are to be in compliance with accepted drafting standards. Acceptance or approval of such plans shall not relieve the Contractor from responsibility for design or other errors of any sort in the drawings or plans, or from its responsibility for performing as required, furnishing Product, services or installation, or carrying out any other requirements of the intended scope of work.
- 19. SITE INSPECTION Where a site inspection is required by the Bid Specifications or Project Definition, Bidder shall be required to inspect the site, including environmental or other conditions for pre-existing deficiencies that may affect the installed Product, equipment, or environment or services to be provided and, which may affect Bidder's ability to properly deliver, install or otherwise provide the required Product. All inquiries regarding such conditions shall be made in writing. Bidder shall be deemed to have knowledge of any deficiencies or conditions which such inspection or inquiry might have disclosed. Bidder must provide a detailed explanation with its Bid if additional work is required under this clause in order to properly complete the delivery and installation of the required Product or provide the requested service.
- **20. PROCUREMENT CARD** The State has entered into an agreement for purchasing card services. The Purchasing Card enables Authorized Users to make authorized purchases directly from a Contractor without processing Purchase Orders or Purchase Authorizations. Purchasing Cards are issued to selected employees authorized to purchase for the Authorized User and having direct contact with Contractors. Cardholders can make purchases directly from any Contractor that accepts the Purchasing Card.

The Contractor shall not process a transaction for payment through the credit card clearinghouse until the purchased Products have been shipped or services performed. Unless the cardholder requests correction or replacement of a defective or faulty Product in accordance with other Contract requirements, the Contractor shall immediately credit a cardholder's account for Products returned as defective or faulty.

21. SAMPLES

- **a.** Standard Samples Bid Specifications may indicate that the Product to be purchased must be equal to a standard sample on display in a place designated by the Commissioner and such sample will be made available to the Bidder for examination prior to the opening date. Failure by the Bidder to examine such sample shall not entitle the Bidder to any relief from the conditions imposed by the Bid Specifications.
- b. Bidder Supplied Samples The Commissioner reserves the right to request from the Bidder/Contractor a representative sample(s) of the Product offered at any time prior to or after award of a contract. Unless otherwise instructed, samples shall be furnished within the time specified in the request. Untimely submission of a sample may constitute grounds for rejection of the Bid or cancellation of the Contract. Samples must be submitted free of charge and be accompanied by the Bidder's name and address, any descriptive literature relating to the Product and a statement indicating how and where the sample is to be returned. Where applicable, samples must be properly labeled with the appropriate Bid or Contract reference.

A sample may be held by the Commissioner during the entire term of the Contract and for a reasonable period thereafter for comparison with deliveries. At the conclusion of the holding period, the sample, where feasible, will be returned as instructed by the Bidder, at the Bidder's expense and risk. Where the Bidder has failed to fully instruct the JUNE 2014

Commissioner as to the return of the sample (i.e., mode and place of return, etc.) or refuses to bear the cost of its return, the sample shall become the sole property of the receiving entity at the conclusion of the holding period.

- **c. Enhanced Samples** When an approved sample exceeds the minimum specifications, all Product delivered must be of the same enhanced quality and identity as the sample. Thereafter, in the event of a Contractor's default, the Commissioner may procure a Product substantially equal to the enhanced sample from other sources, charging the Contractor for any additional costs incurred.
- d. Conformance with Samples Submission of a sample (whether or not such sample is tested by, or for, the Commissioner) and approval thereof shall not relieve the Contractor from full compliance with all terms and conditions, performance related and otherwise, specified in the Bid Specifications. If in the judgment of the Commissioner the sample or Product submitted is not in accordance with the specifications or testing requirements prescribed in the Bid Specifications, the Commissioner may reject the Bid. If an award has been made, the Commissioner may cancel the Contract at the expense of the Contractor.
- **e.** Testing All samples are subject to tests in the manner and place designated by the Commissioner, either prior to or after Contract award. Unless otherwise stated in the Bid Specifications, Bidder samples consumed or rendered useless by testing will not be returned to the Bidder. Testing costs for samples that fail to meet Contract requirements may be at the expense of the Contractor.
- **f.** Requests For Samples By Authorized Users Requests for samples by Authorized Users require the consent of the Contractor. Where Contractor refuses to furnish a sample, Authorized User may, in its sole discretion, make a determination on the performance capability of the Product or on the issue in question.

BID EVALUATION

- 22. <u>BID EVALUATION</u> The Commissioner reserves the right to accept or reject any and all Bids, or separable portions of Bids, and waive technicalities, irregularities, and omissions if the Commissioner determines the best interests of the State will be served. The Commissioner, in his/her sole discretion, may accept or reject illegible, incomplete or vague Bids and his/her decision shall be final. A conditional or revocable Bid which clearly communicates the terms or limitations of acceptance may be considered, and Contract award may be made in compliance with the Bidder's conditional or revocable terms in the Bid.
- 23. TIE BIDS In the event two Bids are found to be substantially equivalent, price shall be the basis for determining the award recipient. While prompt payment discounts will not be considered in determining the low Bid, the Commissioner may consider any prompt payment discount in resolving Bids which are otherwise tied. If two or more Bidders submit substantially equivalent Bids as to pricing or other factors, the decision of the Commissioner to award a Contract to one or more of such Bidders shall be final.
- 24. QUANTITY CHANGES PRIOR TO AWARD The Commissioner reserves the right, at any time prior to the award of a specific quantity Contract, to alter in good faith the quantities listed in the Bid Specifications. In the event such right is exercised, the lowest responsible Bidder meeting Bid Specifications will be advised of the revised quantities and afforded an opportunity to extend or reduce its Bid price in relation to the changed quantities. Refusal by the low Bidder to so extend or reduce its Bid price may result in the rejection of

its Bid and the award of such Contract to the lowest responsible Bidder who accepts the revised qualifications.

25. TIMEFRAME FOR OFFERS The Commissioner reserves the right to make awards within sixty days after the date of the Bid opening or such other period of time as set forth in the Bid Documents, during which period, Bids must remain firm and cannot be withdrawn. Where an award is not made within the sixty day period or other time specified as set forth in the Bid Documents, the Bids shall remain firm until such later time as either a Contract is awarded or the Bidder delivers to the Commissioner written notice of the withdrawal of its Bid.

TERMS & CONDITIONS

26. CONTRACT CREATION / EXECUTION Except for contracts governed by Article 11-B of the State Finance Law, subject to and upon receipt of all required approvals as set forth in the Bid Specifications, a Contract shall be deemed executed and created with the successful Bidder(s) upon the Commissioner's mailing or electronic communication to the address on the Bid/Contract of: (i) the final Contract Award Notice; (ii) a fully executed Contract; or (iii) a Purchase Order authorized by the Commissioner.

27. PARTICIPATION IN CENTRALIZED CONTRACTS

- **a. Agencies** All State Agencies may utilize and purchase under any Centralized Contract let by the Commissioner, unless the Bid Documents limit purchases to specific State Agencies.
- b. Non-State Agency Authorized Users Authorized Users other than State Agencies are permitted to make purchases through Centralized Contracts where permitted by law, the Contract or the Commissioner.
- **c. Voluntary Extension** Purchase Orders issued against a Centralized Contract by any Authorized User not provided for in the Bid Specifications shall be honored by the Contractor at its discretion and only with the approval of the OGS Commissioner and any other approvals required by law. Contractors are encouraged to voluntarily extend service Contracts to those additional entities authorized to utilize commodity Contracts under Section 163(3)(a)(iv) of the State Finance Law.
- d. Responsibility for Performance Participation in Centralized Contracts by Authorized Users is permitted upon the following conditions: (i) the responsibility with regard to performance of any contractual obligation, covenant, condition or term thereunder by any Authorized User other than State Agencies shall be borne and is expressly assumed by such Authorized User and not by the State; (ii) a breach of the Contract by any particular Authorized User shall neither constitute nor be deemed a breach of the Contract as a whole which shall remain in full force and effect, and shall not affect the validity of the Contract nor the obligations of the Contractor thereunder respecting non-breaching Authorized Users, whether State or otherwise; (iii) for a breach by an Authorized User other than a State Agency, the State specifically and expressly disclaims any and all liability for such breach; and (iv) each non-State Agency Authorized User and Contractor guarantees to save the State, its officers, agents and employees harmless from any liability that may be or is imposed by the non-State Agency Authorized User's or Contractor's failure to perform in accordance with its obligations under the Contract.
- **e.** Contract Migration Authorized Users holding individual Contracts with a Contractor at the time that Contractor is awarded a Centralized Contract for the same Products or services shall be permitted to migrate to that Centralized Contract effective with its commencement date. Such migration shall not operate to diminish, alter

or eliminate any right that the Authorized User otherwise had under the terms and conditions of their individual Contract.

28. MODIFICATION OF CONTRACT TERMS The terms and conditions set forth in the Contract shall govern all transactions by Authorized User(s) under this Contract. The Contract may only be modified or amended upon mutual written agreement of the Commissioner and Contractor.

The Contractor may, however, offer Authorized User(s) more advantageous pricing, payment, or other terms and conditions than those set forth in the Contract. In such event, a copy of such terms shall be furnished to the Authorized User(s) and Commissioner by the Contractor at the time of such offer.

Other than where such terms are more advantageous for the Authorized User(s) than those set forth in the Contract, no alteration or modification of the terms of the Contract, including substitution of Product, shall be valid or binding against Authorized User(s) unless authorized by the Commissioner or specified in the Contract Award Notification. No such alteration or modification shall be made by unilaterally affixing such terms to Product upon delivery (including, but not limited to, attachment or inclusion of standard pre-printed order forms, product literature, "shrink wrap" terms accompanying software upon delivery, or other documents) or by incorporating such terms onto order forms, purchase orders or other documents forwarded by the Contractor for payment, notwithstanding Authorized User's subsequent acceptance of Product, or that Authorized User has subsequently processed such document for approval or payment.

29. **SCOPE CHANGES** The Commissioner reserves the right to require, by written order, changes to the scope of the Contract, by altering, adding to or deducting from the Bid Specifications, such changes to be within the general scope of the Contract. If any such change causes an increase or decrease in the cost of, or the time required for, performance of any part of the work under the Contract, whether or not changed by the order, the Commissioner shall, upon notice from Contractor as hereafter stated, make an equitable adjustment in the Contract price, the delivery schedule or both and shall modify the Contract. The Contractor must assert its right to an adjustment under this clause within thirty days from the date of receipt of the written order. However, if the Commissioner decides that the facts justify it, the Commissioner may provide an adjustment without receipt of a proposal. Failure to agree to any adjustment shall be a dispute under the Disputes clause, provided, however, that nothing in this clause shall excuse the Contractor from proceeding with the Contract as changed.

30. ESTIMATED / **SPECIFIC QUANTITY CONTRACTS** Estimated quantity contracts, also referred to as indefinite delivery / indefinite quantity contracts, are expressly agreed and understood to be made for only the quantities, if any, actually ordered during the Contract term. No guarantee of any quantity is implied or given.

With respect to any specific quantity stated in the contract, the Commissioner reserves the right after award to order up to 20% more or less (rounded to the next highest whole number) than the specific quantities called for in the Contract. Notwithstanding the foregoing, the Commissioner may purchase greater or lesser percentages of Contract quantities should the Commissioner and Contractor so agree. Such agreement may include an equitable price adjustment.

31. EMERGENCY CONTRACTS In the event that a disaster emergency is declared by Executive Order under Section 28 of Article 2-B of the Executive Law, or the Commissioner determines pursuant to his/her authority under Section 163(10)(b) of the State Finance Law that an emergency exists requiring the prompt and immediate delivery of

Product, the Commissioner reserves the right to obtain such Product from any source, including but not limited to this Contract(s), as the Commissioner in his/her sole discretion determines will meet the needs of such emergency. Contractor shall not be entitled to any claim or lost profits for Product procured from other sources pursuant to this clause. The reasons underlying the finding that an emergency exists shall be included in the procurement record.

32. PURCHASE ORDERS Unless otherwise authorized in writing by the Commissioner, no Product is to be delivered or furnished by Contractor until transmittal of an official Purchase Order from the Authorized User. Unless terminated or cancelled pursuant to the authority vested in the Commissioner, Purchase Orders shall be effective and binding upon the Contractor when placed in the mail or electronically transmitted prior to the termination of the Contract period, addressed to the Contractor at the address for receipt of orders set forth in the Contract or in the Contract Award Notification.

All Purchase Orders issued pursuant to Contracts let by the Commissioner must bear the appropriate Contract number and, if necessary, required State approvals. As deemed necessary, the Authorized User may confirm pricing and other Product information with the Contractor prior to placement of the Purchase Order. The State reserves the right to require any other information from the Contractor which the State deems necessary in order to complete any Purchase Order placed under the Contract. Unless otherwise specified, all Purchase Orders against Centralized Contracts will be placed by Authorized Users directly with the Contractor and any discrepancy between the terms stated on the Contractor's order form, confirmation or acknowledgment, and the Contract terms shall be resolved in favor of the terms most favorable to the Authorized User. Should an Authorized User add written terms and conditions to the Purchase Order that conflict with the terms and conditions of the Contract, the Contractor has the option of rejecting the Purchase Order within five business days of its receipt but shall first attempt to negotiate the additional written terms and conditions in good faith with the Authorized User, or fulfill the Purchase Order. Notwithstanding the above, the Authorized User reserves the right to dispute any discrepancies arising from the presentation of additional terms and conditions with the Contractor.

If, with respect to an Agency Specific Contract let by the Commissioner, a Purchase Order is not received by the Contractor within two weeks after the issuance of a Contract Award Notification, it is the responsibility of the Contractor to request in writing that the appropriate Authorized User forward a Purchase Order. If, thereafter, a Purchase Order is not received within a reasonable period of time, the Contractor shall promptly notify in writing the appropriate purchasing officer in OGS. Failure to timely notify such officer may, in the discretion of the OGS Commissioner and without cost to the State, result in the cancellation of such requirement by the OGS Commissioner with a corresponding reduction in the Contract quantity and price.

33. PRODUCT DELIVERY Delivery must be made as ordered to the address specified on the Purchase Order and in accordance with the terms of the Contract. Delivery shall be made within thirty calendar days after receipt of a Purchase Order by the Contractor, unless otherwise agreed to by the Authorized User and the Contractor. The decision of the Commissioner as to compliance with delivery terms shall be final. The burden of proof for delay in receipt of a Purchase Order shall rest with the Contractor. In all instances of a potential or actual delay in delivery, the Contractor shall immediately notify the Commissioner and the Authorized User, and confirm in writing the explanation of the delay, and take appropriate action to avoid any subsequent late deliveries. Any extension of time for delivery must be requested in writing by the Contractor and approved in writing by the Authorized JUNE 2014

User. Failure to meet such delivery time schedule may be grounds for cancellation of the order or, in the Commissioner's discretion, the Contract.

34. <u>WEEKEND AND HOLIDAY DELIVERIES</u> Unless otherwise specified in the Bid Specifications or by an Authorized User, deliveries will be scheduled for ordinary business hours, Monday through Friday (excluding legal holidays observed by the State of New York). Deliveries may be scheduled by mutual agreement for Saturdays, Sundays or legal holidays observed by the State of New York where the Product is for daily consumption, an emergency exists, the delivery is a replacement, delivery is late, or other reasonable circumstance in which event the convenience of the Authorized User shall govern.

35. SHIPPING/RECEIPT OF PRODUCT

- **a.** Packaging Product shall be securely and properly packed for shipment, storage and stocking in appropriate, clearly labeled shipping containers and according to accepted commercial practice, without any extra charges for packing materials, cases or other types of containers. The container shall become and remain the property of the Authorized User unless otherwise specified in the Contract documents.
- b. <u>Shipping Charges</u> Unless otherwise stated in the Bid Specifications, all deliveries shall be deemed to be freight on board (F.O.B.) destination tailgate delivery at the dock of the Authorized User. Unless otherwise agreed, items purchased at a price F.O.B. Shipping point plus transportation charges shall not relieve the Contractor from responsibility for safe and proper delivery notwithstanding the Authorized User's payment of transportation charges. Contractor shall be responsible for ensuring that the Bill of Lading states "charges prepaid" for all shipments.
- **c.** Receipt of Product
 The Contractor shall be solely responsible for assuring that deliveries are made to personnel authorized to accept delivery on behalf of the Authorized User. Any losses resulting from the Contractor's failure to deliver Product to authorized personnel shall be borne exclusively by the Contractor.
- **36.** TITLE AND RISK OF LOSS Notwithstanding the form of shipment, title or other property interest, risk of loss shall not pass from the Contractor to the Authorized User until the Products have been received, inspected and accepted by the receiving entity. Acceptance shall occur within a reasonable time or in accordance with such other defined acceptance period as may be specified in the Bid Specifications or Purchase Order. Mere acknowledgment by Authorized User personnel of the delivery or receipt of goods (e.g., signed bill of lading) shall not be deemed or construed as acceptance of the Products received. Any delivery of Product that is substandard or does not comply with the Bid Specifications or Contract terms and conditions, may be rejected or accepted on an adjusted price basis, as determined by the Commissioner.
- **37. RE-WEIGHING PRODUCT** Deliveries are subject to reweighing at the point of destination by the Authorized User. If shrinkage occurs which exceeds that normally allowable in the trade, the Authorized User shall have the option to require delivery of the difference in quantity or to reduce the payment accordingly. Such option shall be exercised in writing by the Authorized User.
- **38. PRODUCT SUBSTITUTION** In the event a specified manufacturer's Product listed in the Contract becomes unavailable or cannot be supplied by the Contractor for any reason (except as provided for in the Savings/Force Majeure Clause), a Product deemed in writing by the Commissioner to be equal to or better than the specified Product must be substituted by the Contractor at no additional cost or expense to the Authorized User. Unless otherwise specified, any substitution of

Product prior to the Commissioner's written approval may be cause for termination of Contract.

- **39. REJECTED PRODUCT** When Product is rejected, it must be removed by the Contractor from the premises of the Authorized User within ten calendar days of notification of rejection by the Authorized User. Upon notification of rejection, risk of loss of rejected or nonconforming Product shall remain with Contractor. Rejected items not removed by the Contractor within ten calendar days of notification shall be regarded as abandoned by the Contractor, and the Authorized User shall have the right to dispose of Product as its own property. The Contractor shall promptly reimburse the Authorized User for any and all costs and expenses incurred in storage or effecting removal or disposition after the ten-calendar-day period.
- **40. INSTALLATION** Where installation is required, Contractor shall be responsible for placing and installing the Product in the required locations. All materials used in the installation shall be of good quality and shall be free from any and all defects that would mar the Product or render it unsound. Installation includes the furnishing of any equipment, rigging and materials required to install or place the Product in the proper location. The Contractor shall protect the site from damage for all its work and shall repair damages or injury of any kind caused by the Contractor, its employees, officers or agents. If any alteration, dismantling or excavation, etc. is required to effect installation, the Contractor shall thereafter promptly restore the structure or site. Work shall be performed to cause the least inconvenience to the Authorized User(s) and with proper consideration for the rights of other Contractors or workers. The Contractor shall promptly perform its work and shall coordinate its activities with those of other Contractors. The Contractor shall clean up and remove all debris and rubbish from its work as required or directed. Upon completion of the work, the building and surrounding area of work shall be left clean and in a neat, unobstructed condition, and everything in satisfactory repair and order.

41. REPAIRED OR REPLACED PARTS / COMPONENTS

Where the Contractor is required to repair, replace or substitute Product or parts or components of the Product under the Contract, the repaired, replaced or substituted Products shall be subject to all terms and conditions for new parts and components set forth in the Contract including Warranties, as set forth in the Warranties Clause herein. Replaced or repaired Product or parts and components of such Product shall be new and shall, if available, be replaced by the original manufacturer's component or part. Remanufactured parts or components meeting new Product standards may be permitted by the Commissioner or Authorized User. Before installation, all proposed substitutes for the original manufacturer's installed parts or components must be approved by the Authorized User. The part or component shall be equal to or of better quality than the original part or component being replaced.

42. EMPLOYEES, SUBCONTRACTORS & AGENTS All employees, Subcontractors or agents performing work under the Contract must be trained staff or technicians who meet or exceed the professional, technical and training qualifications set forth in the Bid Specifications or the Bid Documents, whichever is more restrictive, and must comply with all security and administrative requirements of the Authorized User. The Commissioner reserves the right to conduct a security background check or otherwise approve any employee, Subcontractor or agent furnished by Contractor and to refuse access to or require replacement of any personnel for cause based on professional, technical or training qualifications, quality of work or change in security status or non-compliance with Authorized User's security or other requirements. Such approval shall not relieve the Contractor of the obligation to perform all work in compliance with the Contract terms. The Commissioner reserves the right to reject and/or bar from any facility for cause any employee, Subcontractor, or agents of the Contractor.

43. ASSIGNMENT The Contractor shall not assign, transfer, convey, sublet, or otherwise dispose of the contract or its right, title or interest therein, or its power to execute such contract to any other person, company, firm or corporation in performance of the contract without the prior written consent of the Commissioner or Authorized User (as applicable); provided, however, notwithstanding anything in Section 138 of the State Finance Law to the contrary, any approval required thereunder shall not be unreasonably withheld, conditioned, delayed or denied. Notwithstanding the foregoing, the State shall not hinder, prevent or affect assignment of money by a Contractor for the benefit of its creditors. Prior to a consent to assignment of monies becoming effective, the Contractor shall file a written notice of such monies assignment(s) with the Comptroller. Prior to a consent to assignment of a Contract, or portion thereof, becoming effective, the Contractor shall submit the request for assignment to the Commissioner and seek written agreement from the Commissioner which will be filed with the Comptroller. Commissioner shall use reasonable efforts to promptly respond to any request by Contractor for an assignment, provided that Contractor supplies sufficient information about the party to whom the Contractor proposes to assign the contract.

Upon notice to the Contractor, the Contract may be assigned without the consent of the Contractor to another State Agency or subdivision of the State pursuant to a governmental reorganization or assignment of functions under which the functions are transferred to a successor Agency or to another Agency that assumes OGS responsibilities for the Contract

- **44. SUBCONTRACTORS AND SUPPLIERS** The Commissioner reserves the right to reject any proposed Subcontractor or supplier for bona fide business reasons, including, but not limited to: the company failed to solicit New York State certified minority- and women-owned business enterprises as required in prior OGS Contracts; the fact that such Subcontractor or supplier is on the New York State Department of Labor's list of companies with which New York State cannot do business; the Commissioner's determination that the company is not qualified or is not responsible; or the fact that the company has previously provided unsatisfactory work or services.
- **45. PERFORMANCE / BID BOND** The Commissioner reserves the right to require a Bidder or Contractor to furnish, without additional cost, a performance, payment or Bid bond, negotiable irrevocable letter of credit, or other form of security for the faithful performance of the Contract. Where required, such bond or other security shall be in the form prescribed by the Commissioner.
- **46. SUSPENSION OF WORK** The Commissioner, in his/her sole discretion, reserves the right to suspend any or all activities under this Contract, at any time, in the best interests of the Authorized User. In the event of such suspension, the Contractor will be given a formal written notice outlining the particulars of such suspension. Examples of the reason for such suspension include, but are not limited to, a budget freeze or reduction in State spending, declaration of emergency, contract compliance issues or other circumstances. Upon issuance of such notice, the Contractor is not to accept any Purchase Orders, and shall comply with the suspension order. Activity may resume at such time as the Commissioner issues a formal written notice authorizing a resumption of performance under the Contract.

An Authorized User may issue a formal written notice for the suspension of work for which it has engaged the Contractor for reasons specified in the above paragraph. The written notice shall set forth the reason for such suspension and a copy of the written notice shall be provided to the Commissioner.

47. TERMINATION

a. For Cause: For a material breach that remains uncured for more than thirty calendar days or other specified period after written notice to the Contractor, the Contract or Purchase Order may be terminated by the Commissioner or Authorized User respectively, at the Contractor's expense where Contractor becomes unable or incapable of performing, or meeting any requirements or qualifications set forth in the Contract, or for non-performance, or upon a determination that Contractor is non-responsible. Such termination shall be upon written notice to the Contractor. In such event, the Commissioner or Authorized User may complete the contractual requirements in any manner it may deem advisable and pursue available legal or equitable remedies for breach.

- **b. For Convenience**: By written notice, this Contract may be terminated at any time by the Commissioner for convenience upon sixty calendar days written notice or other specified period without penalty or other early termination charges due. Such termination of the Contract shall not affect any project or Purchase Order that has been issued under the Contract prior to the date of such termination. If the Contract is terminated pursuant to this subdivision, the Authorized User shall remain liable for all accrued but unpaid charges incurred through the date of the termination. Contractor shall use due diligence and provide any outstanding deliverables.
- c. For Violation of Sections 139-j and 139-k of the State Finance Law: The Commissioner reserves the right to terminate the Contract in the event it is found that the certification filed by the Bidder in accordance with Section 139-k of the State Finance Law was intentionally false or intentionally incomplete. Upon such finding, the Commissioner may exercise his/her termination right by providing written notification to the Contractor in accordance with the written notification terms of the Contract.
- d. For Violation of Section 5-a of the New York State Tax Law: The Commissioner reserves the right to terminate the contract in the event it is found that the certification filed by the Contractor in accordance with Section 5-a of the Tax Law is not timely filed during the term of the Contract or the certification furnished was intentionally false or intentionally incomplete. Upon such finding, the Commissioner may exercise his/her termination right by providing written notification to the Contractor in accordance with the written notification terms of the Contract.
- **e. For Non-Responsibility:** The Bidder agrees that if it is found by the State that the Bidder's responses to the Vendor Responsibility Questionnaire were intentionally false or intentionally incomplete, on such finding, the Commissioner may terminate the Contract.

Upon written notice to the Contractor, and a reasonable opportunity to be heard with appropriate OGS officials or staff, the Contract may be terminated by the Commissioner or his or her designee at the Contractor's expense where the Contractor is determined by the Commissioner or his or her designee to be non-responsible. In such event, the Commissioner or his or her designee may complete the contractual requirements in any manner he or she may deem advisable and pursue available legal or equitable remedies for breach.

In no case shall such termination of the Contract by the State be deemed a breach thereof, nor shall the State be liable for any damages for lost profits or otherwise, which may be sustained by the Contractor as a result of such termination.

f. For refusal to testify, sign a waiver of immunity or answer questions The Commissioner reserves the right in accordance with State Finance Law §139-a, to terminate the contract in the event it is found that a

member, partner, director or officer of Contractor refused, when called before a grand jury, head of a State department, temporary state commission or other State agency, or the organized crime task force in the department of law, which is empowered to compel the attendance of witnesses and examine them under oath, to testify in an investigation, concerning any transaction or contract had with the State, any political subdivision thereof, a public authority or with any public department, agency or official of the State or of any political subdivision thereof or of a public authority, to sign a waiver of immunity against subsequent criminal prosecution or to answer any relevant question concerning such transaction or contract. Upon such finding, the Commissioner may exercise his/her termination right by providing written notification to the Contractor.

48. SAVINGS/FORCE MAJEURE A Force Majeure occurrence is an event or effect that cannot be reasonably anticipated or controlled and is not due to the negligence or willful misconduct of the affected party. Force Majeure includes, but is not limited to, acts of God, acts of war, acts of public enemies, terrorism, strikes, fires, explosions, actions of the elements, floods, or other similar causes beyond the control of the Contractor or the Commissioner in the performance of the Contract where non-performance, by exercise of reasonable diligence, cannot be prevented.

The affected party shall provide the other party with written notice of any Force Majeure occurrence as soon as the delay is known and provide the other party with a written contingency plan to address the Force Majeure occurrence, including, but not limited to, specificity on quantities of materials, tooling, people, and other resources that will need to be redirected to another facility and the process of redirecting them. Furthermore, the affected party shall use its commercially reasonable efforts to resume proper performance within an appropriate period of time. Notwithstanding the foregoing, if the Force Majeure condition continues beyond thirty (30) days, the Parties shall jointly decide on an appropriate course of action that will permit fulfillment of the Parties' objectives hereunder.

The Contractor agrees that in the event of a delay or failure of performance by the Contractor, under the Contract due to a Force Majeure occurrence:

- a. The Commissioner may purchase from other sources (without recourse to and by the Contractor for the costs and expenses thereof) to replace all or part of the Products which are the subject of the delay, which purchases may be deducted from the Contract quantities without penalty or liability to the State, or
- b. The Contractor will provide Authorized Users with access to Products first in order to fulfill orders placed before the Force Majeure event occurred. The Commissioner agrees that Authorized Users shall accept allocated performance or deliveries during the occurrence of the Force Majeure event.

Neither the Contractor nor the Commissioner shall be liable to the other for any delay in or failure of performance under the Contract due to a Force Majeure occurrence. Any such delay in or failure of performance shall not constitute default or give rise to any liability for damages. The existence of such causes of such delay or failure shall extend the period for performance to such extent as determined by the Contractor and the Commissioner to be necessary to enable complete performance by the Contractor if reasonable diligence is exercised after the cause of delay or failure has been removed.

Notwithstanding the above, at the discretion of the Commissioner where the delay or failure will significantly impair the value of the Contract to the State or to Authorized Users, the Commissioner may terminate the Contract or the portion thereof which is subject to delays, and thereby

discharge any unexecuted portion of the Contract or the relative part thereof.

In addition, the Commissioner reserves the right, in his/her sole discretion, to make an equitable adjustment in the Contract terms and/or pricing should extreme and unforeseen volatility in the marketplace affect pricing or the availability of supply. "Extreme and unforeseen volatility in the marketplace" is defined as market circumstances which meet the following criteria: (i) the volatility is due to causes outside the control of Contractor; (ii) the volatility affects the marketplace or industry, not just the particular Contract source of supply; (iii) the effect on pricing or availability of supply is substantial; and (iv) the volatility so affects Contractor's performance that continued performance of the Contract would result in a substantial loss. Failure of the Contractor to agree to any adjustment shall be a dispute under the Disputes clause; provided however, that nothing in this clause shall excuse the Contractor from performing in accordance with the Contract as changed.

49. CONTRACT INVOICING

a. **Invoicing.** Contractor and the dealers/distributors/resellers designated by the Contractor, if any, shall provide complete and accurate billing invoices to each Authorized User in order to receive payment. Billing invoices submitted to an Authorized User must contain all information required by the Contract and the State Comptroller or other appropriate fiscal officer. Submission of an invoice and payment thereof shall not preclude the Commissioner from requesting reimbursement or demanding a price adjustment in any case where the Product delivered is found to deviate from the terms and conditions of the Contract or where the billing was inaccurate.

Contractor shall provide, upon request of the Commissioner, any and all information necessary to verify the accuracy of the billings. Such information shall be provided in a commercially reasonable manner as requested by the Commissioner. The Commissioner may direct the Contractor to provide the information to the State Comptroller or to any Authorized User of the Contract.

- Payment of Contract Purchases made by an Authorized User when the State Comptroller is responsible for issuing such payment The Authorized User and Contractor agree that payments for invoices submitted by the Contractor shall only be rendered electronically unless payment by paper check is expressly authorized by the Commissioner, in the Commissioner's sole discretion, due to extenuating circumstances. Such electronic payments shall be made in accordance with ordinary State procedures and practices. The Contractor shall comply with the State Comptroller's procedures to authorize electronic payments. Authorization forms are available at the State Comptroller website at www.osc.state.ny.us, by e-mail epunit@osc.state.ny.us, or by telephone at 518-474-4032. Contractor acknowledges that it will not receive payment on any invoices submitted under this Contract that are payable by the State Comptroller if it does not comply with the State Comptroller's electronic payment procedures, except where the Commissioner has expressly authorized payment by paper check as set forth above.
- c. Payment of Contract Purchases made by an Authorized User when the State Comptroller is not responsible for issuing such payment The Authorized User and Contractor agree that payments for such Contract purchases shall be billed directly by Contractor on invoices/vouchers, together with complete and accurate supporting documentation as required by the Authorized User. Such payments shall be as mandated by the appropriate governing law from the receipt of a proper invoice. Such Authorized User and Contractor are strongly encouraged to establish electronic payments.

50. DEFAULT - AUTHORIZED USER

- **a. Breach by Authorized User.** An Authorized User's breach shall not be deemed a breach of the Centralized Contract; rather, it shall be deemed a breach of the Authorized User's performance under the terms and conditions of the Centralized Contract.
- b. Failure to Make Payment. In the event a participating Authorized User fails to make payment to the Contractor for Products delivered, accepted and properly invoiced, within thirty calendar days of such delivery and acceptance, the Contractor may, upon five business days advance written notice to both the Commissioner and the Authorized User's purchasing official, suspend additional shipments of Product or provision of services to such entity until such time as reasonable arrangements have been made and assurances given by such entity for current and future Contract payments.
- c. Notice of Breach. Notwithstanding the foregoing, the Contractor shall, at least ten business days prior to declaring a breach of Contract by any Authorized User, by certified or registered mail, notify both the Commissioner and the purchasing official of the breaching Authorized User of the specific facts, circumstances and grounds upon which a breach will be declared.
- **d. Insufficient basis.** If the Contractor's basis for declaring a breach is insufficient, the Contractor's declaration of breach and failure to service an Authorized User may constitute a breach of the Contract, and the Authorized User may thereafter seek any remedy available at law or equity.

51. PROMPT PAYMENTS

- **a.** State Agencies Upon acceptance of Product or as otherwise provided by Contract, Contractor may invoice for payment. The required payment date shall be thirty (30) calendar days, excluding legal holidays, from the receipt of a proper invoice, as determined in accordance with State Finance Law §179-f(2) and 2 NYCRR Part 18. The payment of interest on certain payments due and owed by Agency may be made in accordance with State Finance Law §\$179-d et. seq. and the implementing regulations (2 NYCRR §18.1 et seq.).
- **b. By Non-State Agencies** Upon acceptance of Product or as otherwise provided by Contract, Contractor may invoice for payment. The required payment date shall be thirty calendar days, excluding legal holidays, or as mandated by the appropriate governing law from the receipt of a proper invoice. The terms of Article 11-A of the State Finance Law apply only to procurements by and the consequent payment obligations of Agencies. Neither expressly nor by any implication is the statute applicable to Non-State Authorized Users. Neither OGS nor the State Comptroller is responsible for payments on any purchases made by a Non-State Agency Authorized User.
- c. By Contractor Should the Contractor be liable for any payments to the State hereunder, interest, late payment charges and collection fee charges will be determined and assessed pursuant to Section 18 of the State Finance Law.
- **52. REMEDIES FOR BREACH** It is understood and agreed that all rights and remedies afforded below shall be in addition to all remedies or actions otherwise authorized or permitted by law:
- **a.** Cover/Substitute Performance In the event of Contractor's material, uncured breach, the Commissioner may, with or without formally Bidding: (i) Purchase from other sources; or (ii) If the Commissioner is unsuccessful after making reasonable attempts, under the circumstances then-existing, to timely obtain acceptable service or acquire replacement Product of equal or comparable quality, the

Commissioner may acquire acceptable replacement service or Product of lesser or greater quality.

Such purchases may be deducted from the Contract quantity without penalty or liability to the State. The Commissioner agrees that Authorized Users shall accept allocated performance or deliveries during a period where Contractor is making good faith efforts to cure a material breach.

- **b.** Withhold Payment In any case where a reasonable question of material, uncured non-performance by Contractor arises, payment may be withheld in whole or in part at the discretion of the Commissioner. Should Contractor and the Commissioner fail to agree upon the question of "materiality" in an instance of non-performance, such failure to agree shall be a dispute under the Disputes clause.
- **c. Bankruptcy** In the event that the Contractor files, or there is filed against Contractor, a petition under the U.S. Bankruptcy Code during the term of this Centralized Contract, Authorized Users may, at their discretion, make application to exercise its right to set-off against monies due the Debtor or, under the Doctrine of Recoupment, be credited the amounts owed by the Contractor arising out of the same transactions.
- d. Reimbursement of Costs Incurred The Contractor agrees to reimburse the Authorized User promptly for any and all additional costs and expenses incurred for acquiring acceptable services, and/or replacement Product. Should the cost of cover be less than the Contract price, the Contractor shall have no claim to the difference. The Contractor covenants and agrees that in the event suit is successfully prosecuted for any default on the part of the Contractor, all costs and expenses, including reasonable attorney's fees awarded by a court of competent jurisdiction, shall be paid by the Contractor.

Where the Contractor fails to timely deliver pursuant to the guaranteed delivery terms of the Contract, the ordering Authorized User may obtain substitute Product temporarily and the cost of the replacement Product shall be deducted from the Contract quantity without penalty or liability to the State.

- **e. Deduction/Credit** Sums due as a result of these remedies may be deducted or offset by the Authorized User from payments due, or to become due, the Contractor on the same or another transaction. If no deduction or only a partial deduction is made in such fashion the Contractor shall pay to the Authorized User the amount of such claim or portion of the claim still outstanding, on demand. The Commissioner reserves the right to determine the disposition of any rebates, settlements, restitution, damages, etc., that arise from the administration of the Contract.
- **53.** ASSIGNMENT OF CLAIM Contractor hereby assigns to the State any and all claims for overcharges associated with this Contract that may arise under the antitrust laws of the United States, 15 USC Section 1, et. seq. and the antitrust laws of the State of New York, General Business Law Section 340, et. seq.
- **54. TOXIC SUBSTANCES** Each Contractor furnishing a toxic substance, as defined by Section 875 of the Labor Law, shall provide such Authorized User with not less than two copies of a Material Safety Data Sheet, which sheet shall include for each such substance the information outlined in Section 876 of the Labor Law.

Before any chemical product is used or applied on or in any building, a copy of the product label and Material Safety Data Sheet must be provided to and approved by the Authorized User representative.

55. INDEPENDENT CONTRACTOR It is understood and agreed that the legal status of the Contractor, its agents, officers and employees under this Contract is that of an independent Contractor, and in no manner shall they be deemed employees of the Authorized User, and therefore are not entitled to any of the benefits associated with such employment.

- **56. SECURITY** Contractor warrants, covenants and represents that it will comply fully with all security procedures of the Authorized User(s) in performance of the Contract including but not limited to physical, facility, documentary and cyber security rules, procedures and protocols.
- **57.** <u>COOPERATION WITH THIRD PARTIES</u> The Contractor shall be responsible for fully cooperating with any third party, including but not limited to other Contractors or Subcontractors of the Authorized User, as necessary to ensure delivery or performance of Product.
- **58.** CONTRACT TERM RENEWAL In addition to any stated renewal periods in the Contract, any Contract or unit portion thereof let by the Commissioner may be extended by the Commissioner for an additional period(s) of up to one year with the written concurrence of the Contractor and Comptroller. Such extension may be exercised on a month-to-month basis or in other stated periods of time during the one year extension.

59. WARRANTIES

a. Product Performance Where Contractor, Product manufacturer or service provider generally offers additional or more advantageous warranties than set forth below, Contractor shall offer or pass through any such warranties to Authorized Users.

In addition, Contractor hereby warrants and represents that the Products acquired by the Authorized User under the terms and conditions of this Contract conform to the manufacturer's specifications, performance standards and documentation, and the documentation fully describes the proper procedure for using the Products.

Contractor further warrants and represents that Products, components or deliverables specified and furnished by or through Contractor shall individually, and where specified and furnished as a system, be free from defects in material and workmanship and will conform with all requirements of the Contract for the warranty period, or for a minimum of one (1) year from the date of acceptance, whichever is longer ("Project warranty period").

Unless recycled or recovered materials are available in accordance with the Remanufactured, Recycled, Recyclable or Recovered Materials clause, Product offered shall be standard new equipment, current model or most recent release of regular stock product with all parts regularly used with the type of equipment offered. Contractor further warrants and represents that no attachment or part has been substituted or applied contrary to the manufacturer's recommendations and standard practice.

- **b. Title and Ownership** Contractor warrants and represents that it has (i) full ownership, clear title free of all liens, or (ii) the right to transfer or deliver specified license rights to any Products acquired by Authorized User under this Contract. Contractor shall be solely liable for any costs of acquisition associated therewith. Contractor shall indemnify Authorized Users and hold Authorized Users harmless from any damages and liabilities (including reasonable attorneys' fees and costs) awarded by a court of competent jurisdiction arising from any breach of Contractor's warranties as set forth herein.
- c. Product Warranty for Deliverables During the Project warranty period, defects in the materials or workmanship of components or deliverables specified and furnished by or through Contractor shall be

repaired or replaced by Contractor at no cost or expense to the Authorized User. Contractor shall extend the Project warranty period for individual component(s), or for the system as a whole, as applicable, by the cumulative period(s) of time, after notification, during which an individual component or the system requires servicing or replacement (down time) or is in the possession of the Contractor, its agents, officers, Subcontractors, distributors, resellers or employees ("extended warranty").

Where Contractor, the Independent Software Vendor (ISV), or other third-party manufacturer markets any project deliverable delivered by or through Contractor with a standard commercial warranty, such standard warranty shall be in addition to, and not relieve the Contractor from, Contractor's warranty obligations during the Project warranty and extended warranty period(s). Where such standard commercial warranty covers all or some of the Project warranty or extended warranty period(s), Contractor shall be responsible for the coordination during the Project warranty or extended warranty period(s) with ISV or other third party manufacturer(s) for warranty repair or replacement of ISV or other third-party manufacturer's Product.

Where Contractor, ISV or other third-party manufacturer markets any Project Deliverable with a standard commercial warranty which goes beyond the Project warranty or extended warranty period(s), Contractor shall notify the Authorized User and pass through the manufacturer's standard commercial warranty to Authorized User at no additional charge; provided, however, that Contractor shall not be responsible for coordinating services under the third-party extended warranty after expiration of the Project warranty and extended warranty period(s).

The Commissioner agrees that Contractor is not responsible for any modification of the Products made by an Authorized User without Contractor's approval.

d. Replacement Parts Warranty If during the regular or extended warranty periods, parts or components break or fail to perform as intended, the Contractor shall promptly repair or, upon demand, replace the defective unit or component part affected. All costs for labor and material and transportation incurred to repair or replace defective Product during the warranty period(s) shall be borne solely by the Contractor, and the State or Authorized User shall in no event be liable or responsible therefor.

Any Product or parts thereof replaced by the Contractor under the Contract warranty shall be replaced at no cost to the Authorized User and guaranteed for the greater of: a) the Warranty Period set forth under paragraph (a) above; or b) if a separate warranty for that Product or parts thereof is generally offered by the manufacturer, the standard commercial warranty period offered by the manufacturer for the individual part or component.

- **e. Virus Warranty** The Contractor represents and warrants that any Licensed Software acquired by the Authorized User does not contain any known viruses. Contractor is not responsible for viruses introduced at Licensee's site.
- f. Date/Time Warranty Contractor warrants that Product furnished pursuant to this Contract shall, when used in accordance with the Product documentation, be able to accurately process date/time data (including, but not limited to, calculating, comparing, and sequencing) transitions, including leap year calculations. Where a Contractor proposes or an acquisition requires that specific Products must perform as a package or system, this warranty shall apply to the Products as a system.

Where Contractor is providing ongoing services, including but not limited to: i) consulting, integration, code or data conversion, ii) maintenance or support services, iii) data entry or processing, or iv) contract administration JUNE 2014

services (e.g., billing, invoicing, claim processing), Contractor warrants that services shall be provided in an accurate and timely manner without interruption, failure or error due to the inaccuracy of Contractor's business operations in processing date/time data (including, but not limited to, calculating, comparing, and sequencing) various date/time transitions, including leap year calculations. Contractor shall be responsible for damages resulting from any delays, errors or untimely performance resulting therefrom, including but not limited to the failure or untimely performance of such services.

This Date/Time Warranty shall survive beyond termination or expiration of this contract as long as the Product is used by the governmental entity, or its successor, for whom the Product was originally purchased." Nothing in this warranty statement shall be construed to limit any rights or remedies otherwise available under this Contract for breach of warranty.

- **g. Workmanship Warranty** Contractor warrants that the services acquired under this Contract will be provided in a professional and workmanlike manner in accordance with industry standards. The Authorized User must notify Contractor of any services warranty deficiencies within ninety calendar days from performance of the services that gave rise to the warranty claim.
- **h. Miscellaneous** The Authorized User shall promptly notify the Contactor and the Commissioner in writing of any claim of breach of any warranty provided herein.

The rights and remedies of the State and the Authorized Users provided in this clause are in addition to and do not limit any rights afforded to the State and the Authorized Users by any other clause of the Contract.

- 60. LEGAL COMPLIANCE Contractor represents and warrants that it shall secure all notices and comply with all applicable laws, ordinances, rules and regulations of any governmental entity in conjunction with the performance of obligations under the Contract. Prior to award and during the Contract term and any renewals thereof, Contractor must establish to the satisfaction of the Commissioner that it meets or exceeds all requirements of the Bid and Contract and any applicable laws, including but not limited to, permits, licensing, and shall provide such proof as required by the Commissioner. Failure to comply or failure to provide proof may constitute grounds for the Commissioner to terminate or suspend the Contract, in whole or in part, or to take any other action deemed necessary by the Commissioner. Contractor also agrees to disclose information and provide affirmations and certifications to comply with Sections 139-j and 139-k of the State Finance Law.
- **61. INDEMNIFICATION** Contractor shall be fully liable for the actions of its agents, employees, partners or Subcontractors and shall fully defend, indemnify and hold harmless the Authorized Users from suits, actions, damages and costs of every name and description relating to personal injury and damage to real or personal tangible property caused by any intentional act or negligence of Contractor, its agents, employees, partners or Subcontractors, which shall arise from or result directly or indirectly from this Contract, without limitation; provided, however, that the Contractor shall not indemnify to the extent any claim, loss or damage arising hereunder solely due to the negligent act, failure to act, gross negligence or willful misconduct of the Authorized Users.

The Commissioner shall give Contractor: (i) prompt written notice of any action, claim or threat of suit, or other suit, (ii) the opportunity to take over, settle or defend such action, claim or suit at Contractor's sole expense, and (iii) assistance in the defense of any such action, claim or suit at the expense of Contractor.

In the event that an action or proceeding at law or in equity is commenced against the Authorized User arising out of a claim for death, personal injury or damage to real or personal tangible property caused by any intentional or willful act, gross negligence, or negligence of Contractor, its agents, employees, partners or Subcontractors, which shall arise from or result directly or indirectly from the Products supplied under this Contract, and Contractor is of the opinion that the allegations in such action in whole or in part are not covered by the indemnification and defense provisions set forth in the Contract, Contractor shall immediately notify the Authorized User and the New York State Office of the Attorney General in writing and shall specify to what extent Contractor believes it is obligated to defend and indemnify under the terms and conditions of the Contract and to what extent it is not so obligated to defend and indemnify. Contractor shall in such event attempt to secure a continuance to permit the State and the Authorized User to appear and defend their interests in cooperation with Contractor, as is appropriate, including any jurisdictional defenses the State and Authorized User may have. In the event of a dispute regarding the defense, the Contractor and the Attorney General shall try to reach an amicable resolution, but the Attorney General shall have the final determination on such matters.

62. INDEMNIFICATION RELATING TO THIRD PARTY RIGHTS The Contractor will also defend, indemnify and hold the Authorized Users harmless from and against any and all damages, expenses (including reasonable attorneys' fees), claims, judgments, liabilities and costs in any action for infringement of a patent, copyright, trademark, trade secret or other proprietary right provided: a) such claim arises solely out of the Products as supplied by the Contractor, and not out of any modification to the Products made by Authorized User or by someone other than Contractor at the direction of the Authorized User without Contractor's approval, or by reason of an off-the-shelf component; and b) Authorized User gives Contractor prompt written notice of any such action, claim suit or threat of suit alleging infringement.

At Authorized User's option, Contractor may be given the opportunity to take over, settle or defend such action, claim or suit at Contractor's sole expense, and to provide assistance in the defense of any such action, claim or suit at the expense of Contractor.

Such indemnity shall only be applicable in the event of claims, judgments, liabilities and/or costs that may be finally assessed against Authorized User in any action for infringement of a patent, or of any copyright, trademark, trade secret or other third party proprietary right except to the extent such claims, judgments, liabilities and/or costs arise solely from the Authorized Users negligent act, failure to act, gross negligence or willful misconduct.

If usage of a Product shall be enjoined for any reason or if Contractor believes that it may be enjoined, Contractor shall have the right, at its own expense and sole discretion to take action in the following order of precedence: (i) to procure for the Authorized User the right to continue Usage (ii) to modify the service or Product so that usage becomes non-infringing, and is of at least equal quality and performance; or (iii) to replace such Product or parts thereof, as applicable, with non-infringing Product of at least equal quality and performance. If the above remedies are not available, the parties shall terminate the Contract, in whole or in part as necessary and applicable, provided that the Authorized User is given a refund for any amounts paid for the period during which usage was not feasible.

In the event that an action at law or in equity is commenced against the Authorized User arising out of a claim that the Authorized User's use of the Product under the Contract infringes any patent, copyright, JUNE 2014

trademark, trade secret or proprietary right, and Contractor is of the opinion that the allegations in such action in whole or in part are not covered by the indemnification and defense provisions set forth in the Contract, Contractor shall immediately notify the Authorized User and the Office of the Attorney General in writing and shall specify to what extent Contractor believes it is obligated to defend and indemnify under the terms and conditions of the Contract and to what extent it is not so obligated to defend and indemnify. Contractor shall in such event protect the interests of the Authorized User and seek to secure a continuance to permit the Authorized User to appear and defend their interests in cooperation with Contractor, as is appropriate, including any jurisdictional defenses the Authorized User may have. This constitutes the Authorized User's sole and exclusive remedy for patent infringement, or for infringement of any other third party proprietary right.

- **63.** <u>LIMITATION OF LIABILITY</u> Except as otherwise set forth in the Indemnification clause and the Indemnification Relating to Third Party Rights clause, the limit of liability shall be as follows:
- **a.** Contractor's liability for any claim, loss or liability arising out of, or connected with the Products provided, and whether based upon default, or other liability such as breach of contract, warranty, negligence, misrepresentation or otherwise, shall in no case exceed direct damages in: (i) an amount equal to two (2) times the charges specified in the Purchase Order for the Products and services, or parts thereof forming the basis of the Authorized User's claim (said amount not to exceed a total of twelve (12) months charges payable under the applicable Purchase Order) or (ii) five hundred thousand dollars (\$500,000), whichever is greater.
- b. The Authorized User may retain such monies from any amount due Contractor as may be necessary to satisfy any claim for damages, costs and the like asserted against the Authorized User unless Contractor at the time of the presentation of claim shall demonstrate to the Authorized User's satisfaction that sufficient monies are set aside by the Contractor in the form of a bond or through insurance coverage to cover associated damages and other costs.
- **c.** Notwithstanding the above, neither the Contractor nor the Authorized User shall be liable for any consequential, indirect or special damages of any kind which may result directly or indirectly from such performance, including, without limitation, damages resulting from loss of use or loss of profit by the Authorized User, the Contractor, or by others.

64. DISPUTES

Informal Dispute Resolution Process

A. It is the policy of OGS to provide vendors with an opportunity to administratively resolve disputes, complaints or inquiries related to OGS bid solicitations, contract awards or contract administration. If the Parties are not able to resolve their dispute between themselves as set forth below, OGS encourages vendors to seek resolution of disputes through consultation with OGS staff. Such consultation is voluntary. All such matters will be accorded impartial and timely consideration. Interested parties may also file formal written disputes. A copy of the Dispute Resolution Procedures for Vendors may be obtained by contacting the person identified in the Contract as a designated contact or through the OGS website (www.ogs.ny.gov).

B. 1. In the event there is a dispute or controversy under this Centralized Contract, the Contractor, OGS and Authorized User agree to exercise their best efforts to resolve the dispute as soon as possible. The Contractor, OGS and Authorized User shall, without delay, continue to

perform their respective obligations under this Centralized Contract which are not affected by the dispute. Primary responsibility for resolving any dispute arising under this Centralized Contract shall rest with the Authorized User's Contractor Coordinators and the Contractor's Account Executive and the State & Local Government Regional General Manager.

- 2. In the event the Authorized User is dissatisfied with the Contractor's Products provided under this Centralized Contract, the Authorized User shall notify the Contractor in writing pursuant to the terms of the Contract. In the event the Contractor has any disputes with the Authorized User, the Contractor shall so notify the Authorized User in writing. If either party notifies the other of such dispute or controversy, the other party shall then make good faith efforts to solve the problem or settle the dispute amicably, including meeting with the party's representatives to attempt diligently to reach a satisfactory result.
- 3. If negotiation between such persons fails to resolve any such dispute to the satisfaction of the parties within fourteen (14) business days or as otherwise agreed to by the Contractor and Authorized User, of such notice, then the matter shall be submitted to the State's Contract Administrator and the Contractor's senior officer of the rank of Vice President or higher as its representative. Such representatives shall meet in person and shall attempt in good faith to resolve the dispute within the next fourteen (14) business days or as otherwise agreed to by the parties. This meeting must be held before either party may seek any other method of dispute resolution, including judicial or governmental resolutions. Notwithstanding the foregoing, this section shall not be construed to prevent either party from seeking and obtaining temporary equitable remedies, including injunctive relief.
- 4. The Contractor shall extend the dispute resolution period for so long as the Authorized User continues to make reasonable efforts to cure the breach, except with respect to disputes about the breach of payment of fees or infringement of its or its licensors' intellectual property rights.
- C. This clause does not apply to any breach by an Authorized User of Contractor's or its licensor's intellectual property rights.

Formal Disputes

A. Definitions

- 1. Filed means the complete receipt of any document by OGS before its close of business.
- 2. Dispute means a written objection by Contractor to any of the following:
 - a. A solicitation or other request by OGS for offers for a contract for the procurement of commodities or services.
 - b. The cancellation of the solicitation or other request by OGS.
 - c. An award or proposed award of the Contract by OGS.
 - d. A termination or cancellation of an award of the Contract by OGS.
 - e. Changes in the Scope of the Centralized Contract by the Commissioner.
 - f. Determination of "materiality" in an instance of nonperformance or contractual breach.
 - g. An equitable adjustment in the Centralized Contract terms and/or pricing made by the Commissioner during a Force Majeure event.

B. Submission of Disputes

- 1. A formal dispute by Contractor must be filed in writing to OGS by mail, email or facsimile.
- 2. The dispute must include:

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- a. Name, address, e-mail address, fax and telephone numbers of the filer.
- b. Solicitation or Contract number.
- c. Detailed statement of the legal and factual grounds for the dispute, including a description of resulting prejudice to the filer.
- d. Copies of relevant documents.
- e. Request for a ruling by the agency.
- f. Statement as to the form of relief requested.
- g. All information establishing that the filer is an interested party for the purpose of filing a dispute.
- h. All information establishing the timeliness of the dispute.

Disputes must be filed with the Director of OGS New York State Procurement (NYSPro) at the following address:

New York State Office of General Services Director, NYSPro

38th Floor, Corning Tower Empire State Plaza Albany, NY 12242 Facsimile: (518) 474-2347

3. Disputes concerning the administration of the Contract after award must be filed within twenty (20) business days by Contractor after the Authorized User and Contractor fails to reach resolution through the Informal Dispute Resolution Process.

C. Agency Response

- 1. OGS will consider all information relevant to the dispute, and may, at its discretion, suspend, modify, or cancel the disputed procurement/Contract action prior to issuance of a formal dispute decision.
- 2. OGS reserves the right to require the Contractor to meet or participate in a conference call with OGS to discuss the dispute when, in its sole judgment, circumstances so warrant.
- 3. OGS reserves the right to waive or extend the time requirements for decisions and final determination on appeals herein prescribed when, in its sole judgment, circumstances so warrant.
- 4. OGS reserves the right to consider or reject the merits of any dispute.
- 5. Notice of Decision: A copy of the decision, stating the reason(s) upon which it is based and informing the filer of the right to appeal an unfavorable decision to the Chief Procurement Officer shall be sent to the filer or its agent by regular mail within thirty (30) business days of receipt of the dispute.

D. Appeals

1. Should the filer be dissatisfied with the dispute determination, a written appeal may be directed to:

Chief Procurement Officer New York State Office of General Services NYSPro

38th Floor, Corning Tower Empire State Plaza Albany, NY 12242 Facsimile: (518) 474-2347

- 2. Written notice of appeal of a determination must be received at the above address no more than ten (10) business days after the date the decision is received by the filer. The decision of the Director of NYSPro shall be a final and conclusive agency determination unless appealed to the Chief Procurement Officer within such time period.
- 3. The Chief Procurement Officer shall hear and make a final determination on all appeals or may designate a person or persons to act

on his/her behalf. The final determination on the appeal shall be issued within twenty (20) business days of receipt of the appeal.

- 4. An appeal of the decision of the Director of NYSPro shall not include new facts and information unless requested in writing by the Chief Procurement Officer.
- 5. The decision of the Chief Procurement Officer shall be a final and conclusive agency determination.

E. Legal Appeals

Nothing contained in these provisions is intended to limit or impair the rights of Contractor to seek and pursue remedies of law through the judicial process.

THE FOLLOWING CLAUSES PERTAIN TO TECHNOLOGY & NEGOTIATED CONTRACTS

- **65. SOFTWARE LICENSE GRANT** Where Product is acquired on a licensed basis the following shall constitute the license grant:
- a. License Scope Licensee is granted a non-exclusive, perpetual license to use, execute, reproduce, display, perform, or merge the Product within its business enterprise in the United States up to the maximum licensed capacity stated on the Purchase Order. Product may be accessed, used, executed, reproduced, displayed or performed up to the capacity measured by the applicable licensing unit stated on the Purchase Order (i.e., payroll size, number of employees, CPU, MIPS, MSU, concurrent user, workstation). Licensee shall have the right to use and distribute modifications or customizations of the Product to and for use by any Authorized Users otherwise licensed to use the Product, provided that any modifications, however extensive, shall not diminish Licensor's proprietary title or interest. No license, right or interest in any trademark, trade name, or service mark is granted hereunder.
- **b.** License Term The License Term shall commence upon the License Effective Date, provided, however, that where an acceptance or trial period applies to the Product, the License Term shall be extended by the time period for testing, acceptance or trial.
- c. Licensed Documentation If commercially available, Licensee shall have the option to require the Contractor to deliver, at Contractor's expense: (i) one (1) hard copy and one (1) master electronic copy of the Documentation in a mutually agreeable format; (ii) hard copy instructions for access by downloading from the Internet (iii) hard copies of the Product Documentation by type of license in the following amounts, unless otherwise mutually agreed:
 - Individual/Named User License one (1) copy per License
 - Concurrent Users 10 copies per site
 - Processing Capacity 10 copies per site

Software media must be in a format specified by the Authorized User, without requiring any type of conversion.

Contractor hereby grants to Licensee a perpetual license right to make, reproduce (including downloading electronic copies of the Product) and distribute, either electronically or otherwise, copies of Product Documentation as necessary to enjoy full use of the Product in accordance with the terms of license.

d. Product Technical Support & Maintenance Licensee shall have the option of electing the Product technical support and maintenance ("maintenance") set forth in the Contract by giving written notice to Contractor any time during the Centralized Contract term. Maintenance term(s) and any renewal(s) thereof are independent of the expiration of the Centralized Contract term and will not automatically renew.

Maintenance shall include, at a minimum, (i) the provision of error corrections, updates, revisions, fixes, upgrade and new releases to Licensee, and (ii) Help Desk assistance with locally accessible "800" or toll free, local telephone service, or alternatively on-line Help Desk accessibility. Contractor shall maintain the Products so as to provide Licensee with the ability to utilize the Products in accordance with the Product Documentation without significant functional downtime to its ongoing business operations during the maintenance term.

Authorized User shall not be required to purchase maintenance for use of Product, and may discontinue maintenance at the end of any current maintenance term upon notice to Contractor. In the event that Authorized User does not initially acquire or discontinues maintenance of licensed Product, it may, at any time thereafter, reinstate maintenance for Product without any additional penalties or other charges, by paying Contractor the amount which would have been due under the Contract for the period of time that such maintenance had lapsed, at then current NYS net maintenance rates.

- **Permitted License Transfers** As Licensee's business operations may be altered, expanded or diminished, licenses granted hereunder may be transferred or combined for use at an alternative or consolidated site not originally specified in the license, including transfers between Agencies ("permitted license transfers"). Licensee(s) do not have to obtain the approval of Contractor for permitted license transfers, but must give thirty (30) days prior written notice to Contractor of such move(s) and certify in writing that the Product is not in use at the prior site. There shall be no additional license or other transfer fees due Contractor, provided that: i) the maximum capacity of the consolidated machine is equal to the combined individual license capacity of all licenses running at the consolidated or transferred site (e.g., named users, seats, or MIPS); or ii) if the maximum capacity of the consolidated machine is greater than the individual license capacity being transferred, a logical or physical partition or other means of restricting access will be maintained within the computer system so as to restrict use and access to the Product to that unit of licensed capacity solely dedicated to beneficial use for Licensee. In the event that the maximum capacity of the consolidated machine is greater than the combined individual license capacity of all licenses running at the consolidated or transferred site, and a logical or physical partition or other means of restricting use is not available, the fees due Contractor shall not exceed the fees otherwise payable for a single license for the upgrade capacity.
- Restricted Use By Outsourcers / Facilities Management, Service Bureaus / or Other Third Parties Outsourcers, facilities management or service bureaus retained by Licensee shall have the right to use the Product to maintain Licensee's business operations, including data processing, for the time period that they are engaged in such activities, provided that: 1) Licensee gives notice to Contractor of such party, site of intended use of the Product, and means of access; and 2) such party has executed, or agrees to execute, the Product manufacturer's standard nondisclosure or restricted use agreement which executed agreement shall be accepted by the Contractor ("Non-Disclosure Agreement"); and 3) if such party is engaged in the business of facility management, outsourcing, service bureau or other services, such third party will maintain a logical or physical partition within its computer system so as to restrict use and access to the program to that portion solely dedicated to beneficial use for Licensee. In no event shall Licensee assume any liability for third party's compliance with the terms of the Non-Disclosure Agreement, nor shall the Non-Disclosure Agreement create or impose any liabilities on the State or Licensee.

Any third party with whom a Licensee has a relationship for a state function or business operation, shall have the temporary right to use

Product (e.g., JAVA Applets), provided that such use shall be limited to the time period during which the third party is using the Product for the function or business activity.

- Archival Back-Up and Disaster Recovery Licensee may use and copy the Product and related Documentation in connection with: i) reproducing a reasonable number of copies of the Product for archival backup and disaster recovery procedures in the event of destruction or corruption of the Product or disasters or emergencies which require Licensee to restore backup(s) or to initiate disaster recovery procedures for its platform or operating systems; ii) reproducing a reasonable number of copies of the Product and related Documentation for cold site storage. "Cold Site" storage shall be defined as a restorable back-up copy of the Product not to be installed until and after the declaration by the Licensee of a disaster; iii) reproducing a back-up copy of the Product to run for a reasonable period of time in conjunction with a documented consolidation or transfer otherwise allowed herein. "Disaster Recovery" shall be defined as the installation and storage of Product in ready-to-execute, back-up computer systems prior to disaster or breakdown which is not used for active production or development.
- h. Confidentiality Restrictions The Product is a trade secret, copyrighted and proprietary product. Licensee and its employees will keep the Product strictly confidential, and Licensee will not disclose or otherwise distribute or reproduce any Product to anyone other than as authorized under the terms of Contract. Licensee will not remove or destroy any proprietary markings of Contractor.
- i. Restricted Use by Licensee Except as expressly authorized by the terms of license, Licensee shall not:
 - (i) Copy the Product;
- (ii) Cause or permit reverse compilation or reverse assembly of all or any portion of the Product;
- (iii) Export the Licensed Software in violation of any U.S. Department of Commerce export administration regulations.
- **66. PRODUCT ACCEPTANCE** Unless otherwise provided by mutual agreement of the Authorized User and the Contractor, Authorized User(s) shall have thirty (30) days from the date of delivery to accept hardware Products and sixty (60) days from the date of delivery to accept all other Product. Where the Contractor is responsible for installation, acceptance shall be from completion of installation. Title or other property interest and risk of loss shall not pass from Contractor to the Authorized User until the Products have been accepted. Failure to provide notice of acceptance or rejection or a deficiency statement to the Contractor by the end of the period provided for under this clause constitutes acceptance by the Authorized User(s) as of the expiration of that period. The License Term shall be extended by the time periods allowed for trial use, testing and acceptance unless the Commissioner or Authorized User agrees to accept the Product at completion of trial use.

Unless otherwise provided by mutual agreement of the Authorized User and the Contractor, Authorized User shall have the option to run testing on the Product prior to acceptance, such tests and data sets to be specified by User. Where using its own data or tests, Authorized User must have the tests or representative set of data available upon delivery. This demonstration will take the form of a documented installation test, capable of observation by the Authorized User, and shall be made part of the Contractor's standard documentation. The test data shall remain accessible to the Authorized User after completion of the test.

In the event that the documented installation test cannot be completed successfully within the specified acceptance period, and the Contractor or Product is responsible for the delay, Authorized User shall have the option to cancel the order in whole or in part, or to extend the testing JUNE 2014

period for an additional thirty (30) day increment. Authorized User shall notify Contractor of acceptance upon successful completion of the documented installation test. Such cancellation shall not give rise to any cause of action against the Authorized User for damages, loss of profits, expenses, or other remuneration of any kind.

If the Authorized User elects to provide a deficiency statement specifying how the Product fails to meet the specifications within the testing period, Contractor shall have thirty (30) days to correct the deficiency, and the Authorized User shall have an additional sixty (60) days to evaluate the Product as provided herein. If the Product does not meet the specifications at the end of the extended testing period, Authorized User, upon prior written notice to Contractor, may then reject the Product and return all defective Product to Contractor, and Contractor shall refund any monies paid by the Authorized User to Contractor therefor. Costs and liabilities associated with a failure of the Product to perform in accordance with the functionality tests or product specifications during the acceptance period shall be borne fully by Contractor to the extent that said costs or liabilities shall not have been caused by negligent or willful acts or omissions of the Authorized User's agents or employees. Said costs shall be limited to the amounts set forth in the Limitation of Liability Clause for any liability for costs incurred at the direction or recommendation of Contractor. Product is not accepted, it must be removed by the Contractor from the premises of the Authorized User within ten calendar days of notification of non-acceptance by the Authorized User. Rejected items not removed by the Contractor within the ten calendar day period shall be regarded as abandoned by the Contractor and the Authorized User shall have the right to dispose of Product as its own property. The Contractor shall promptly reimburse the Authorized User for any costs incurred in storage or effecting removal or disposition after the ten calendar day period.

67. AUDIT OF LICENSED PRODUCT USAGE Contractor shall have the right to periodically audit, no more than annually, at Contractor's expense, use of licensed Product at any site where a copy of the Product resides provided that: (i) Contractor gives Licensee(s) at least thirty (30) days advance written notice, (ii) such audit is conducted during such party's normal business hours, (iii) the audit is conducted by an independent auditor chosen on mutual agreement of the parties. Contractor shall recommend a minimum of three auditing/accounting firms from which the Licensee will select one (1). In no case shall the Business Software Alliance (BSA), Software Publishers Association (SPA), Software and Industry Information Association (SIIA) or Federation Against Software Theft (FAST) be used directly or indirectly to conduct audits, or be recommended by Contractor: (iv) Contractor and Licensee are each entitled to designate a representative who shall be entitled to participate, and who shall mutually agree on audit format, and simultaneously review all information obtained by the audit. Such representatives also shall be entitled to copies of all reports, data or information obtained from the audit; and (v) if the audit shows that such party is not in compliance, Licensee shall be required to purchase additional licenses or capacities necessary to bring it into compliance and shall pay for the unlicensed capacity at the NYS Net Price in effect at time of audit, or if none, then at the Contractor's U.S. Commercial list price. Once such additional licenses or capacities are purchased, Licensee shall be deemed to have been in compliance retroactively, and Licensee shall have no further liability of any kind for the unauthorized use of the software.

68. OWNERSHIP/TITLE TO PROJECT DELIVERABLES a. Definitions

(i) For purposes of this clause, "Products." Deliverables furnished under this Contract by or through Contractor, including existing and custom Products, including, but not limited to: a) components of the hardware environment, b) printed materials

(including but not limited to training manuals, system and user documentation, reports, drawings), whether printed in hard copy or maintained on diskette, CD, DVD or other electronic media c) third party software, d) modifications, customizations, custom programs, program listings, programming tools, data, modules, components, and e) any properties embodied therein, whether in tangible or intangible form (including but not limited to utilities, interfaces, templates, subroutines, algorithms, formulas, source code, object code).

- (ii) For purposes of this clause, "Existing Products." Tangible Products and intangible licensed Products that exist prior to the commencement of work under the Contract. Contractor bears the burden of proving that a particular product was in existence prior to the commencement of the Project.
- (iii) For purposes of this clause, "Custom Products." Products, preliminary, final or otherwise, which are created or developed by Contractor, its Subcontractors, partners, employees or agents for Authorized User under the Contract.
- b. Title to Project Deliverables Contractor acknowledges that it is commissioned by the Authorized User to perform the services detailed in the Purchase Order. Unless otherwise specified in writing in the Bid or Purchase Order, the Authorized User shall have ownership and license rights as follows:

(i) Existing Products:

- **1. Hardware** Title and ownership of Existing Hardware Product shall pass to Authorized User upon Acceptance.
- 2. Software Title and ownership to Existing Software Product(s) delivered by Contractor under the Contract that is normally commercially distributed on a license basis by the Contractor or other independent software vendor proprietary owner ("Existing Licensed Product"), whether or not embedded in, delivered or operating in conjunction with hardware or Custom Products, shall remain with Contractor or the proprietary owner of other independent software vendor(s) (ISV). Effective upon acceptance, such Product shall be licensed to Authorized User in accordance with the Contractor or ISV owner's standard license agreement, provided, however, that such standard license, must, at a minimum: (a) grant Authorized User a nonexclusive, perpetual license to use, execute, reproduce, display, perform, adapt (unless Contractor advises Authorized User as part of Contractor's proposal that adaptation will violate existing agreements or statutes and Contractor demonstrates such to the Authorized User's satisfaction) and distribute Existing Licensed Product to the Authorized User up to the license capacity stated in the Purchase Order or work order with all license rights necessary to fully effect the general business purpose(s) stated in the Bid or Authorized User's Purchase Order or work order, including the financing assignment rights set forth in paragraph (c) below; and (b) recognize the State of New York as the licensee where the Authorized User is a state agency, department, board, commission, office or institution. Where these rights are not otherwise covered by the ISV's owner's standard license agreement, the Contractor shall be responsible for obtaining these rights at its sole cost and expense. The Authorized User shall reproduce all copyright notices and any other legend of ownership on any copies authorized under this clause.
- (ii) Custom Products: Effective upon creation of Custom Products, Contractor hereby conveys, assigns and transfers to Authorized User the sole and exclusive rights, title and interest in Custom Product(s), whether preliminary, final or otherwise, including all trademark and copyrights. Contractor hereby agrees to take all necessary and appropriate steps to ensure that the Custom Products are protected against unauthorized copying, reproduction and marketing by or through Contractor, its agents, employees, or Subcontractors. Nothing herein shall preclude the Contractor from otherwise using the JUNE 2014

- related or underlying general knowledge, skills, ideas, concepts, techniques and experience developed under a Purchase Order, project definition or work order in the course of Contractor's business. Authorized User may, by providing written notice thereof to the Contractor, elect in the alternative to take a non-exclusive perpetual license to Custom Products in lieu of Authorized User taking exclusive ownership and title to such Products. In such case, Licensee on behalf of all Authorized Users shall be granted a non-exclusive perpetual license to use, execute, reproduce, display, perform, adapt and distribute Custom Product as necessary to fully effect the general business purpose(s) as stated in paragraph (b)(i)(2), above.
- c. Transfers or Assignments to a Third Party Financing Agent It is understood and agreed by the parties that a condition precedent to the consummation of the purchase(s) under the Contract may be the obtaining of acceptable third party financing by the Authorized User. The Authorized User shall make the sole determination of the acceptability of any financing proposal. The Authorized User will make all reasonable efforts to obtain such financing, but makes no representation that such financing has been obtained as of the date of Bid receipt. Where financing is used, Authorized User may assign or transfer its rights in Licensed Products (existing or custom) to a third party financing entity or trustee ("Trustee") as collateral where required by the terms of the financing agreement. Trustee's sole rights with respect to transferability or use of Licensed Products shall be to exclusively sublicense to Authorized User all of its Licensee's rights under the terms and conditions of the License Agreement; provided, further, however, in the event of any termination or expiration of such sublicense by reason of payment in full, all of Trustee's rights in such Licensed Product shall terminate immediately and Authorized User's prior rights to such Existing Licensed Product shall be revived.
- d. Sale or License of Custom Products Involving Tax-Exempt Financing (i.e., Certificates of Participation COPS) The Authorized User's sale or other transfer of Custom Products which were acquired by the Authorized User using third party, tax-exempt financing may not occur until such Custom Products are, or become, useable. In the event that the Contractor wishes to obtain ownership rights to Custom Product(s), the sale or other transfer shall be at fair market value determined at the time of such sale or other transfer, and must be pursuant to a separate written agreement in a form acceptable to the Authorized User which complies with the terms of this clause.
- e. Contractor's Obligation with Regard to ISV (Third Party) Product Where Contractor furnishes Existing Licensed Product(s) as a Project Deliverable, and sufficient rights necessary to effect the purposes of this section are not otherwise provided in the Contractor or ISV's standard license agreement, Contractor shall be responsible for obtaining from the ISV third party proprietary owner/developer the rights set forth herein to the benefit of the Authorized User at Contractor's sole cost and expense.
- **69. PROOF OF LICENSE** The Contractor must provide to each Licensee who places a Purchase Order either: (i) the Product developer's certified License Confirmation Certificates in the name of such Licensee; or (ii) a written confirmation from the Proprietary owner accepting Product invoice as proof of license. Contractor shall submit a sample certificate, or alternatively such written confirmation from the proprietary developer. Such certificates must be in a form acceptable to the Licensee.
- **70. PRODUCT VERSION** Purchase Orders shall be deemed to reference Manufacturer's most recently released model or version of the Product at time of order, unless an earlier model or version is specifically requested in writing by Authorized User and Contractor is willing to provide such version.

71. CHANGES TO PRODUCT OR SERVICE OFFERINGS

Product or Service Discontinuance Where Contractor is the Product Manufacturer/Developer, and Contractor publicly announces to all U.S. customers ("date of notice") that a Product is being withdrawn from the U.S. market or that maintenance service or technical support provided by Contractor ("withdrawn support") is no longer going to be offered, Contractor shall be required to: (i) notify the Commissioner, each Licensee and each Authorized User then under contract for maintenance or technical support in writing of the intended discontinuance; and (ii) continue to offer Product or withdrawn support upon the Contract terms previously offered for the greater of: a) the best terms offered by Contractor to any other customer, or b) not less than twelve (12) months from the date of notice; and (iii) at Authorized User's option, provided that the Authorized User is under contract for maintenance on the date of notice, either: provide the Authorized User with a Product replacement or migration path with at least equivalent functionality at no additional charge to enable Authorized User to continue use and maintenance of the Product.

In the event that the Contractor is <u>not</u> the Product Manufacturer, Contractor shall be required to: (i) provide the notice required under the paragraph above, to the entities described within five (5) business days of Contractor receiving notice from the Product Manufacturer, and (ii) include in such notice the period of time from the date of notice that the Product Manufacturer will continue to provide Product or withdraw support.

The provisions of this subdivision (a) shall not apply or eliminate Contractor's obligations where withdrawn support is being provided by an independent Subcontractor. In the event that such Subcontractor ceases to provide service, Contractor shall be responsible for subcontracting such service, subject to State approval, to an alternate Subcontractor.

b. Product or Service Re-Bundling In the event that Contractor is the Product manufacturer and publicly announces to all U.S. customers ("date of notice") that a Product or maintenance or technical support offering is being re-bundled in a different manner from the structure or licensing model of the prior U.S. commercial offering, Contractor shall be required to: (i) notify the State and each Authorized User in writing of the intended change; (ii) continue to provide Product or withdrawn support upon the same terms and conditions as previously offered on the then-current NYS Contract for the greater of: a) the best terms offered by Contractor to any other customer, or b) not less than twelve (12) months from the date of notice; and (iii) shall submit the proposed rebundling change to the Commissioner for approval prior to its becoming effective for the remainder of the Contract term. The provisions of this section do not apply if the Contractor is not the Product manufacturer.

72. NO HARDSTOP/PASSIVE LICENSE MONITORING Unless an Authorized User is otherwise specifically advised to the contrary in writing at the time of order and prior to purchase, Contractor hereby warrants and represents that the Product and all Upgrades do not and will not contain any computer code that would disable the Product or Upgrades or impair in any way its operation based on the elapsing of a period of time, exceeding an authorized number of copies, advancement to a particular date or other numeral, or other similar self-destruct mechanisms (sometimes referred to as "time bombs," "time locks," or "drop dead" devices) or that would permit Contractor to access the Product to cause such disablement or impairment (sometimes referred to as a "trap door" device). Contractor agrees that in the event of a breach or alleged breach of this provision that Authorized User shall not have an adequate remedy at law, including monetary damages, and that Authorized User shall consequently be entitled to seek a temporary **JUNE 2014**

restraining order, injunction, or other form of equitable relief against the continuance of such breach, in addition to any and all remedies to which Authorized User shall be entitled.

73. SOURCE CODE ESCROW FOR LICENSED PRODUCT If Source Code or Source Code escrow is offered by either Contractor or Product manufacturer or developer to any other commercial customers, Contractor shall either: (i) provide Licensee with the Source Code for the Product; or (ii) place the Source Code in a third party escrow arrangement with a designated escrow agent who shall be named and identified to the State, and who shall be directed to release the deposited Source Code in accordance with a standard escrow agreement acceptable to the State; or (iii) will certify to the State that the Product manufacturer/developer has named the State, acting by and through the Authorized User, and the Licensee, as a named beneficiary of an established escrow arrangement with its designated escrow agent who shall be named and identified to the State and Licensee, and who shall be directed to release the deposited Source Code in accordance with the terms of escrow. Source Code, as well as any corrections or enhancements to such source code, shall be updated for each new release of the Product in the same manner as provided above and such updating of escrow shall be certified to the State in writing. Contractor shall identify the escrow agent upon commencement of the Contract term and shall certify annually that the escrow remains in effect in compliance with the terms of this clause.

The State may release the Source Code to Licensees under this Contract who have licensed Product or obtained services, who may use such copy of the Source Code to maintain the Product.

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APPENDIX C: CONTRACT MODIFICATION PROCEDURE

The following guidelines are subject to change at the discretion of OGS. A Contract Amendment requires a formally executed document by mutual agreement of the Parties, to be provided by OGS Contract Administrator, after submission and approval of the Contract Modification Form.

- (1) TYPES OF CONTRACT MODIFICATIONS: In order to expedite processing of a contract modification, where proposed changes involve more than one category below, each change should be submitted to OGS as a separate request.
 - a) <u>UPDATES</u>: "Updates" are changes that do not require a change to the established Centralized Contract terms and conditions. Updates may include: Centralized Contract changes and updates made in accordance with the previously approved pricing formula (e.g. discount from list price); adding new products or services within the established, previously approved pricing structure; lowering pricing of products or services already on Contract, deleting products or services available through the Centralized Contract, adding product or service that do not fall under the previously established price structure or discounts under the Contract, re-bundled products, and other updates not listed above that are deemed to be in the best interest of the State and do not result in a change to the established Centralized Contract terms and conditions. Updates must be submitted to OGS for review, and must be accompanied by a justification of reasonableness of price if the change results in a change in pricing methodology. OGS will notify Contractor in writing if approved.
 - b) AMENDMENTS: "Amendments" are changes that are not specifically covered by the terms and conditions of the Centralized Contract but inclusion is found to be in the best interest of the State. Requests for product changes and other requests that would require changes to the terms and conditions of the Centralized Contract would fall into the Amendments category. Contractor must provide a written justification of reasonableness of the price levels offered in the applicable Program Agreement and a statement explaining why it is in the best interest of the State to approve the requested amendment. Amendments typically require negotiation between OGS and the Contractor. OGS will work directly with the Contractor to obtain the required documentation for each requested amendment and notify Contractor in writing if approved.
- (2) CONTRACTOR'S SUBMISSION OF CONTRACT MODIFICATIONS: In connection with any Contract modification, OGS reserves the right to:
 - request additional information
 - reject Contract modifications
 - remove Products from Contract modification requests
 - request additional discounts for new or existing Products
- (3) PRICE LEVEL JUSTIFICATION FORMAT: Contractor is required to submit the Product and price level information for the update in an Excel spreadsheet format electronically via e-mail (and in hard copy if requested by OGS) to the OGS Contract Administrator. The list must be dated. The Product and price level information should include and identify (e.g., by use of separate worksheets or by using italics, bold and/or color fonts):
 - Price level increases
 - Price level decreases
 - Products being added
- (4) SUPPORTING DOCUMENTATION: Each modification request must include the current contract pricing discount relevant to the Products included in the update.
- (5) SUBMITTAL OF MODIFICATION REQUESTS: A Contract modification request must be accompanied by a completed Contract Modification Form. Contractor should briefly describe the nature and purpose of the update (e.g., update requested in order to reflect a recently approved GSA schedule, to restructure the price level to its customers generally, and/or for new Products which fall into a new group or category that did not exist at the time of approval of the Contract by OGS). The Contract Modification Form must contain original signatures by an individual authorized to sign on behalf of Contractor and must be notarized.

STATE OF NEW YORK EXECUTIVE DEPARTMENT - OFFICE OF GENERAL SERVICES Corning Tower – 38th Floor Empire State Plaza Albany, New York 12242

CONTRACT MODIFICATION FORM		
OGS CONTRACT NO.: PT66910 CONTRACT DESCRIPTION: GPS Telematics	DATE OF SUBMISSION:	
CONTRACT PERIOD:	VENDOR CONTACT:	
From:	NAME:	
To:	PHONE NO:	
	E-MAIL:	
NOTE: Submission of this FORM does not constitute acceptance by the State of New York until approved by the appropriate New York State representative(s).		

INSTRUCTIONS:

- 1. This form is to be used for all Contract modifications. The form is to be completed in full, signed and submitted to OGS for final approval. Any submission that is not complete and signed will be rejected.
- 2. Contractor is required to submit the Product and price level information for the update electronically via e-mail in either an Excel spreadsheet (and in hardcopy if requested by OGS) to the OGS Contract Administrator for this Contract.
- 3. Price level increase requests must be submitted in accordance with the Centralized Contract.
- 4. If more than one type of modification is being requested, each type should be submitted as a separate request.

The Contract modification request must be accompanied by the relevant current contract pricing discount information.

Networkfleet Inc. PT66910

COMPLETE STATEMENTS 1 THROUGH 5 BELOW:

1. This request is for an:	2. The intent of this submittal is to request:
Update	Addition of new products or services
Amendment	Deletion of products or services
	Change in pricing level
See Contract Modification Procedure for an	Other Update
explanation of these terms.	Other Amendment
3. All discounts are:	4. Attached documentation includes:
GSA	Current approved GSA (labeled "For
Most Favored Nation*	information only")
Other (provide explanation)	Current relevant Price List (labeled "For
out or (provide explanation)	information only")
	Revised NYS Net Price List in same format as
	found in the Pricing Appendix for this Contract
*Prices offered are the lowest offered to any similarly	Current copy of the "National Consumer Price
	Index for All Urban Consumers (CPI-U) Northeast
situated entity.	
Describe the nature and purpose of the modification	region" (for price increases only) n. If applicable, please explain how pricing has been
that did not exist at the time of approval of the Cont	tract by OGS.
The following CORPORATE ACKNOWLEDGEMENT s	tatement must be signed by an individual authorized to
	ing requested in this Contract Modification document
The authorizing authority's signature must be notari	
O'contract (A. Haring L. Ward)	
Signature of Authorized Vendor Representative	

Networkfleet Inc. PT66910

CORPORATE ACKNOWLEDGEMENT	
STATE OF }:	SS.:
COUNTY OF }	
On theday of, to me known, reside(s) in; that he/sh or other officer or director	in the year 20, before me personally came: , who, being by me duly sworn, did depose and say that he/she/they he/they is (are) (the President or attorney in fact duly appointed) of, the corporation described in and which executed the ned his/her/their name(s) thereto by authority of the board of directors
of said corporation.	ed his/hei/their hame(s) thereto by additiontly of the board of anothers
Notary Public	
OGS APPROVAL: Approved Approved as a	amended Disapproved
Name:	
Title:	Date

INTER-OFFICE MEMORANDUM

DATE: April 6, 2018

TO: Charlotte Madigan, Town Clerk (with originals)

cc: Town Board Members (w/o encl.)

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

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

FROM: Dennis D. Michaels, Deputy Town Attorney

RE: Certificate of Plumbing Registration (Sewer Work) 2018

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

PRO-CUT LANDSCAPING 11 Pineview Road West Nyack, NY 10994 Tel.: 845-746-6802

This Certificate of Registration request will be placed on the next Workshop agenda scheduled for April 17, 2018 and the Regular Town Board Meeting agenda scheduled for April 24, 2018. Should you have any questions, please do not hesitate to contact this Office.

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SDM INDUSTRIES 21 South Park Terrace Congers, NY 10920 Tel.: 845-268-7235

This Certificate of Registration request will be placed on the next Workshop agenda scheduled for April 17, 2018 and the Regular Town Board Meeting agenda scheduled for April 24, 2018. Should you have any questions, please do not hesitate to contact this Office.

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BELLVILLE LANDSCAPING, INC.

84 North Route 9W Congers, NY 10920 Tel.: (845) 268-7437

This Certificate of Registration request will be placed on the next Workshop agenda scheduled for April 17, 2018 and the Regular Town Board Meeting agenda scheduled for April 24, 2018. Should you have any questions, please do not hesitate to contact this Office.

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HAUSER BROTHERS, INC. 17 Old Schoolhouse Lane Orangeburg, NY 10962 Tel.: (845) 359-1881

This Certificate of Registration request will be placed on the next Workshop agenda scheduled for April 17, 2018 and the Regular Town Board Meeting agenda scheduled for April 24, 2018. Should you have any questions, please do not hesitate to contact this Office.

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

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HEWITT EXCAVATING, LLC.

18 Broad Street Norwood, NJ 07648 Tel.: (201)767-3653

This Certificate of Registration request will be placed on the next Workshop agenda scheduled for April 17, 2018 and the Regular Town Board Meeting agenda scheduled for April 24, 2018. Should you have any questions, please do not hesitate to contact this Office.

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WILLIAM KING AND SON CONSTRUCTION

113 Lake Road

Valley Cottage, NY 10989

Tel.: 845-406-2914

This Certificate of Registration request will be placed on the next Workshop agenda scheduled for April 17, 2018 and the Regular Town Board Meeting agenda scheduled for April 24, 2018. Should you have any questions, please do not hesitate to contact this Office.

RECEIVED

MAR 2 0 2018

Workshop Agenda Date:

TOWN OF ORANGETOWN SPECIAL USE PERMIT FOR USE OF TOWN PROPERTY

	18-51-10
IT#	- /

PERMIT# PERMIT#	
DWN OF ORANGETON Merican Logion Bost 329 IGAPPLICANT NAME: POAT I RIVEY, NY Scott Rutter EVENT NAME: Pearl River Memoria Parale	
ADDRESS: 30 Railfoad Ave fear River NY 10965	
PHONE #: 845-709-4104 CELL# 5845709-4104 FAX# NOLA	
CHECK ONE: PARADE RACE/RUN/WALK OTHER	
The above event will be held on Me N 258 May 2015 from 9:45 AM to 1145 AM RAIN DATE: N/A	
Location of event: South Main 5 + between Central + Franklin and around Braunstorf Park Americant economic learning half	
Sponsored by: American Legion-lear (River, Ny Telephone #: 845-709-4104	
Address: 30 Railroad ANE fear 1 River NY 10965	
Estimated # of persons participating in event: 500+ vehicles 10	
Person (s) responsible for restoring property to its original condition: Name-Address-Phone #:	
Pearl River American Legion 105t- 3cott Puetter	
Signature of Applicant: Date: 4MARZOLS	
GENERALINFORMATION: REQUIRED: (HIGHWAY/PARKS)	
Letter of Request to Town Board requesting aid for event: V/N – Received On:	
Certificate of Insurance: Y/N – Received On:	
FOR HIGHWAY DEPARTMENT USE ONLY:	
Road Closure Permit: Y N – Received On:	
Rockland County Highway Dept. Permit(Ÿ)/ N – Received On:	
NYSDOT Permit: Y N Received On:	
Route/Map/Parking Plane: Y/ Ny-Received On:	
RFS #: 39965 BARRICADES: Y/N CONES: Y (N) TRASH BARRELS: Y (N) OTHER:	
APPROVED: MM Sh DATE: 3-21-18	
SuperIntendent of Highways	
FOR PARKS & RECREATION DEPARTMENT USE ONLY:	RECEIVED
Showmobile: Y (N) Application Required:Fee Paid – Amount/Check #	
Port-o-Sans: V(N) Other:	MAR 2 8 2013
APPROVED: DATE: 3/23/18 Superintendent of Parks & Recreation	TOWN OF OR
Supermental Action and Section 1	HIGHW PRARTMENT
	* -*
FOR POLICE DEPARTMENT USE ONLY:	
Comments	
tems:	
APPROVED:	
** Please return to the Highway Department to be placed on the Town, Board Workshop **	•

______ TBR #: _

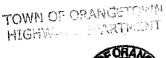
MAR 2 0 2018

JAMES J. DEAN

Superintendent of Highways Roadmaster II

Orangetown Representative R.C. Soil & Water Conservation Dist.-Chairman Member: American Public Works Association NY Metro Chr

Member
American Public Works Association NY Metro Chapter
NYS Association of Town Superintendents of Highways
Hwy. Superintendents' Association of Rockland County





HIGHWAY DEPARTMENT TOWN OF ORANGETOWN

119 Route 303 • Orangeburg, NY 10962 (845) 359-6500 • Fax (845) 359-6062 E-mail - highwaydepi@orangetown.com

ROAD CLOSING PERMIT APPLICATION Section 139 Highway Law

FAIN
NAME fear / River American Legion Post ScottRutter DATE 4MARZO18
NAME <u>Feurl River</u> American Legion fost Scottkutter DATE 4MARZO18 COMPANY Pearl River American Legion POST
ADDRESS 30 failroad Alefeur Kiver NY 10965
TELEPHONE
(INCLUE 24 HOUR EMERGENCY NUMBERS)
ABOVE MENTIONED PARTY REQUESTS PERMISSION TO CLOSE:
SouthMain Street, between Central Franklin and around Park
(Address number and name of road)
(Intersecting streets and/or description of exact location)
REASON FOR CLOSING Memorial day Parade
DATE OF CLOSING MONZSMAY ZOLS RAIN DATE W/A TIME ROAD WILL BE CLOSED 9:45 Am to 11:45 Am WILL ROAD BE OPEN TO LOCAL TRAFFIC?
WILL BOAD BE ODEN TO LOCAL TO 11:45 AM
WILL ROAD BE OPEN TO LOCAL TRAFFIC?
THE ROTE BE OF ENTITO ENGERGENCY VEHICLES?
PLEASE PROVIDE A DETAILED MAP AND DESCRIPTION OF DETOUR IF TRAVEL WILL BE RESTRICTED.
PRELIMINARY APPROVAL JAMES J. DEAN SUPERINTENDENT OF HIGHWAYS
/ COLDMAN DE HIGH WALD

This permit application will be forwarded to the Rockland County Superintendent of Highways, County of Rockland, 23 New Hempstead Road, New City, NY, 10956. You will receive written confirmation from that office.

8-13-02hjd

HAMLETS: PEARL RIVER-BLAUVELT-ORANGEBURG-TAPPAN-SPARKILL-PALISADES-UPPER GRANDVIEW
CLEAN STREETS=CLEAN STREAMS

MAR 2 0 2018

TOWN OF ORANGETOWN HIGHWARTMENT

Their Commitment. Our Commitment.

"The U.S. is obligated at every level (federal, state, local and community) to care for its Disabled Veterans."

Valor Network Inc.

7 Hemptor Rd New City, NY 10956

04 MAR 2018

Chief Kevin Nulty Orangetown Police Department 26 Orangeburg Road Orangeburg, New York 10962

Re: Pearl River American Legion Memorial Day Parade - Monday, May 28, 2018

Dear Chief Nulty:

Enclosed please find the application of the Pearl River American Legion Post 329 to conduct its Annual Memorial Day Parade on May 28, 2018.

Attached to the application is the certificate of insurance for \$1,000,000 naming the American Legion as the insured and the Town of Orangetown as an additional insured.

Please be so kind as to process the application as soon as possible and if there are any questions or additional documents needed, please give me a call. If you find the same in order and approve the same, please be so kind as to forward the application to the Town of Orangetown Department of Highways for its approval. Once they have approved it, please have them send me a copy of the approved request.

Please note that to help with coverage issues your police department has with several parades being held in Orangetown at approximately the same time, we are starting the parade at 10:15 AM (March Time) with a 9:45 AM Assembly Time).

Thank you for your prompt attention to this request.

Respectfully Yours:

Scott E. Rutter

Parade Committee Chairman

Veteran

Direct: 845-709-4104 scottrutterfnc@gmail.com

ENCLs

MAR 2 0 2018



Their Commitment. Our Commitment.

"The U.S. is obligated at every level (federal, state, local and community) to care for its Disabled Veterans."

Valor Network Inc.

7 Hemptor Rd New City, NY 10956

04 MAR 2018

Town of Orangetown 26 Orangeburg Road Orangeburg, New York 10962

Subject: Request for Barricade Support - Pearl River American Legion Memorial Day Parade - May 28, 2018

To Whom it May Concern;

In support of the 2018 Pearl River Memorial Day Parade on 28 MAY 2018 a request is made for barricades to support the control of traffic during the assembly and execution of the parade. Members and organizations participating in the parade will assemble on the 28th at 9:45 AM with the Parade beginning at 10:15 AM. The parade should be complete NLT 11:45. Information on the parade route has been provided in previous request packet to the Chief of Police and the Highway Department.

Thank you for your prompt attention to this request.

Respectfully Yours;

Scott E. Rutter

Parade Committee Chairman

Veteran

Direct: 845-709-4104

scottrutterfnc@gmail.com

OP ID: TM



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER, THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the RECEIVED PRODUCER Raymond Sheridan Financial Inc 19 E. Washington Ave. Pearl River, NY 10365 FAX (A/C, No): MAR 2 0 2018 Raymond Sheridan PRODUCER CUSTOMER TO #: AMERI-1 INSURED insureris) affording coverage American Legion Post 329 NAIC # HIGHT MSURER A: Associated Mutual 30 Railroad Ave Pearl River, NY 10965 INSURER B : INSURER C : INSURER O : mburer e : HSURER F: COVERAGES CERTIFICATE NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN. THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBR INSR WVD POLICY EPP POLICY EXP POLICY NUMBER GENERAL LIABILITY LIMITS EACH OCCURRENCE DAMAGE TO NENTED PREMISES (ES OCCURREN X COMMERCIAL GENERAL LIABILITY 1,000,000 \$ 80034283 12/02/2017 12/02/2018 CLAIMS-MADE X OCCUR MED EXP (Any one person) 1,000 PERSONAL & ADV INJURY 1,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE 1,000,000 \$ PRO-POLICY PRODUCTS - COMP/OP AGG 1,000,000 AUTOMOBILE MARILITY COMBINED SINGLE LIMIT ANY AUTO 3 ALL OWNED AUTOS BODILY INJURY (Par person) \$ SCHEDULED AUTOS BODILY INJURY (Per accident) HIRED AUTOS PROPERTY DAMAGE (PER ACCIDENT) NON-OWNED AUTOR UMBRELLA LIAN \$ OCCUR EXCESS LIAB **EACH OCCURRENCE** CLAIMS-MADE AGGREGATE DEDUCTIBLE RETENTION WORKERS COMPENSATION WORKERS COMPENSATION
AND EMPLOYERS' LIABILITY
ANY PROPRIETORPARTNER/EXECUTIVE
OFFICER/MEMBER EXCLUDED?
(Mandatory in NH)
If yes, describe undor
DESCRIPTION OF OPERATIONS below WC STATU-TORY LIMITS 애 E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT | \$ DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, If more space is required) CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. Town of Orangetown 26 Orangeburg Road Orangetown, NY 10962 AUTHORIZED REPRESENTATIVE

RECEIVED

APPLICATION FOR PERMIT TO CLOSE A COUNTY ROAD UNDER SECTION 104 OF THE HIGHWAY LAW

MAR 2 0 2013

TOWN THE ORANGETOWN HUSES CARTMENT

In the space provided the applicant must state their name and address. If the applicant is a corporation state the location of the local office and the title of the person signing this application.

Scott with as Chairman of Parade Committee for American Legion

Post 329, 30 Railroad Avenue, Pearl River, New York 10965

In the space provided describe why the road needs to be closed where (intersection to intersection), and when the proposed closure will take place.

Annual Memorial Parade to be held on May 78,2018

Closure to be between the intersection of North Middletown Road and Blauvelt Road, along North Middletown Road to the intersection with East Central Avenue and down East Central Avenue to the intersection of Main Street and East Central Avenue, all in Pearl River. Parade line up will commence at 9:45 a.m. with parade to start at 10:15 a.m. and will conclude about 20 minutes later at 10:35 a.m. at Braunsdorf Park where Memorial Services will be held.

In the space provided describe the proposed detour route, barricades and signs required by the New York State Manual of Uniform Traffic Control Devices.

Control Devices.

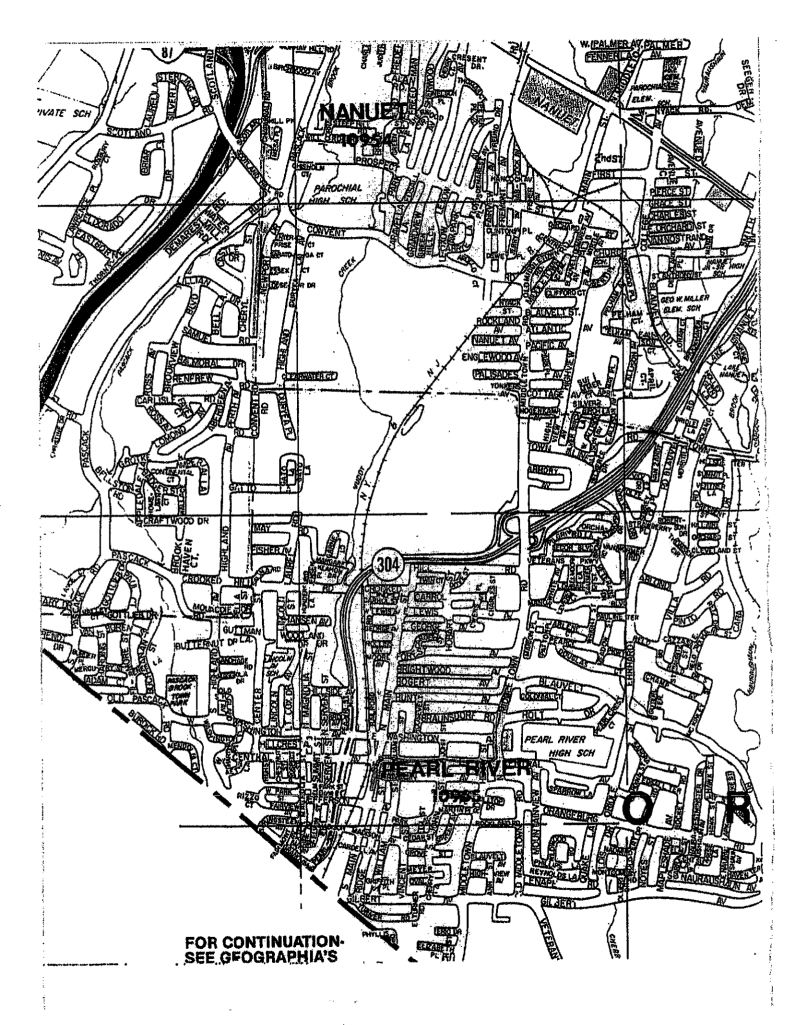
Southbound traffic on North Middletown Road, barricades should be just south of the intersection of North Middletown Road and Blauvelt Road with detour on Blauvelt Road for traffic that will eventually turn east and Brightwood Avenue for traffic that will eventually turn west. At the intersection of North Middletown Road and East Central Avenue detour will be to the right onto Central Avenue. For traffic on North Main Street, Southbound detour will be at East Washington Avenue either north or south and for traffic northbound on Main Street, detour would be at Franklin Avenue. Additionally barriers will be required at the intersection of Hunt Avenue, Braunsdorf Road, East Washington Avenue and Holt Drive where they intersect with North Middletown Road and Henry Street, North and South John Street and William Street where they intersect with East Central Avenue.

Deced this May 2016	ay of March 2018
PC Address <u>30 Railroad</u> <u>Pearl River,</u>	Avenue NY 10965
Ali	Scott Rutter American Legion Post
APPLICANT	fearl River, NY

OP ID: Th

ACORD

CERTIFICATE OF LIABILITY INSURANCE DATE (MM/DD/YYYY) THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the Raymond Sheridan Financial Inc 19 E. Washington Ave. Pearl River, NY 10983 Raymond Sheridan RECEIVED AC NON MAR 2 0 2013 CER DE AMERI-1 American Legion Post 329) WIN OF CHANGETOWN MBURED insurer(8) Affording Coverage 30 Railroad Ave HAIC # INSURER A: Associated Mutual HIGH 7 Pearl River, NY 10965 CARTMENT MSUREN B : INSURER C : INSURER D : INSURER E : COVERAGES insurer P : CERTIFICATE NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. POLICY EFF POLICY EXP GENERAL LIABILITY LIMITS X COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE DAMAGE TO RENTED PREMISES (ES OCCURS) 1,000,000 80034283 12/02/2017 12/02/2018 CLAIMS-MADE X OCCUR MED EXP (Any one person) 1,000 PERSONAL & ADV INJURY 1,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE 1,000,000 POLICY PRO-PRODUCTS - COMP/OP AGG 1,000,000 AUTOMOBILE MABILITY 4 COMBINED SINGLE LIMIT ANY ALITO ALL OWNED AUTOS BODILY INJURY (Per person) SCHEDULED AUTOS BODILY INJURY (Per sociders) ŝ HIRED AUTOS PROPERTY DAMAGE (PER ACCIDENT) NON-OWNED AUTOS UMBRELLA LIAR ÖCCUR 8 EXCESS LIAB EACH OCCURRENCE CLAIMS-MADE DEOUCYIBLE AGGREGATE RETENTION WORKERS COMPENSATION AND EMPLOYERS' LIABILITY AND PROPRETOR AND REPORT OF ANY PROPRETOR AND PROPRE WC STATU-TORY LIMITS E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT DESCRIPTION OF OPERATIONS / LOGATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedute, If more space is required) CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. County of Rockland 11 New Hempsead Road New City, NY 10956 AUTHORIZED REPRESENTATIVE



RECEIVED

nec 8 2017

TOWN OF ORANGETOWN SPECIAL USE PERMIT FOR USE OF TOWN PROPERTY PERMIT # 18-52-01

DEA O) Gyet	•
OWN OF OR	Gran Fondo New York / Campagnolo GFNY World Championship	
IIGHWAY DE	PARTMENT APPLICANT NAME: Lidia Fluhme	
	ADDRESS: 1 Columbus Place #N27B New York, NY 10019	_
	PHONE #: 212-933-4033 CELL # 917-656-2005 FAX #	
•	CHECK ONE: PARADE RACE/RUN/WALK OTHER	
	The above event will be held on 5/20/18 from 8am to 3pm RAIN DATE: No	
	Northbound: 9W, Rockland Rd, Ferdon Ave, Piermont Ave, Main St, Gedney St, 4th Ave Location of event: Southbound: Western Hwy, CR201, Orangeburg Rd, 303, Greenbush Rd, Rail Trail, Kings Hwy, 340, Highland	Ave, 9W
	Sponsored by: Gran Fondo New York Telephone #: 212-933-4033	
	Address: 1 Columbus Place #N27B New York, NY 10019	-
	Estimated # of persons participating in event: 6000 vehicles 50	_
	Person (s) responsible for restoring property to its original condition: Name-Address-Phone #: Lidia Fluhme 1 Columbus Place #N27B New York, NY 10019 917-656-2005 Uli Fluhme 1 Columbus Place #N27B New York, NY 10019 646-468-1578	
	Signature of Applicant:	-
	GENERAL INFORMATION REQUIRED: (HIGHWAY/PARKS)	_
	Letter of Request to Town Board requesting ald for event – Received On:	
	Certificate of Insurance – Received On: 3.1.8	
	FOR HIGHWAY DEPARTMENT USE ONLY:	
	Road Closure Permit: Y N Received On:	
	Rockland County Highway Dept. Permit (y) N – Received On:	.
	NYSDOT Permit (V)/ N - Received On: Route/Map/Parking Plan: Y) N - Received On: (12 · 8 · 17	
	Route/Map/Parking Plan(: Y/N - Received on: RFS #: 39390 BARRICADES: N(N) CONES: Y/N + TRASH BARRELS: Y/N OTHER: debut 19n 5	
	RFS #: BARRICADES; Y N CONES; Y N TRASH BARRELS: Y N OTHER: QUE STITE	_
	APPROVED: DATE: DATE:	- RECEIVED
		_ MAR 2 8 2018
	Showmobile: V. (A) Application Required: Fee Paid - Amount / Check #	
	Port-o-Sans: Y(N) Other: HIGH	OF ORANGETOW
	APPROVED: DATE: 3/23/18 Superintendent of Parks & Recreation	-
	FOR POLICE DEPARTMENT USE ONLY:	
	APPROVED: SO BELLY DATE: 3/21/2014	
	** (Please return to the Highway AND/OR Parks Department to be placed on the Town Board Agenda) **	
	4.17.18	_
	Workshop Agenda Date: Approved On: TBR #:	_



Gran Fondo New York 1 Columbus Place #N27B New York, NY 10019 212-933-4033 info@gfny.com gfny.com

December 8, 2017

Town Supervisor Andy Stewart Town Clerk Charlotte Madigan Town of Orangetown 26 Orangeburg Road Orangeburg, NY 10962

Police Chief Kevin Nulty Sergeant James Sullivan Officer Harold Johnson II Orangetown Police Department 26 West Orangeburg Road Orangeburg, NY 10962

Superintendent of Highways James Dean Helen Wilson Highways Department Town of Orangetown 119 Route 303 Orangeburg, NY 10962

Dear Supervisor Stewart, Charlotte, Chief Nulty, Sgt Sullivan, PO Johnson, Superintendent Dean, Helen,

Gran Fondo New York requests the approval from the Town Board of the use of town equipment for Gran Fondo New York cycling marathon on Sunday, May 20, 2018.

We are requesting the use of cones, detour signs, barricades and barrels from the Town of Orangetown. - Hwy.

Therefore Police Detail - OPD

Thank you,

Lidia Fluhme Founder and Race Organizer Gran Fondo New York

USACYCL-18

MRODRIGUEZ

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 02/13/2018

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

this certificate does not confer rights	to th	e cert	ificate holder in lieu of su				roquiro un ondorcomon		
PRODUCER			too pro		^{CT} Fairly Gr				
Fairly Consulting Group, LLC RECEIVED 1800 S. Washington, Suite 400 Amarillo, TX 79102		EIMED	PHONE (A/C, No, Ext): (806) 376-4761 FAX (A/C, No): (806) 337-1859					337-1859	
			E-MAIL ADDRESS: certs@fairlygroup.com						
	NA.	ΔR -	-1 2018		INS	SURER(S) AFFOI	RDING COVERAGE		NAIC#
				INSURER A : Lexington Insurance Company					19437
INSURED	MN	OF (DRANGETOWN	INSURE	Rв: Everest	l National I	nsurance Company		10120
USA Cycling, Inc. TO 210 USA Cycling Point, Su Colorado Springs, CO 8003	oviv CHIV	YAY	DEPARTMENT	INSURER C:					
210 USA Cycling Point, Sui Colorado Springs, CO 8091	të! 10 0	Orti		INSURE	RD:				
Goldidae opinige, ee eee				INSURE	RE:				
				INSURE	RF:				,
			NUMBER:				REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLIC INDICATED. NOTWITHSTANDING ANY CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	REQU PEF POL	IIREM RTAIN, ICIES.	ENT, TERM OR CONDITION , THE INSURANCE AFFORI LIMITS SHOWN MAY HAVE	N OF A DED BY	INY CONTRAC 7 THE POLICI REDUCED BY I	CT OR OTHER LES DESCRIB PAID CLAIMS.	R DOCUMENT WITH RESPE ED HEREIN IS SUBJECT T	ECT TO	WHICH THIS
INSR TYPE OF INSURANCE	ADD	SUBR	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	
A X COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE	\$	1,000,000
CLAIMS-MADE X OCCUR	X		015375404		12/31/2017	12/31/2018	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	1 ,0 00,000
							MED EXP (Any one person)	\$	Excluded
	. [PERSONAL & ADV INJURY	\$	1,000,000
GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$	3,000,000
POLICY PRO LOC							PRODUCTS - COMP/OP AGG	\$	2,000,000
X OTHER: Per Event	1						COLUMN CO	\$	
AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	\$	
ANY AUTO							BODILY INJURY (Per person)	\$	
OWNED AUTOS ONLY AUTOS	1						BODILY INJURY (Per accident)	\$	
AUTOS ONLY AUTOS ONLY	İ						PROPERTY DAMAGE (Per accident)	\$	
B	 	ļ						\$	4 000 000
B UMBRELLA LIAB X OCCUR			SI8EX00584-171		12/31/2017	12/31/2018	EACH OCCURRENCE	\$	4,000,000
X EXCESS LIAB CLAIMS-MADE	1	1	310EX00364-17 1		12/3//2017	12/3/12/10	AGGREGATE Con Aggregate	\$	4,000,000
DED RETENTIONS		ļ					Gen. Aggregate	\$	4,000,000
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N							PER OTH- STATUTE ER		
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A						E.L. EACH ACCIDENT	\$	
If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - EA EMPLOYEE	\$	
DESCRIPTION OF OPERATIONS below						•	E,L. DISEASE - POLICY LIMIT	\$	
]
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L DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC Job 2018-745 Endorsement LEXDOC021 (LX0404) SCHE			•	•			•	l be a c	ondition of
coverage that all organizers/promoters for afforded only for the specific event and dat	whon	1 COV	erage is afforded under this	s policy	execute a U	SAC Event P	ermit Application and cov	rerage v	will be
The General Llability policy includes a blan when there is a written contract between a SEE ATTACHED ACORD 101									
CERTIFICATE HOLDER				CANC	ELLATION				
Town of Orangetown 26 Orangeburg Road Orangeburg, NY 10962				SHOU THE ACCO	JLD ANY OF T EXPIRATION ORDANGE WIT	I DATE THE THE THE THE THE THE POLICE	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL E Y PROVISIONS.		
						wy			

MRODRIGUEZ

ADDITIONAL REMARKS SCHEDULE

Page 1 of 1

rainy Consulting Group, LEC		NAMED INSURED USA Cycling, Inc. 210 USA Cycling Point, Suite 100 Colorado Springs, CO 80919	
CARRIER	NAIC CODE		
SEE PAGE 1	SEE P 1	EFFECTIVE DATE: SEE PAGE 1	

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM, FORM NUMBER: ACORD 25 FORM TITLE: Certificate of Liability Insurance

Description of Operations/Locations/Vehicles: (06/14) - Additional Insured - Designated Person or Organization.

Event Number: 2018-745

Event Name: Campagnolo GFNY Championship NYC

Event Location: New York, NY Event Date(s): 05/20/2018

ENDORSEMENT # 006

This endorsement, effective 12:01 AM 12/31/2017

Forms a part of policy no.: 015375404

Issued to: USA CYCLING, INC.

By: LEXINGTON INSURANCE COMPANY

ADDITIONAL INSURED - DESIGNATED PERSON OR ORGANIZATION

(Based on CG2026 04/13)

This endorsement modifies insurance provided by the following:

COMMERCIAL GENERAL LIABILITY POLICY

SCHEDULE

Name of Additional Insured Person(s) or Organization(s)

AS REQUIRED BY WRITTEN CONTRACT

Information required to complete this Schedule, if not shown above, will be shown in the Declarations

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
 - 1. In the performance of your ongoing operations; or
 - In connection with your premises owned by or rented to you. However:
 - 1. The insurance afforded to such additional insured only applies to the extent permitted by law;
 - 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- B. With respect to the Insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or

2. Available under the applicable Limits of Insurance shown in the Declarations; whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations

All other terms and conditions of the policy remain the same.

Authorized Representative





RECEIVED

TOWN OF ORANGETOWN HIGHWAY DEPARTMENT

Gran Fondo New York
1 Columbus Place #N27B
New York, NY 10019
212-933-4033
info@gfny.com
gfny.com

December 8, 2017

Town Supervisor Andy Stewart Town Clerk Charlotte Madigan Town of Orangetown 26 Orangeburg Road Orangeburg, NY 10962

Police Chief Kevin Nulty Sergeant James Sullivan Officer Harold Johnson II Orangetown Police Department 26 West Orangeburg Road Orangeburg, NY 10962

Superintendent of Highways James Dean Helen Wilson Highways Department Town of Orangetown 119 Route 303 Orangeburg, NY 10962

Superintendent of Parks and Recreation Aric Gorton 81 Hunt Road Orangeburg, NY 10962

Dear Supervisor Stewart, Charlotte, Chief Nulty, Sgt Sullivan, Officer Johnson, Superintendent Dean, Helen, Aric,

Thank you for your support of Gran Fondo New York over the past seven years. GFNY has held seven successful annual editions of the race that receives praise not only from locals, but also from people around the world. Without your support and the close collaboration with a multitude of local agencies, the event would not be possible.

GFNY has expanded its international series of events to 17 races in 15 countries in 2018 (Mexico, Colombia, Brazil, Uruguay, Chile, Peru, Costa Rica, Panama, Germany, Poland, Portugal, Israel, Malaysia, Indonesia, and the US). Our GFNY race in NY/NJ is the "mother" race and serves as the World Championship race and is the pillar of the series. Campagnolo GFNY World Championship 2018 will attract 5000 cyclists from 93 countries on May 20, 2018 to challenge themselves over 100 miles from NYC to Bear Mountain to Fort Lee.

The 2018 edition will continue the charity element from 2016-2017, focusing on local non-profit organizations. Benefitting organizations include all local EMS Corps, Stony Point PAL, FBI Explorers, Customs Explorers, DEA Explorers and the Chapel of St. John the Divine in Tomkins Cove. We're looking to add more local organizations over the coming months.

The challenging 100-mile route for May 20, 2018 will be largely the same as in 2017: from GWB to Bear Mountain to Fort Lee along the most unique cycling course in the world. The fastest man and woman will win high-end road bikes. However, many athletes will be simply participating for a personal challenge to do their best or even just finish within the cutoff time. Hundreds of people will be raising money for their chosen causes, including Nyack Center, Rockland County Pride Center, Bike 4 Chai, Table to Table, and others.

Same as in the past seven years, we will pay the related police overtime fees to cover the expenses of the event. We also make donations to all the local Volunteer Ambulance Corps who assist with the event.

As part of the organizational and permit process, we are working with PANYNJ, NJ DOT, NYS DOT, Palisades Interstate Park Commission, Harriman State Park, Rockland County, Fort Lee, Englewood Cliffs, Edgewater, Alpine, every town in Rockland County: Orangetown, Clarkstown, Haverstraw, Ramapo and Stony Point and many Rockland County Villages.

We will provide the Town of Orangetown with a Certificate of Insurance in February 2018.

Orangetown Police at GFNY

GFNY requests assistance from Orangetown Police to control traffic to enable the cyclists to ride on a traffic-moderated course for May 20, 2018. We plan a similar route to GFNY 2017 and we will be coordinating the route and logistics details with Officer Johnson.

Route Marking

GFNY crew will begin marking the route of GFNY starting Wednesday, May 9, 2018. Signs will include temporary road marking for turns, signs at eye level that mark turns or caution, mile markers (every 20 miles), aid station signs, water-based paint road markings and some sponsored fence signs where permitted. As in the past years, all signs will be posted in areas that do not affect visibility of the roads/intersections/traffic. All signs will be removed by Monday, May 21, 2018.

Background About the Event

- MEDIA: Cyclists from all over the world attend the event and it receives global media coverage from 33 cycling magazines in 17 languages. National tv, newspaper and magazine media have covered the event.
- COURSE: The event starts on the George Washington Bridge, travels along Route 9W and up to Bear Mountain, the featured climb of the event. The event finishes on Hudson Terrace in Fort Lee, NJ. The event showcases the George Washington Bridge, charming towns in NY/NJ and beautiful nature.
- **HEALTH BENEFITS:** GFNY promotes and reinforces healthy lifestyles for the participants and spectators. Holding participatory events such as this encourages people to set goals, get in shape and experience the great outdoors.
- CHARITY: GFNY makes donations to non-profits based in NY/NJ who provide volunteers at GFNY aid station, pre-race registration or the finish village. Some GFNY riders choose to raise funds for their chosen causes as part of their participation in GFNY.
- **ECONOMIC IMPACT:** GFNY holds free weekly group rides for registered participants to prepare for the event utilizing the GFNY route and supporting local bakeries, coffee shops, bike shops and other local businesses. For race day, we source local products and services from area businesses.
- TOURISM: Dozens of tour operators bring hundreds of riders and families to the NY/NJ region. Thousand of other GFNY riders and families book their travel individually and boost sales at local businesses like hotels, restaurants, transportation companies and stores.

Conclusion

Please let me know if we can answer additional questions pertaining to the event. I can be reached at 917-656-2005 or at info@gfny.com. The event's website is gfny.com.

We look forward to working with you in organizing a safe and successful event.

Warm regards

Lidia Fluhme Founder and Race Organizer

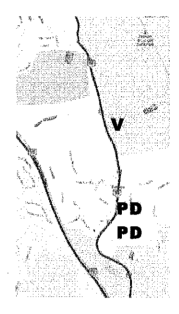
Gran Fondo New York

Proposed Route

NORTHBOUND

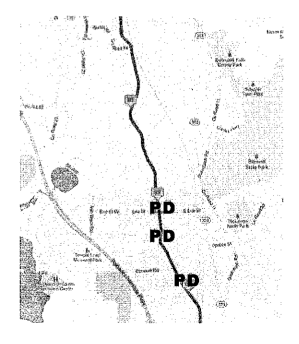
	Mile	First	Last	Existing	PD/	
Route	(approx.)	cyclist	cyclist	control	Volunteer	Contact
Continuing on 9W	14	7:35	8:50			
Straight past Oak Tree Road	14	7:35	8:50	Light	2 PD at Oak Tree & 1 PD	James Sullivan
					at Closter	845-359-3700
Straight past IBM entrance	14	7:35	8:50		V	

EMS	John McCullough	70 Independence Avenue	T: 845-359-3030
ORAN	Chief	Tappan, NY 10983	jmccullough@soacems.org



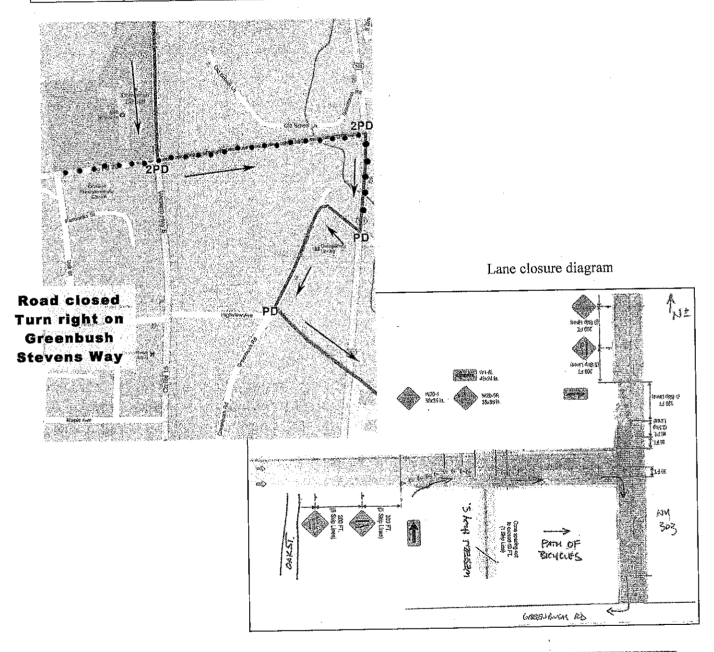
SOUTHBOUND

TP AND A		First	Last	Existing	PD/	
Route Straight across Erie St	(approx) 82	cyclist 10:10	cyclist 3:20	control Light	Volunteer PD	Contact
Straight past Blauvelt	82	10:10	3:20	Light	PD	James Sullivan 845-359-3700
Straight past Mountainview Road	83	10:15	3:30	Light	PD	843-339-3700



SOUTHBOUND CONTINUED

Route	Mile (approx)	First cyclist	Last cyclist
Left onto CR20 / Orangeburg Rd	84	10:20	3:40
Right onto Hwy 303	84	10:20	3:40
Right onto Greenbush Rd	84	10:20	3;40
Left onto Joseph B Clark Rail Trail	84	10:20	3:40



Presence on the Orangetown Parks Rail Trail:

1 timing mat, at the base of the overpass bridge, 4 "broom wagons" 15-person vans, 5 rolling mechanical support cars, 1 rolling mechanical van, 10 marshal & medical motorbikes, 2 Rockland Sheriff cars, Front of Race car, End of Race car.



Permit # 18-5201 Sext W. Whe ofly 323.18

GRAN FONDO BIKE RUN – SUNDAY, MAY 20, 2018

We will be putting out barricades and DETOUR signage at the following locations on Friday, 5/18/18. They will have to be put in place by police personnel the day of the event. We will not have anyone working the race that day.

- 1. South Greenbush Road and Highview Avenue, Orangeburg: 2 wooden barricades with A frame legs and a road closed sign at Rail Trail Detour → Right and Detour ← Left
- 2. **Kings Highway and Edward Street, Sparkili**: 2 wooden barricades with A frame legs, Detour → Right signs sending traffic to Depot Square. Depot Square to Main Street, Detour ← Left, Main Street to 340, Detour ← Left
- 3. (10) barrels for Orangeburg Road, east of Oak Street set up for placement

Rockland County Highway is going to take care of Western Highway and Orangeburg Road and 303

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Remote Stal 340 Nacte Ebulano ST



Sparkill, NY 10976 www.dennispmchugh.org RECEIVED JAN 2 9 2019

January 23, 2018

Chris Day, Town Supervisor Town of Orangetown Town Hall 26 Orangeburg Road Orangeburg, NY 10962

Dear Chris Day and the Town Board:

The Dennis P. McHugh Foundation's 14th Annual Run for Fun and Family Fair will be held April 28, 2018, at 9:30 AM at Fly Wheel Park in Piermont, New York. The run has established itself as a significant community event. The town donated portable toilets for last year's event, and we would like to request them again for this year's event. We are requesting a total of 6 units (2 of which are ADA compliant).

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Please let me know if you have any questions or need further information.

Sincerely,

Una McHugh

una M Chrish

跨 (46) 10 (44) 1945 (46) 1948 (47) 1947 (47)

845-359-9110

The Dennis P. McHugh Foundation is a 501(c)(3) organization, all donations are tax deductible.

RETIREMENT INCENTIVE PROGRAM – OFFERING MEMORANDUM

TO: [Insert name of eligible employee]

FROM: Donna Morrison, HR Coordinator

Date: April 18, 2018

Re: <u>Retirement Incentive Program</u>

After considerable review of its future staffing needs and operational expenses, the Town of Orangetown ("Town") has decided to offer a Retirement Incentive Program which is entirely voluntary, and, if eligible, you are free to either participate in the Program, retire, subject to the Program conditions described below, or not to participate and continue to work. The choice belongs to you. If you decide not to participate, please be assured that, in keeping with Town policy, your decision will not affect the terms and conditions of your employment, subject to the Town's right to make staffing changes in the future.

Here are the details of the Program for your consideration.

Employees Eligible to Participate in the Program: All full-time, active employees of the Town, (i) excluding all elected officials and Town Police Officers; (ii) who are or will be eligible to retire on or before [December 31, 2018] based on a service retirement under their respective tiers of the New York State Retirement System in which they participate; and (ii) have completed ten (10) or more years of continuous service as a full-time employee of the Town. The Town reserves the right to limit the eligibility to the first twenty (20) employees who elect to participate in the Program, to allow more than twenty (20) employees to elect to participate in the Program in its sole and exclusive discretion.

The Retirement Incentive: As a participant in the Program, you will be eligible to receive \$1,000 for each completed year of continuous full-time service with the Town as of the effective date of your retirement, less applicable taxes and withholdings, up to a maximum of the thirty (30) years of continuous full-time service with the Town or \$30,000. Eligible Employees shall not receive any payment under this Retirement Incentive for periods of employment with other employers. You must comply with Program Conditions described below to be eligible to receive a Retirement Incentive.

<u>Program Conditions</u>: To be eligible to receive a Retirement Incentive you must complete the attached Retirement Incentive Election Form ("Form") and return it to me no later than the close of business on [June 30, 2018]. If you decide not to participate in the Program, you should complete the Form by checking that you elect not to participate and return it to me no later than the close of business on [June 30, 2018]. Your decision to participate or not to participate cannot be changed. Any eligible

employee who does not submit a completed Form to me by close of business on [June 30, 2018] will be considered to have declined participation in the Program. The Town reserves the right to deny participation in the Program based on staffing needs and continuity of staff services.

Additionally, in order to be eligible to receive a Retirement Incentive, you must retire [after July 31, 2018], but no later than the close of business on [August 30, 2018], and you must execute a valid and enforceable release of claims that you that you have or may have against the Town in connection with your employment in a form substantially similar to the model Stipulation of Agreement and General Release form attached to the memorandum, the Town reserves the right to change or discontinue the Program, in whole or in part, at any time, in its sole and exclusive discretion. Nothing continued in this memorandum is a promise or guarantee that this Program or any similar Program will be offered in the future.

The decision whether or not to participate in the Program will bear a significant amount of importance and impact upon one's future. Therefore, the Town management encourages you to weigh this decision carefully before reaching a conclusion. Please consider seeking the advice of a family member(s), a trusted financial advisor, an attorney, your union representative, or anyone else of your choosing, so that you can make a well-informed decision. If you choose to participate in the Program, you will receive information about your other retirement related benefits under separate cover.

I am available for you should you have any questions about the Program.

RETIREMENT INCENTIVE PROGRAM ELECTION FORM

Please place a check in the appropriate space below, sign and dat	
Morrison, HR Coordinator, no later than the close of business on	i [June 50, 2016].
I elect to participate in the Retirement memorandum dated April 25, 2018 received from Donna Morrisoread the document and fully understand the terms and conditions am making this election to participate voluntarily and acknowled cannot be changed.	on, HR Coordinator, have thoroughly of the Retirement Incentive Program.
I elect not to participate in the Retirement memorandum dated April 25, 2018 received from Donna Morrisoread the document and fully understand the terms and conditions am making this election to participate voluntarily and acknowled cannot be changed.	on, HR Coordinator, have thoroughly of the Retirement Incentive Program.
	Signature of Employee
Dated:	

STIPULATION OF SETTLEMENT AGREEMENT AND GENERAL RELEASE

	The stipulation of Settlement Agreement and General Release ("agreement") is by and between wn of Orangetown ("Town") and[INSERT NAME HERE]("Employee") and is is day of, 2018.
	WHEREAS, the Employee is employed by the Town and has elected to participate in the nent Incentive Program, as described in a memorandum from Donna Morrison dated ("Program"); and
	WHEREAS, as a condition of receiving the retirement incentive under the Program, the ree acknowledges that he/she is entering into this Agreement in connection with and as a condition er receipt of the retirement incentive under the Program.
	NOW, THEREFORE, in exchange of the mutual promises contained herein and the valuable ration provided herein, the sufficiency of which is hereby acknowledged by both parties, the Town Employee agree, as follows:
1.	Upon the effective date of the Employee's retirement, which is or as soon as practicable thereafter, the Town will make a lump-sum payment to the Employee in the amount of \$[INSERT AMOUNT HERE], less applicable taxes and withholdings.
2.	In exchange for the valuable consideration set forth in paragraph 1 above, the Employee fully, forever, irrevocably and unconditionally releases the Town and its affiliates, departments, officers, employees, agents, trustees and representatives, past, present and future (collectively "Releasees") from any and all claims, controversies, liabilities, promises, suits, grievances, proceedings, complaints, petitions, causes of action, debts, obligations, acts, agreements, attorney fees, costs, expenses, indemnification, orders, memoranda, judgments, damages, and remedies of whatever kind or nature, whether know or unknown, suspected or unsuspected, foreseen or unforeseen, liquidated or contingent, actual or potential, jointly or individually (individually and collectively "Claims") that the employee has had, now has or may have based on or relating to any aspect of the Employee's employment with and retirement from the Library, including but not limited to 42 U.S.C. Sections 1981-1988, Title VII of the Civil Rights Acts of 1964, as amended, the Civil Rights Act of 1991, the Age Discrimination in Employment Act of 1967, as amended, the other Workers Benefit Protection Act, the Americans With Disabilities Act, The Employee Retirement Income Security Act, the Equal Pay Act, the

Occupational Safety and Health Act of 1970, the Worker adjustment and Retraining Notification Act of 1989, the New York State Civil Service Law, the New York General Municipal Law, including entitlement to benefits under Section 207-c thereof, the New York State Town Law, the New York Public Officers Law, as well as any other federal, state or local statute, regulation, ordinance or common law regarding employment or benefits associated with employment; all claims for civil rights violations, discrimination, retaliation, or violation of public policy; all Claims for breach of express or implied contract, including but not limited to collective bargaining, or the covenant of good faith and fair dealing (weather written or oral); breach of promise, detrimental reliance or tort (e.g., intentional infliction of emotional distress, defamation, wrongful termination, invasion of privacy, interference with contractual or economically advantageous relationship, etc.), whether based on common law or otherwise; all Claims for mental distress, mental anguish, personal injury, and loss of consortium; and any and all Claims that may be asserted on behalf of the Employee by others. Specifically excluded from this release are claims arising after the Effective Date of this Agreement or the Employee's right to bring a claim to enforce this Agreement.

- 3. The employee represents that he/she has not filed, directly or indirectly, nor has caused to be filed, directly or indirectly, any Claims released herein against the Releasees in any forum, including federal, state or local court, in arbitration or in the grievance process, or in any administrative proceeding with any federal, state or local administrative agency. If the Employee has so filed any Claim, he/she agrees to withdraw this filing with prejudice and acknowledges that he/she is not eligible to receive the consideration set forth in paragraph 1 prior to the date such withdrawal is effective.
- 4. This Agreement shall be binding on the Employee and the Town and may not be released, discharged, abandoned, supplemented, amended, changed, or modified in any manner, orally or otherwise, except by an instrument in writing of concurrent or subsequent date signed by a duly authorized representative of each of the parties hereto.
- 5. This Agreement contains and constitutes the entire and complete understanding of the parties hereto with respect to the matters that are subject to this Agreement, and it supersedes and cancels all prior negotiations, agreements, commitments and understandings, written or oral, between the Employee and the Town.
- 6. This Agreement shall be governed by the laws of the State of New York (regardless of conflict of law principles) as to all matters including, without limitation, validity, performance, construction, effect and remedies.
- 7. The validity or enforceability of any provision of this Agreement shall have no effect upon, and shall not impair the validity of enforceability of any other provision of this Agreement. The employee and the Town agree that if any provision herein is found to be invalid or unenforceable by a court of competent jurisdiction, the Employee and the

Town will request that the court revise the provision to come closest to the meaning intended, and the provision will be enforced as rewritten without affecting any other provision of this Agreement.

- 8. This Agreement may be executed in separate counterparts, each of which shall constitute one and the same instrument. A signed facsimile copy of this Agreement shall be deemed an original.
- 9. The Employee acknowledges that: (a) the Employee has read and understands each of the provisions of this Agreement; (b) the Employee has been advised to consult with a family member, an attorney, a financial advisor, union representative of his/her choosing prior to executing this Agreement; (c) the Employee has up to forty-five (45) days from the Employee's receipt of this Agreement to review it and to consider his/her decision to sign it, although it may be signed earlier by the Employee if the Employee se decides; (d) the Employee is entering this Agreement voluntarily, knowingly and as of his/her free will; (e) no other promises or agreements of any kind have been made to or with him/her by any person or entity whatsoever to cause him/her to sign this Agreement; (f) he/she has received no representations concerning the terms or effects of this Agreement other than those specifically contained herein; and (g) this Agreement is not intended to be a waiver of claims arising after the Effective Date of this Agreement.
- 10. Once the Employee signs this Agreement, he/she has seven (7) days to revoke it. The Employee may do so by delivering to the undersigned written notice of his/her revocation within the seven-day revocation period. This Agreement will become effective on the eighth day after the Employee signs it ("Effective Date") provided the Employee has not revoked it during the seven-day revocation period. The Employee's failure to sign and return this Agreement by the close of business on the forty-sixth day after receipt of this Agreement will cause this Agreement to be null and void.
- 11. In accordance with the Older Workers Benefit Protection Act, Exhibit A attached this Agreement, which is hereby made part of this Agreement, lists the job titles and ages of the employees in the decisional unit who are eligible for the Program, as described therein, and who elected to participate and who elected not to participate in the Program.

FOR THE TOWN	FOR THE EMPLOYEE		
By:			
Name:	Name:		
Title:	Title:		
Dated:	Dated:		

EXHIBIT A

- 1. The Decisional Unit includes all full-time employees of the Town, who are eligible to participate in the Retirement Incentive Program described in the memorandum issued by Donna Morrison, Town of Orangetown, and dated April 25, 2018 ("Program").
- 2. Eligible employees in the Decisional Unit who elect to participate in the Program are eligible to receive the retirement incentive described in the Program provided they retire and sign the attached Stipulation of Agreement and General Release ("Participating Employee"). A participating Employee has up to forty-five (45) days to consider whether or not to sign the Stipulation of Agreement and General Release, although it may be signed earlier by the Employee if the Employee so decides, and seven (7) days after signing it to revoke it. Each participating Employee has been advised to consult an attorney, financial officer, union representative, family member or representative of his/her choosing before signing the attached Stipulation of Agreement and General Release. Eligible employees, who do not elect to participate in the Program, will continued to be employed, subject to the Town's right to make staffing changes in the future and except to the extent their employment may be terminated in accordance with applicable law.
- 3. Listed below are the job titles, ages, and detail as to the eligible employees who elected to participate in the Program and eligible employees who elected not to participate in the Program. Participation in the Program is strictly on a voluntary basis

Job Title	Job Title Age as of		Elected not
	[December 31, 2018]	participate	to participate
1			
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6.			
7. 8.			
0			
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New York Electricity Commercial Service Agreement

	<u>Customer Information</u>						
Name	Town of Orangetown	Date	04/20/2018				
Address	26 Orangeburg Road, Orangeburg,, NY 10962	Contract Term	36 months beginning 5/1/2018 or the first available meter read thereafter.				
Email		Туре	New				
Phone		Contract	20,987,808				
SS#/EIN#		Volume					

Account Information

See Schedule A for a list of the Utility Accounts covered under this agreement

Customer Disclosure Statement

Price	Fixed, Hourly LBMP or variable rate per kWh plus applicable taxes, and plus any costs and expenses resulting from a Change in
	Law in accordance with paragraph 18 of this Agreement.
How the price is determined	Fixed rate of \$0.05941 per kWh, plus utility service and delivery charges, (GRT and sales tax where applicable) plus applicable taxes, in addition to any costs and expenses resulting from a Change in Law in accordance with paragraph 18 of this Agreement. For illustrative purposes, the rate including the GRT is \$0.06001 per kWh. Price includes customer's applicable share of the company's cost to comply with the renewable energy and zero emission credit components of the New York Clean Energy Standard (adopted by the New York Public Service Commission ("NYPSC") on August 1, 2016 in Case No. 15-E-0302)(the "CES Proceeding")
Length of the agreement and end date	36 months beginning 5/1/2018 or the first available meter read thereafter.
Amount of Early Termination Fee and method of calculation	No early termination fee for variable service. If fixed or LBMP service Customer will be charged the projected amount of electricity to be consumed by Customer for the remainder of the current Term multiplied by the difference between the contract price in effect for the remainder of the current Term and the price at which Plymouth can sell such electricity following the termination.
Amount of Late Payment Fee	Customer will be charged 1% on overdue balances if Invoice is not paid in full within 15 days of the Invoice date.
Provisions for renewal of the agreement	Upon completion of the Initial Term, the accounts will automatically return to the LDU unless Plymouth obtains customer's authorization after customer has received written notification of any proposed changes.
Guaranteed Savings	This agreement offers no guaranteed savings.
Dual Billing	Plymouth will invoice Customer directly for supply charges

Invoice Information

Invoices for the Utility Accounts on this Agreement will be sent to: 26 Orangeburg Road,
Orangeburg,, NY, 10962

General Terms and Conditions

1. Agreement to Sell and Purchase Energy. This is an agreement between Plymouth Rock Energy, LLC ("Plymouth") and the undersigned customer ("Customer") under which Customer shall initiate electricity service and begin enrollment with Plymouth (the "Agreement"). Subject to the terms and conditions of this Agreement, Plymouth agrees to sell and deliver, and Customer agrees to purchase and accept the quantity of electricity, as estimated by Plymouth, necessary to meet Customer's requirements based upon consumption data obtained by Plymouth or the delivery schedule of the Local Distribution Utility (the "LDU"). The amount of electricity delivered under this Agreement is subject to change based upon data reflecting Customer's consumption obtained by Plymouth or the LDU's delivery schedule. The LDU will continue to deliver the electric commodity supplied by Plymouth.

2. Term. This Agreement shall commence as of the date Customer's notice regarding the change of Customer's provider to Plymouth is deemed effective by the LDU, and shall continue for 36 months beginning 5/1/2018 or the first available meter read thereafter, (the "Initial Term"). Upon completion of the Initial Term, this Agreement will automatically end and the accounts will be returned to the LDU, unless Plymouth sends Customer written notice of proposed changes to such terms in advance of the renewal date (the "Renewal Term"). Any such written notice will be sent at least 45 days and no more than 90 days prior to the renewal date, apprising Customer of any proposed changes in the terms and conditions of this Agreement and of the Customer's right to renew, terminate or renegotiate this Agreement. While receiving service on a month-to-month basis, either Customer or Plymouth may cancel or terminate this Agreement so long as 30 days' advance written notice of termination is provided to the other party.

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Contract rates and service start will be in line with the utility account's associated switching rules and meter read cycles.

3. Pricing, Billing, and Termination. Unless otherwise agreed to in writing, the price for all electricity sold under this Agreement as specified above, shall be a fixed price per kWh as agreed to above, plus all applicable taxes. Price includes line loss. (For each hour within the meter read cycle, the applicable price will be applied to the hourly consumption, for meters that do not provide hourly usage, the hourly usage will be defined by Plymouth on a best efforts basis, by distributing the read over the utility load profile.)

Plymouth will invoice Customer monthly for electricity delivered under this Agreement, as measured by the LDU, and Customer will pay each invoice in full within 15 days of the invoice date. Customer may receive a single bill for both commodity and delivery costs from either Plymouth or the LDU, or each of the LDU and Plymouth may invoice Customer separately. Customer payments remitted in response to a consolidated bill shall be pro-rated (when so required) in accordance with procedures adopted by the New York State Department of Public Service (the "DPS"). Plymouth may assign and sell Customer accounts receivable to LDU. Failure to make full payment of Plymouth charges due on any consolidated bill prepared by the LDU for Plymouth will be grounds for disconnection of utility services and commodity service in accordance with NYPSC rules and regulations on the termination of service to non-residential customers, 16 NYCRR Section 13.3. A \$30 fee will be charged for all returned payments.

Usage Allowance: There will be no change in price if usage in any month exceeds the level of usage by any amount in the same month in the previous year ("Base Load") or if the usage in any month falls by any amount below the Base Load.

Demand Deviation: Any increase in capacity obligation from the published ICAP tags, specified in Schedule B below, will result in the additional cost being passed through at the prevailing market rate.

Early Termination: If there is a material adverse change in the business or financial condition of Customer (as determined by Plymouth at its discretion), or if Customer fails to pay each invoice in full within 20 days of the invoice date, or if Customer fails to meet its obligations under this Agreement or pay or post any required security deposit, then, in addition to any other remedies that it may have, Plymouth may terminate this Agreement upon 15 days' written notice to Customer. If Customer terminates this Agreement prior to the end of the Initial or Renewal Term or if Plymouth terminates this Agreement due to Customer's breach, and the Agreement is for fixed price or LBMP service, the Customer shall pay Plymouth, in addition to any other applicable charges, a cancellation fee equivalent to the multiplication of the (i) difference between the fixed price set forth in this Agreement and the calculation by Plymouth of the fixed price at the date of termination; and (ii)the difference between the Customer's annual usage for the 12 month period from the date of termination and the level of usage during the current Term or Renewal Term under this Agreement.

- **4. Assignment.** Customer may not assign its interests in and delegate its obligations under this Agreement without the express written consent of Plymouth. Plymouth may sell, transfer, pledge, or assign the accounts receivable, revenues, or proceeds hereof, in connection with any financing agreement, purchase of accounts receivables program or billing services agreement, and may assign this Agreement to another energy supplier, energy services company or other entity as authorized by the DPS.
- 5. Information Release Authorization. CUSTOMER AUTHORIZES PLYMOUTH TO OBTAIN INFORMATION FROM THE LDU: CONSUMPTION HISTORY; BILLING DETERMINANTS; ACCOUNT NUMBER; CREDIT INFORMATION; PUBLIC ASSISTANCE STATUS; EXISTENCE OF MEDICAL EMERGENCIES, STATUS AS TO WHETHER CUSTOMER HAS A MEDICAL EMERGENCY, IS HUMAN NEEDS, ELDERLY, BLIND OR DISABLED AND DATA APPLICABLE TO COLD WEATHER PERIODS UNDER PSL § 32 (3); AND INFORMATION PERTAINING TO PSL § 33, TAX STATUS AND ELIGIBILITY FOR ECONOMIC DEVELOPMENT OR OTHER INCENTIVES. THIS INFORMATION MAY BE USED BY PLYMOUTH TO DETERMINE WHETHER IT WILL COMMENCE AND/OR CONTINUE TO PROVIDE ENERGY SUPPLY SERVICE TO CUSTOMER AND WILL NOT BE DISCLOSED TO A THIRD PARTY UNLESS REQUIRED BY LAW. CUSTOMER'S EXECUTION OF THIS

AGREEMENT SHALL CONSTITUTE AUTHORIZATION FOR THE RELEASE OF THIS INFORMATION TO PLYMOUTH. THIS AUTHORIZATION WILL REMAIN IN EFFECT DURING THE INITIAL TERM AND ANY RENEWAL TERM. CUSTOMER MAY RESCIND THIS AUTHORIZATION AT ANY TIME BY PROVIDING WRITTEN NOTICE THEREOF TO PLYMOUTH OR BY CALLING PLYMOUTH AT 1-866-539-6450. PLYMOUTH RESERVES THE RIGHT TO CANCEL THIS AGREEMENT IN THE EVENT CUSTOMER RESCINDS THE AUTHORIZATION.

- **6. Consumer Protections.** The services provided by Plymouth to Customer are governed by the terms and conditions of this Agreement. Plymouth will provide at least 15 days' notice prior to the cancellation of service to Customer. Customer may obtain additional information by contacting Plymouth at 1-855-327-6937 or the DPS at 1-888-697-7728 or by writing to the DPS at: New York State Department of Public Service, Office of Consumer Services, Three Empire State Plaza, Albany, New York 12223, or through its website at www.dps.ny.gov.
- **7 Cancellation.** Customer is liable for all Plymouth charges until Customer returns to the LDU or goes to another supplier. A final bill will be rendered within twenty (20) days after the final scheduled meter reading or if access is unavailable, an estimate of consumption will be used in the final bill, which will be trued up subsequent to the final meter reading.
- **8. Agency.** Customer hereby designates Plymouth as agent to; (a) arrange and administer contracts and service agreements between Customer and Plymouth and those entities including the Plymouth Independent System Operator ("NYISO") engaged in the generation, transmission and delivery of Customer electricity supplies; and (b) nominate and schedule with the appropriate entities including the LDU for the delivery of electricity to the Sales Point and the Customer's end-use premises. Plymouth as agent for the Customer will schedule the delivery of adequate supplies of electricity that meet the Customer's requirements as established by the LDU and in response to information provided by the LDU. These services are provided on an arm's length basis and market-based compensation is included in the price noted above.
- **9. Title.** All electricity sold under this Agreement shall be delivered to a location considered the "Point of Delivery", which shall be at the NYISO Plymouth load bus (located outside of the municipality where Customer resides), and shall constitute the point at which title transfers and the sale occurs. Plymouth will indemnify and hold harmless Customer from all taxes, royalties, fees or other charges incurred before title passes with respect to the electricity provided hereunder.
- **10. Warranty**. This Agreement, including applicable attachments, as written constitutes the entire Agreement between Customer and Plymouth. Plymouth makes no representations or warranties other than those expressly set forth in this Agreement, and Plymouth expressly disclaims all other warranties, express or implied, including merchantability and fitness for a particular use.
- 11. Force Majeure. Plymouth will make commercially reasonable efforts to provide electricity hereunder but Plymouth does not guarantee a continuous supply of electricity to Customer. Certain causes and events out of the control of Plymouth ("Force Majeure Events") may result in interruptions in service. Plymouth will not be liable for any such interruptions caused by a Force Majeure Event, and Plymouth is not and shall not be liable for damages caused by Force Majeure Events. Force Majeure Events shall include acts of God, fire, flood, storm, terrorism, war, civil disturbance, acts of any governmental authority, accidents, strikes, labor disputes or problems, required maintenance work, inability to access the local distribution utility system, non-performance by the LDU (including, but not limited to, a facility outage on its electricity distribution lines), changes in laws, rules, or regulations of any governmental authority or any other cause beyond Plymouth's control.
- 12. Liability. The remedy in any claim or suit by Customer against Plymouth will be solely limited to direct actual damages. All other remedies at law or in equity are hereby waived. In no event will either Plymouth or Customer be liable for consequential, incidental, indirect, special or punitive damages. These limitations apply without regard to the cause of any liability or damages. There are no third-party beneficiaries to this Agreement.
- **13. Contact Information.** Customer may contact Plymouth's Customer Service Center at 1-855-327-6937, Monday through Friday 8:00 a.m. 8:00

p.m. EST (contact center hours subject to change). Customer may write to Plymouth at: Plymouth, 920 Railroad Ave, Woodmere, N.Y. 11598.

- **14. Dispute Resolution.** In the event of a billing dispute or disagreement involving Plymouth's service, Customer should contact Plymouth's Customer Service Center as provided above. Customer must pay the bill in full, except for the specific disputed amount, during the pendency of the dispute. If the parties cannot resolve the dispute within 40 days, either party may avail itself of all remedies available under law or equity. The DPS will not resolve Non Residential disputes associated with the services provided under this Sales Agreement. Retail Access inquiries can be made at the DPS Office of Consumer Services, New York State Public Service Commission, Office of Consumer Services, Three Empire State Plaza, Albany, New York 12223; by phone at 1-888-697-7728 or by visiting www.dps.state.ny.us.
- **15. Choice of Laws.** Venue for any lawsuit brought to enforce any term or condition of this Agreement or to construe the terms hereof shall lie exclusively in the State of New York. This Agreement shall be construed under and shall be governed by the laws of the State of New York without regard to the application of its conflicts of law principles.
- 16. Taxes and Laws. Except as otherwise provided in the Agreement or provided by law, all taxes of whatsoever kind, nature and description due and payable with respect to service provided under this Agreement, other than taxes based on Plymouth's net income, shall be paid by Customer. Customer agrees to provide all documentation and information reasonably requested by Plymouth in order to permit Plymouth to determine the applicable rate at which to tax Customer with respect to services provided under this Agreement. If Customer delays or fails to provide such documentation and information to Plymouth in a timely manner, Plymouth shall apply a tax rate selected at Plymouth's sole discretion to Customer and, upon Plymouth's receipt of all necessary documentation and information, Plymouth will adjust the tax rate, if necessary, prospectively and will use reasonable efforts to apply the correct tax rate for any billing period for which tax is owed but has not been

- collected and forwarded to the appropriate tax authority. Plymouth shall not be required to provide a credit to Customer for any inapplicable and higher tax rate paid by the Customer and forwarded to the tax authority. In such circumstance, Customer shall proceed to recover such excess tax payment from the tax authority and shall hold Plymouth harmless from liability for any excess taxes not recovered by Customer. This Agreement is subject to present and future legislation, orders, rules, regulations or decisions of a duly constituted governmental authority having jurisdiction over this Agreement or the services to be provided hereunder.
- 17. Regulatory Changes. If at some future date there is a change in any law, rule, regulation or pricing structure whereby Plymouth is prevented or prohibited from carrying out the terms of the Agreement, at its sole discretion Plymouth shall have the right to cancel this Agreement on 15 days' notice to Customer.
- **18.** Change in Law. In the event that there is a change in law, tariff, regulation, or other requirements of a utility, RTO/ISO, FERC or any other governmental authority and such change results in Plymouth Rock Energy incurring additional costs and expenses in providing the services contemplated herein, such additional costs and expenses shall be the Customer's responsibility and will be passed through to Customer.
- 19. Emergency Service. The LDU will respond to leaks and emergencies. In the event of a gas leak, electric service interruption or other emergency, Customer should immediately call their utility at: Con Edison 1-800-75-CONED; Orange and Rockland 1-877-434-4100 (electric) or 1-800-533-5325 (gas); KeySpan 1-718-643-4050 (NYC) and 1-800-490-0045 (Long Island); Niagara Mohawk 1-800-892-2345; Central Hudson 1-800-527-2714; Rochester Gas & Electric 1-800-743-1702; NYSEG 1-800-572-1121; National Fuel Gas 1-800-444-3130, National Grid 1-800-892-2345; and emergency personnel. Customer should then call Plymouth at 1-855-327-6937.
- **20. Parties Bound.** This Agreement is binding upon the parties hereto and their respective successors and legal assigns.

IN WITNESS WHEREOF, Customer and Plymouth have caused this Agreement to be executed as of the date first set forth above.

For Plymouth Rock Energy, LLC			For Town of Orangetown		
Signature:		Sign	nature:		
Print Name:		Prin	t Name:		
Title:	Date:	Title	à:	Date:	

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Schedule A – Utility Account Details

Account Number	LDC	Account Name	Service Address	Тах Туре	Rate Class
			0 Blauvelt Rd		
1657729006	O&R	TOWN OF	Blauvelt,	Commercial	0009
1037729000	Uan	ORANGETOWN	NY,	Commercial	0009
			10913		
			0 Quaspeck Rd		
2266724000	000	TOWN OF	Orangeburg,	Camana anaial	0011
2266731008	O&R	ORANGETOWN	NY,	Commercial	0011
			10962		
			0 Main St *Lite 1		
2212018000	000	TOWN OF	Tappan,	Camana anaial	0026
2312918006	O&R	ORANGETOWN	NY,	Commercial	0026
			10983		
			0 Veterans Memorl Dr 8tflt 3		
	000	TOWN OF	Pearl River,		
2321346009	O&R	ORANGETOWN	NY,	Commercial	0026
			10965		
			0 S Main St *Othr Guard		
		TOWN OF	Pearl River,		
2346547002	O&R	ORANGETOWN	NY,	Commercial	0009
		310 11 132 13 17 11	10965		
			0 Oak Tree Rd		
		TOWN OF	Palisades,		
2438921005	O&R	ORANGETOWN	NY,	Commercial	0009
		ORANGETOWN	10964		
			213 BLUE HILL RD		
		TOWN OF			0006
2466256004	O&R	TOWN OF	PEARL RIVER,	Commercial	
		ORANGETOWN	NY,		
			10965-3311		
		T01491 05	1 CENTURY RD	Commercial	0026
2472547007	O&R	TOWN OF	PALISADES,		
		ORANGETOWN	NY,		
			10964-1504		
			0 Veterans Memorl Dr*Tflt 2		0026
2508256006	O&R	TOWN OF	Pearl River,	Commercial	
		ORANGETOWN	NY,	Commercial	
			10965		
			0 Veterans Memorl Dr *Tflt 1	Commercial	0026
2592256009	O&R	TOWN OF	Pearl River,		
		ORANGETOWN	NY,		
			10965		
			0 S Middletown Rd *Tflt 1		
2594346006	O&R	TOWN OF	Pearl River,	Commercial	0026
<u> </u>	Jan	ORANGETOWN	NY,		0020
			10965		
			26 HUNT RD		
2739085004	O&R	TOWN OF	ORANGEBURG,	Commercial	0009
2733003004	Jan	ORANGETOWN	NY,	Commercial	0003
			10962-2502		
			0 Kings Hwy *Pump 1		
2075722002	080	TOWN OF	Tappan,	Commercial	0000
2875733003	O&R	ORANGETOWN	NY,	Commercial	0009
			10983		
2889107002 O8			175 OLD ORANGEBURG RD# *LITE		
	605	TOWN OF	ORANGEBURG,		0024
	O&R	ORANGETOWN	NY,	Commercial	0024
			10962-1155		
			0 Elizabeth St 8pump		
3006005011		TOWN OF	Pearl River,	Commercial	0009
	O&R	ORANGETOWN	NY,		
		CIANGLIOVIN	10965		
			10303		1

Account Number	LDC	Account Name	Service Address	Tax Type	Rate Class
3279036013	O&R	TOWN OF ORANGETOWN	0 PRIVATE LOVETT CT# *PUMP BLAUVELT, NY,	Commercial	0009
			10913-1247 140 OLD ORANGEBURG RD		
3285256076	O&R	TOWN OF ORANGETOWN	ORANGEBURG, NY, 10962-1157	Commercial	0012
3346158006	O&R	TOWN OF ORANGETOWN	26 W ORANGEBURG RD# *LITE ORANGEBURG, NY, 10962-1706	Commercial	0026
3735133000	O&R	TOWN OF ORANGETOWN	119 Route 303 *Othr Crdbd Compactor, NY, 10962	Commercial	0009
3736733004	O&R	TOWN OF ORANGETOWN	0 Route 340 Sparkill, NY, 10976	Commercial	0009
3913017001	O&R	TOWN OF ORANGETOWN	0 W Washington Ave *Tflt 2 Pearl River, NY, 10965	Commercial	0026
3925732004	O&R	TOWN OF ORANGETOWN	0 Orangeburg Rd *Lite 3 Orangeburg, NY, 10962	Commercial	0026
4013916002	O&R	TOWN OF ORANGETOWN	0 Nike Ln Caretaker, NY, 10962	Commercial	0010
4034916002	O&R	TOWN OF ORANGETOWN	0 Nike Ln Art Bldg, NY, 10962	Commercial	0018
4076916002	O&R	TOWN OF ORANGETOWN	0 Nike Ln Orangeburg, NY, 10962	Commercial	0009
4095826005	O&R	TOWN OF ORANGETOWN	0 Valentine Ave *Pump Piermont, NY, 10968	Commercial	0009
4114732002	O&R	TOWN OF ORANGETOWN	0 Orangeburg Rd *Lite 2 Orangeburg, NY, 10962	Commercial	0026
4135732002	O&R	TOWN OF ORANGETOWN	26 W ORANGEBURG RD ORANGEBURG, NY, 10962-1706	Commercial	0012
4156732002	O&R	TOWN OF ORANGETOWN	26 W ORANGEBURG RD ORANGEBURG, NY, 10962-1706	Commercial	0013
4228158007	O&R	TOWN OF ORANGETOWN	O Blaisdell Rd 8pump Orangeburg, NY, 10962	Commercial	0010

Account Number	LDC	Account Name	Service Address	Тах Туре	Rate Class
4345042000	O&R	TOWN OF ORANGETOWN	175 OLD ORANGEBURG RD ORANGEBURG, NY,	Commercial	0013
4377256001	O&R	TOWN OF ORANGETOWN	10962-1155 O Sickletown Rd *Tflt Pearl River, NY, 10962	Commercial	0026
4406641007	O&R	TOWN OF ORANGETOWN	0 Washington Ave *Lite Pearl River, NY, 10965	Commercial	0024
4593548008	O&R	TOWN OF ORANGETOWN	0 Old Middletown Rd *Tflt 1 Pearl River, NY, 10965	Commercial	0026
4656548000	O&R	TOWN OF ORANGETOWN	0 Kerry Ct *Pump Pearl River, NY, 10965	Commercial	0009
4748921006	O&R	TOWN OF ORANGETOWN	0 Williams St *Pump 2 Sparkill, NY, 10976	Commercial	0021
4786730009	O&R	TOWN OF ORANGETOWN	0 E ERIE ST STE *LITE BLAUVELT, NY, 10913-1900	Commercial	0026
4896958002	O&R	TOWN OF ORANGETOWN	81 HUNT RD# *PUMP ORANGEBURG, NY, 10962-2517	Commercial	0022
4942150007	O&R	TOWN OF ORANGETOWN	0 Ackerman PI *Pump 1 NYack, NY, 10960	Commercial	0011
5013548005	O&R	TOWN OF ORANGETOWN	0 Gilbert Ave Pearl River, NY, 10965	Commercial	0009
5061829002	O&R	TOWN OF ORANGETOWN	212 N MAIN ST PEARL RIVER, NY, 10965-1808	Commercial	0009
5112256000	O&R	TOWN OF ORANGETOWN	O Sickletown Rd *Pump Pearl River, NY, 10965	Commercial	0009
5248729003	O&R	TOWN OF ORANGETOWN	0 Western Hwy Blauvelt, NY, 10913	Commercial	0009
5363018003	O&R	TOWN OF ORANGETOWN	0 Washington Ave *Othr Fac# Pearl River, NY, 10983	Commercial	0009
5519633003	O&R	TOWN OF ORANGETOWN	0 Piermont Ave *Pump South NYack, NY, 10960	Commercial	0011

Account Number	LDC	Account Name	Service Address	Тах Туре	Rate Class
5521732002	O&R	TOWN OF ORANGETOWN	0 W Washington Ave *Tflt 3 Pearl River, NY,	Commercial	0026
5542732002	O&R	TOWN OF ORANGETOWN	10965 0 W Washington Ave *Tflt 2 Pearl River, NY, 10965	Commercial	0026
5622542004	O&R	TOWN OF ORANGETOWN	0 Azalea Dr *Pump Pearl River, NY, 10965	Commercial	0010
5630921000	O&R	TOWN OF ORANGETOWN	0 Main St *Lite 1 Sparkill, NY, 10976	Commercial	0026
5688111001	O&R	TOWN OF ORANGETOWN	200 Old Orangeburg Rd *Lite Park Baseball Fields, NY, 10962	Commercial	0024
5731734012	O&R	TOWN OF ORANGETOWN	O Lanram Rd Pump Hse, NY, 10983	Commercial	0009
5983730002	O&R	TOWN OF ORANGETOWN	O Diane Dr 8pump Blauvelt, NY, 10913	Commercial	0009
5987919009	O&R	TOWN OF ORANGETOWN	O OAK TREE RD APT *LITE PALISADES, NY, 10964-1015	Commercial	0026
6303958005	O&R	TOWN OF ORANGETOWN	127 ROUTE 303# E1 ORANGEBURG, NY, 10962-2209	Commercial	0021
6361730007	O&R	TOWN OF ORANGETOWN	O Convent Rd *Lite 1 Blauvelt, NY, 10913	Commercial	0026
6368084008	O&R	TOWN OF ORANGETOWN	O Blauvelt Rd *Rec Park Blauvelt, NY, 10913	Commercial	0009
6445733000	O&R	TOWN OF ORANGETOWN	20 S Greenbush Rd *Bldg Mtce, NY, 10962	Commercial	0011
6466733000	O&R	TOWN OF ORANGETOWN	O GREENBUSH RD ORANGEBURG, NY, 10962-2204	Commercial	0011
6468827005	O&R	TOWN OF ORANGETOWN	O Ferdon Ave *Pump Piermont, NY, 10968	Commercial	0010
6584346016	O&R	TOWN OF ORANGETOWN	0 Valenza Ln Blauvelt, NY, 10913	Commercial	0009

Account Number	LDC	Account Name	Service Address	Тах Туре	Rate Class
6723958018	O&R	TOWN OF ORANGETOWN	0 Spear St 8pump 1 Pearl River, NY, 10960	Commercial	0021
6739734006	O&R	TOWN OF ORANGETOWN	0 Kings Hwy *Pump 2 Tappan, NY, 10983	Commercial	0018
6753056009	O&R	TOWN OF ORANGETOWN	200 Old Orangeburg Rd *Rec Park Baseball Fields, NY, 10962	Commercial	0011
6949734003	O&R	TOWN OF ORANGETOWN	119 ROUTE 303 ORANGEBURG, NY, 10962-2207	Commercial	0012
6991734006	O&R	TOWN OF ORANGETOWN	0 Route 303 *Gar 1 Orangeburg, NY, 10962	Commercial	0009
7033734018	O&R	TOWN OF ORANGETOWN	0 Route 303 8othr Salt Orangeburg, NY, 10962	Commercial	0009
7054734009	O&R	TOWN OF ORANGETOWN	0 Route 303 Orangeburg, NY, 10962	Commercial	0012
7159734001	O&R	TOWN OF ORANGETOWN	119 ROUTE 303# RECYC ORANGEBURG, NY, 10962-2207	Commercial	0009
7378161004	O&R	TOWN OF ORANGETOWN	O Hunt Rd *Pump 1 Orangeburg, NY, 10962	Commercial	0009
7397057007	O&R	TOWN OF ORANGETOWN	O Convent Rd *Lite 1 Orangeburg, NY, 10962	Commercial	0026
7903161005	O&R	TOWN OF ORANGETOWN	81 HUNT RD ORANGEBURG, NY, 10962-2517	Commercial	0004
7924161005	O&R	TOWN OF ORANGETOWN	O Hunt Rd *Rec Pkoff Orangeburg, NY, 10962	Commercial	0011
7945161005	O&R	TOWN OF ORANGETOWN	0 Hunt Rd Pearl River, NY, 10962	Commercial	0011
7966161005	O&R	TOWN OF ORANGETOWN	O Hunt Rd Pearl River, NY, 10962	Commercial	0014
7987161005	O&R	TOWN OF ORANGETOWN	0 Hunt Rd *Pump Orangeburg, NY, 10962	Commercial	0010

Account Number	LDC	Account Name	Service Address	Тах Туре	Rate Class
8020736009	O&R	TOWN OF ORANGETOWN	0 William St *Lite Pearl River, NY, 10965	Commercial	0024
8041736009	O&R	TOWN OF ORANGETOWN	0 E Washington Ave *Lite 1 Pearl River, NY, 10965	Commercial	0024
8171919009	O&R	TOWN OF ORANGETOWN	O Independence Ave *Othr Unmtr Orangeburg, NY, 10962	Commercial	0025
8291641004	O&R	TOWN OF ORANGETOWN	0 Middletown Rd *Lite 2 Pearl River, NY, 10965	Commercial	0026
8407161002	O&R	TOWN OF ORANGETOWN	0 Corporate Dr 8pump Orangeburg, NY, 10962	Commercial	0009
8512161007	O&R	TOWN OF ORANGETOWN	O Blaidsdale Rd *Lite Orangeburg, NY, 10962	Commercial	0026
8545732007	O&R	TOWN OF ORANGETOWN	500 BRADLEY HILL RD BLAUVELT, NY, 10913-1134	Commercial	0012
8822916001	O&R	TOWN OF ORANGETOWN	0 Washington St Tappan, NY, 10983	Commercial	0009
8984632008	O&R	TOWN OF ORANGETOWN	0 River Rd Grandview, NY, 10960	Commercial	0009
9591547008	O&R	TOWN OF ORANGETOWN	0 S Pearl St *Pump 7 Pearl River, NY, 10965	Commercial	0011
9833061009	O&R	TOWN OF ORANGETOWN	0 Middletown Rd *Lite 1 Orangeburg, NY, 10962	Commercial	0026
0019117009	O&R	TOWN OF ORANGETOWN	0 Dutchess Dr Orangeburg, NY, 10962	Commercial	0009
0039148000	O&R	TOWN OF ORANGETOWN	O Sunset Rd *Pump Pearl River, NY, 10913	Commercial	0011
0227632000	O&R	TOWN OF ORANGETOWN	215 RIVER RD UPPER GRANDVIEW, NY, 10960-5001	Commercial	0009
0236060003	O&R	TOWN OF ORANGETOWN	0 Middletown Rd *Lite 1 Pearl River, NY, 10965	Commercial	0026

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Account Number	LDC	Account Name	Service Address	Tax Type	Rate Class
0294829002	O&R	TOWN OF ORANGETOWN	0 Margaret Keahon Dr *Pump 2 Pearl River, NY, 10965	Commercial	0009
0349050022	O&R	TOWN OF ORANGETOWN	0 Sgt Ingram Ct *Pump 1 Sewer, NY, 10965	Commercial	0009
0439735001	O&R	TOWN OF ORANGETOWN	0 MENDOLIA CT# *PUMP PEARL RIVER, NY, 10965-2122	Commercial	0011
0519547007	O&R	TOWN OF ORANGETOWN	0 Central Ave *Tflt Orangeburg, NY, 10962	Commercial	0026
0558035000	O&R	TOWN OF ORANGETOWN	0 Hunt Rd *Pump Pearl River, NY, 10962	Commercial	0010
0577048009	O&R	TOWN OF ORANGETOWN	0 Main St *Lite 2 Tappan, NY, 10983	Commercial	0009
0693049008	O&R	TOWN OF ORANGETOWN	35 KINGS HWY# *LITE TAPPAN, NY, 10983-2008	Commercial	0024
0716919005	O&R	TOWN OF ORANGETOWN	O Independence Dr *Lite 1 Orangeburg, NY, 10962	Commercial	0024
0747107017	O&R	TOWN OF ORANGETOWN	0 Troop Rd *Pump Blauvelt, NY, 10913	Commercial	0009
0759075002	O&R	ORANGETOWN HISTORICAL MUSEUM	196 BLAISDELL RD ORANGEBURG, NY, 10962-2011	Commercial	0010
0903047003	O&R	TOWN OF ORANGETOWN	127 ROUTE 303 ORANGEBURG, NY, 10962-2209	Commercial	0009
0927154005	O&R	TOWN OF ORANGETOWN	119 Route 303 *Shed Salt Orangeburg, NY, 10962	Commercial	0009
0945827001	O&R	TOWN OF ORANGETOWN	0 Orangeburg Rd *Lite 1 Orangeburg, NY, 10962	Commercial	0026
0955117003	O&R	TOWN OF ORANGETOWN	640 MAIN ST SPARKILL, NY, 10976-1208	Commercial	0009
0955155003	O&R	TOWN OF ORANGETOWN	0 N Lincoln Ave *Pump Pearl River, NY, 10965	Commercial	0009

Contract Id: 313824 - 564328 Schedule A

Account Number	ount Number LDC Account Name		Service Address	Tax Type	Rate Class
1571632008	O&R	TOWN OF ORANGETOWN	118 RIVER RD UPPER GRANDVIEW, NY, 10960-4904	Commercial	0009
4226061001	O&R	TOWN OF ORANGETOWN	0 Townline Rd *Tflt 1 Pearl River, NY, 10965	Commercial	0026
0271729009	O&R	TOWN OF ORANGETOWN	Western Hwy TFLT Orangeburg,, NY, 10962	Commercial	0026

Contract Id: 313824 - 564328 Schedule A

Schedule B – Base Load Usage

Account Number	LDC	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec	Annual	Cap (kW)	Trans (kW)
1657729006	O&R	5	4	4	6	7	6	6	7	8	11	3	4	71 kWh	-	-
2266731008	O&R	2,409	2,539	3,024	2,596	2,266	1,822	1,746	1,756	1,438	1,488	1,573	1,903	24,560 kWh	4	_
2312918006	O&R	919	930	1,045	964	986	924	990	936	965	1,015	877	991	11,542 kWh	2	-
2321346009	O&R	651	638	700	678	654	632	653	645	656	675	645	632	7,859 kWh	1	-
2346547002	O&R	2,563	1,881	1,685	842	780	814	936	903	741	923	1,463	2,377	15,908 kWh	2	_
2438921005	O&R	667	556	832	758	588	493	496	507	481	524	582	648	7,132 kWh	1	_
2466256004	O&R	776	708	818	404	428	455	525	478	390	346	407	572	6,307 kWh	1	_
2472547007	O&R	479	485	554	521	512	476	527	502	478	539	501	478	6,052 kWh	1	-
2508256006	O&R	94	87	95	92	95	88	95	89	91	102	92	89	1,109 kWh	-	
2592256009	O&R	664	615	666	651	669	622	670	629	643	717	651	626	7,823 kWh	1	-
2594346006	O&R	401	393	431	417	402	389	402	397	404	415	397	389	4,837 kWh	1	-
2739085004	O&R	3,492	3,641	3,544	1,468	742	770	865	801	692	1,002	1,070	1,673	19,760 kWh	2	_
2875733003	O&R	614	489	513	304	290	273	278	278	269	276	279	407	4,270 kWh	1	_
2889107002	O&R	2,470	2,263	3,391	4,728	5,606	6,852	8,084	7,666	6,600	5,490	3,639	2,704	59,493 kWh	-	_
3006005011	O&R	2,779	2,453	2,501	1,700	1,375	896	674	760	983	1,545	2,042	2,583	20,291 kWh	2	_
3279036013	O&R	1,284	1,179	1,298	1,269	1,168	655	146	93	166	312	541	1,440	9,551 kWh	-	-
3285256076	O&R	36	21	180	882	1,156	1,906	2,790	3,245	2,795	1,520	1,236	320	16,087 kWh	8	-
3346158006	O&R	1,229	1,182	1,331	1,288	1,257	1,188	1,312	1,157	1,283	1,338	1,145	1,232	14,942 kWh	2	_
3735133000	O&R	22	16	17	21	16	14	15	15	14	17	21	24	212 kWh	-	
3736733004	O&R	1,756	1,744	1,667	2,001	1,533	715	443	545	713	868	1,159	1,781	14,925 kWh	1	
3913017001	O&R	471	437	472	462	475	442	476	447	456	509	462	445	5,554 kWh	1	
3925732004	O&R	498	439	535	511	517	448	514	496	467	515	451	515	5,906 kWh	1	_
4013916002	O&R	742	643	660	632	628	750	1,027	1,049	800	677	627	710	8,945 kWh	3	_
4034916002	O&R	370	317	325	160	109	112	168	101	98	130	206	335	2,431 kWh	-	_
4076916002	O&R	2	-	-	4	26	60	-	-	-	-	-	-	92 kWh	-	-
4095826005	O&R	2,096	1,761	1,936	1,331	814	151	95	211	359	858	1,691	2,409	13,712 kWh	-	_
4114732002	O&R	1,099	970	1,181	1,129	1,143	989	1,135	1,096	1,031	1,137	998	1,138	13,046 kWh	2	-
4135732002	O&R	17,918	16,599	18,612	18,497	21,963	27,520	33,768	33,264	26,718	20,590	17,354	18,739	271,542 kWh	75	_
4156732002	O&R	39,616	34,751	40,000	42,703	47,417	50,512	58,939	57,887	52,216	49,061	39,766	39,716	552,584 kWh	148	_
4228158007	O&R	3,084	2,810	3,428	2,643	2,190	1,784	1,844	1,741	1,651	2,381	2,779	2,938	29,273 kWh	4	_
4345042000	O&R	9,377	12,413	16,958	22,153	21,146	12,894	9,991	15,204	22,290	28,677	30,219	15,867	217,189 kWh	30	_
4377256001	O&R	492	456	494	483	497	462	497	467	477	532	483	465	5,805 kWh	1	
4406641007	O&R	690	697	773	748	742	695	732	738	719	746	752	731	8,763 kWh	-	
4593548008	O&R	674	683	781	735	721	670	742	707	674	759	706	673	8,525 kWh	1	
4656548000	O&R	45	39	46	47	48	48	44	41	40	40	37	43	518 kWh	-	
4748921006	O&R	32,586	28,689	33,043	34,318	37,913	25,456	24,288	25,123	23,399	24,369	26,611	29,767	345,562 kWh	57	
4786730009	O&R	639	564	687	657	665	575	660	637	600	661	580	662	7,587 kWh	1	
4896958002	O&R	85,080	79,389	99,990	79,489	69,783	53,351	52,816	50,340	47,478	50,375	58,652	75,829	802,572 kWh	79 -	
4942150007	O&R	5,661	5,621	6,917	6,050	5,434	3,963	3,520	3,230	2,946	3,047	4,321	5,056	55,766 kWh	7	
5013548005	O&R	274	322	428	279	258	225	218	216	192	195	204	238	3,049 kWh	1	
5061829002	O&R	1,011	637	761	538	644	975	1,251	1,333	1,099	501	566	884	10,200 kWh	4	
5112256000	O&R	3,530	3,171	3,604	2,157	1,750	1,531	1,253	1,071	1,008	1,426	1,669	2,850	25,020 kWh	2	
5248729003	O&R	562	485	460	565	587	470	417	393	388	450	506	544	5,827 kWh	1	
5363018003	O&R	1 C 172	55	3	17	136	293	318	352	273	352	147	2	1,949 kWh	1	
5519633003	O&R	6,172	5,961	6,809	6,848	5,091	3,852	3,690	3,464	3,144	3,433	3,880	4,907	57,251 kWh	/	

Account Number	LDC	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec	Annual	Cap (kW)	Trans (kW)
5521732002	O&R	4	3	4	4	4	4	4	4	4	4	4	4	47 kWh	-	-
5542732002	O&R	4	3	4	4	4	4	4	4	4	4	4	4	47 kWh	-	-
5622542004	O&R	3,249	3,064	3,409	2,462	2,046	1,628	1,316	1,258	1,383	1,810	2,359	2,871	26,855 kWh	3	-
5630921000	O&R	289	260	287	286	288	283	270	286	261	295	269	262	3,336 kWh	-	-
5688111001	O&R	3,919	3,580	3,877	4,772	4,940	4,215	4,161	4,039	4,593	5,034	4,260	4,199	51,589 kWh	-	
5731734012	O&R	113	100	109	116	117	100	101	90	68	75	80	98	1,167 kWh	-	-
5983730002	O&R	425	399	522	533	448	403	412	353	364	427	456	413	5,155 kWh	1	-
5987919009	O&R	89	80	89	88	89	87	83	89	81	91	83	81	1,030 kWh	-	-
6303958005	O&R	238,610	220,315	241,068	174,911	169,387	160,142	169,937	168,724	162,308	170,432	204,107	228,616	2,308,557 kWh	254	-
6361730007	O&R	314	277	337	322	326	282	324	313	294	324	284	325	3,722 kWh	1	-
6368084008	O&R	414	260	291	326	352	339	351	357	355	360	334	403	4,142 kWh	1	-
6445733000	O&R	2,102	1,858	1,914	1,373	1,833	3,623	6,885	7,874	3,940	1,746	1,627	2,094	36,869 kWh	25	-
6466733000	O&R	1,889	1,741	1,951	1,861	2,601	4,193	6,004	5,547	3,679	2,380	1,855	1,890	35,591 kWh	15	-
6468827005	O&R	6,418	5,329	6,503	5,152	3,864	3,117	2,919	2,799	2,693	2,886	4,233	5,401	51,314 kWh	7	-
6584346016	O&R	1,134	1,125	1,269	1,176	866	618	560	552	559	678	856	1,028	10,421 kWh	1	-
6723958018	O&R	83,692	78,521	92,919	88,551	84,331	69,330	64,261	58,300	56,010	60,023	65,524	84,311	885,773 kWh	84	-
6739734006	O&R	160	122	165	151	155	147	170	145	140	142	140	151	1,788 kWh		
6753056009	O&R	2,409	2,171	2,442	2,954	3,751	3,940	4,789	4,839	3,365	2,619	1,981	2,504	37,764 kWh	10	_
6949734003	O&R	9,482	8,754	9,440	8,088	8,963	10,705	13,062	12,636	10,312	8,822	8,728	9,864	118,856 kWh	30	
6991734006	O&R	4,332	3,143	2,778	1,135	627	379	374	356	361	663	1,567	3,292	19,007 kWh	1	_
7033734018	O&R	180	110	90	2	4	-	-	-	3	10	65	177	641 kWh	_	_
7054734009	O&R	6,859	9,697	10,609	8,126	6,201	5,395	7,266	8,312	4,865	4,528	5,400	6,726	83,984 kWh	27	_
7159734001	O&R	616	586	525	282	201	190	217	223	193	220	431	582	4,266 kWh	1	_
7378161004	O&R	-	-	-	1,003	1,502	1,545	1,736	1,764	1,695	1,807	840	162	12,054 kWh	- 5	_
7397057007	O&R	286	262	300	292	292	266	293	292	265	298	258	280	3,384 kWh	_	_
7903161005	O&R	1,574	1,233	1,234	1,192	1,521	1,771	2,139	1,994	1,589	1,244	1,285	1,530	18,306 kWh	7	_
7924161005	O&R	1,851	1,608	1,957	1,774	2,032	2,107	2,373	2,552	2,244	1,979	1,810	1,863	24,150 kWh	7	_
7945161005	O&R	1,641	688	1,179	5,995	8,883	7,372	8,053	5,577	8,355	10,576	6,850	5,006	70,175 kWh	14	_
7966161005	O&R	2,791	1,781	1,965	1,276	1,112	981	720	1,201	1,111	1,177	2,297	2,598	19,010 kWh	6	_
7987161005	O&R	2,731				6	250	285	285	424	141	6	-	1,397 kWh	1	_
8020736009	O&R	539	537	624	577	618	557	569	589	545	620	595	580	6,950 kWh		_
8041736009	O&R	182	181	211	195	209	188	192	199	184	210	201	196	2,348 kWh		_
8171919009	O&R	53	48	53	52	53	52	49	53	48	54	49	48	612 kWh		_
8291641004	O&R	954	963	1,068	1,033	1,026	961	1,011	1,020	994	1,031	1,039	1,010	12,110 kWh	2	_
8407161002	O&R	2,037	1,595	1,546	1,484	1,625	1,575	1,680	1,720	1,591	1,589	1,436	1,550	19,428 kWh	1	_
8512161007	O&R	410	387	431	405	401	398	402	396	418	412	390	384	4,834 kWh	1	
8545732007	O&R	9,933	9,252	11,374	10,468	8,045	6,705	6,049	5,834	5,462	5,838	7,357	9,074	95,391 kWh	13	
8822916001	O&R	109	146	163	120	120	99	95	99	76	72	7,337	94	1,271 kWh	13	
8984632008	O&R	2,107	1,595	1,861	1,530	1,652	1,999	1,634	1,606	1,566	1,713	1,783	2,037	21,083 kWh	4	
9591547008	O&R	6,153	5,702	6,044	4,255	3,892	3,333		3,147	2,973	3,420	4,175	5,526		7	
	O&R	-						3,223						51,843 kWh 8,328 kWh	1	
9833061009 0019117009	O&R	705 41	645 34	737 35	718 43	720 99	654 94	721 89	718 65	653 24	734 28	635 39	688 42	633 kWh	1	
	O&R													72,867 kWh	- 11	
0039148000	_	6,503	6,559	8,614	8,298	6,703	5,655	5,109	4,817	4,657	4,722	5,118	6,112		11	
0227632000	O&R	482	427	402	432	385	351	343	323	308	325	368	452	4,598 kWh	1	
0236060003	O&R	418	377	416	414	417	410	391	415	378	428	390	380	4,834 kWh	1	
0294829002	O&R	1,369	1,077	1,252	838	567	505	529	505	456	511	738	1,177	9,524 kWh	1	
0349050022	O&R	48	45	55	49	49	48	51	54	55	55	51	50	610 kWh	-	

Account Number	LDC	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec	Annual	Cap (kW)	Trans (kW)
0439735001	O&R	3,043	3,048	3,753	3,713	3,412	2,990	2,887	2,830	2,700	2,613	2,621	2,823	36,433 kWh	7	-
0519547007	O&R	841	852	975	917	899	837	926	882	841	947	881	840	10,638 kWh	1	-
0558035000	O&R	1	-	-	10	107	337	577	433	527	179	9	1	2,181 kWh	1	-
0577048009	O&R	880	739	734	656	681	606	625	643	690	801	832	891	8,778 kWh	2	-
0693049008	O&R	731	657	670	604	527	476	511	548	583	710	673	725	7,415 kWh	-	-
0716919005	O&R	-	-	283	1,123	1,007	1,057	1,495	1,577	1,738	2,263	2,197	535	13,275 kWh	-	-
0747107017	O&R	2,196	2,022	2,094	1,006	461	207	134	121	130	499	1,330	1,876	12,076 kWh	-	-
0759075002	O&R	359	308	357	332	481	666	740	799	757	602	396	340	6,137 kWh	2	-
0903047003	O&R	533	513	620	268	127	114	130	114	107	149	243	398	3,316 kWh	-	-
0927154005	O&R	595	398	448	96	27	-	-	-	-	48	302	615	2,529 kWh	-	-
0945827001	O&R	944	955	1,073	990	1,013	949	1,017	961	991	1,043	901	1,018	11,855 kWh	2	-
0955117003	O&R	4	-	-	-	-	-	-	-	-	-	-	21	25 kWh	-	-
0955155003	O&R	47	32	51	56	43	37	35	31	33	36	32	38	471 kWh	-	-
1571632008	O&R	121	115	140	211	179	167	216	179	143	115	80	119	1,785 kWh	-	-
4226061001	O&R	418	377	416	414	417	410	391	415	378	428	390	380	4,834 kWh	1	-
0271729009	O&R	398	396	461	425	456	411	420	434	402	458	439	428	5,128 kWh	1	-
Total Volumes		654,000	606,785	697,397	600,685	584,391	524,482	551,366	543,309	510,259	523,992	565,751	633,519	6,995,936	•	



Billing Address

Customer Name	Town of Orangetown
C/O (Management Company)	
Billing Address	26 Orangeburg Road, Orangeburg,, NY, 10962
	Management Company
Main Phone	
Contact Name	
Direct Phone	
Fax	
Email	
	Accounts Payable
Contact Name	
Contact Phone	
Fax	
Email	

Header Page 1 Total Report Pages 1

Voucher Detail Report Parameters

Report ID:

Report By:

Posted

Year:

2018

To:

2018

Period:

1

To:

12

Date Range:

Invoice Date

Range:

To:

Sort By:

Vendor Name

Range:

To:

Vendor Type.:

To:

Print Vendor Name 2:

Vendor Code.:

To:

Print Vendor Address: Yes

Ν

No

Yes

No

Batch No.:

041118

No

To:

041118

Condense Report:

Check ID:

To:

Print Vch Dist Detail: Yes

Entered By:

To:

Print Quotes:

Use Alt Fund:

Include: All

Print Multi Inv Detail:

User Defined:

Certification Option: Voucher B

Print Certification:

Yes, no Page Break

Fund Totals:

Yes, no Page Break

Cash Totals:

Account Table:

Alt. Sort Table:

Report Date: 04/11/2018

TOWN OF ORANGETOWN

Veucher Deteil Deport

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Voucher No.	Stub- Descrip	tion		Vendor Code		r Name r Address		V		Pay Due	Approved	
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref No			Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128007	1ST QTR 201	8 WORKERS COM	1P 13-6007311	0000004740	BOAF FINAI 328 S	R,WORKERS' COMP PD NCE OFFICE, ASSES TATE ST, RM 331 ENECTADY, NY 1230	SMENT UN	IJТ	20,330.82		04/11/2018	
04/11/2018	041118				33		2018	3 AP	30800	04/11/2018		
04/11/2018	1ST QTR 2018	3					4	ļ		0.00	0.00	0.00
Detail Item	Item Descript	i on 8 WORKERS COM	1P 13-6007311		Taxable	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 20,330.82	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descr	iption	Note					Percent		Amount
	MS.1722.457		EXCESS INSUF W/OUTSIDE VE	RANCE.CONTRACENDORS	CTS					100.00		20,330.82
Total Vouchers	For Vendor Na	me CHAIR,WORK	ERS' COMPENSA	ATION B: 1	Total Amoun	t: 20,330.8	2					
Total Voucher	s reported:	1						Total GL I	Detail Repor	ted		20,330.82
								Total Amo	ount All Vou	chers		20,330.82

Fund	Cash Item					Direct Pa	y	
			Regular	Prepaid	Wire Transfer	Outstanding	Paid	Total
TA - TR	UST ACCOUNTS PAYABLE							
	0205.000.00	TOWN	20,330.82	0.00	0.00	0.00	0.00	20,330.82
	Fund	l Total	20,330.82	0.00	0.00	0.00	0.00	20,330.82
Grand T	Totals		20,330.82	0.00	0.00	0.00	0.00	20,330.82
Grand T	otal Regular, Prepaid, Wire	Fransfer and Direct Pay	20,330.82					
Fund						Direct Pa	y	
Fund			Regular	Prepaid	Wire Transfer	Outstanding	Paid	Total
MS - IN	TERNAL SERVICE	TOWN	20,330.82	0.00	0.00	0.00	0.00	20,330.82
Grand T	Totals		20,330.82	0.00	0.00	0.00	0.00	20,330.82
Grand T	otal Regular, Prepaid, Wire	Fransfer and Direct Pay	20,330.82					

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Voucher Detail Report Parameters

Report ID:

Report By:

Posted

Year:

2018

To:

2018

Period:

1

To:

12

Date Range:

Invoice Date

Range:

To:

Sort By:

Vendor Name

Range:

To:

Vendor Type.:

To:

Print Vendor Address: Yes

Ν

No

Yes

No

Vendor Code.:
Batch No.:

Check ID:

042418

To:

042418

Condense Report:

Print Vendor Name 2:

Print Vch Dist Detail: Yes

Entered By:

To: To:

Print Quotes:

Include: All

Print Multi Inv Detail:

Use Alt Fund:

User Defined:
Print Certification:

No

Certification Option:

Voucher B

Cash Totals:

Yes, no Page Break

Fund Totals:

Yes, no Page Break

Account Table:

Alt. Sort Table:

Report Date: 04/20/2018

TOWN OF ORANGETOWN

Voucher Detail Report

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Voucher No.	Stub- Descript	ion		Vendor Code		or Name or Address	V	oucher Amt		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO D Ref N		Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Accoun Disc. Amt
127999	1 H/C, 1 REG	UNIT - MIGHTY N	MIDGETS SOCCER	0000001723	P.O.	DYAL FLUSH,INC. BOX 3126 DGEPORT, CT 06605		160.00		04/24/2018	
04/11/2018	042418						2018 AP				
03/30/2018	B-668993						4		0.00	0.00	0.00
Detail Item	Item Descripti 1 H/C, 1 REG		IIDGETS SOCCER		Taxable	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 160.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No. A.7180.457		Account Descrip SPECIAL RECRI FACILITIES.CON VENDORS		Note SIDE				Percent 100.00		Amount 160.00
128168	JOHN BELLO	W FUN RUN		0000001723	P.O.	DYAL FLUSH,INC. BOX 3126 DGEPORT, CT 06605		225.00		04/24/2018	
04/19/2018	042418						2018 AP				
04/13/2018	B-668921						4		0.00	0.00	0.00
Detail Item 1	Item Descripti JOHN BELLO				Taxable	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 225.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt
	Account No. A.7550.457		Account Descrip CELEBRATIONS W/OUTSIDE VEI	CONTRACTS	Note				Percent 100.00		Amount 225.00
Total Vouchers	For Vendor Na	me A ROYAL FLU	JSH,INC.: 2	Γotal Amount:	38	35.00					
128094	CRAFT SUPP	LIES - COMIC BO	OOK PROGRAM	0000002485	GEN 130	MOORE,INC. IERAL OFFICE AC MOORE DRIVE LIN, NJ 08009		18.24		04/24/2018	
04/17/2018	042418						2018 AP				
03/30/2018	417122						4		0.00	0.00	0.00
Detail Item 1	Item Descripti CRAFT SUPP	on _IES - COMIC BO	OK PROGRAM		Taxable	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 18.24	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No. A.7310.457		Account Descrip YOUTH RECREA W/OUTSIDE VEN	ATION.CONTRAC	Note TS				Percent 100.00		Amount 18.24
Total Vouchers	For Vendor Na	me A.C. MOORE,	INC.: 1 Total	I Amount:	18.24	1					
						WEI DING CURRI V CO) IN	244.36		04/04/0018	04/18/2018
128070	ACETYLENE (& ARGON		0000000022	P.O.	WELDING SUPPLY CO BOX 1707 TON, NJ 07015-1707	J.11N	244.30		04/24/2018	04/10/2010
128070	ACETYLENE 6	& ARGON		0000000022	P.O.	BOX 1707	2018 AP	244.30		04/24/2016	04/10/2010

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Voucher No.	Stub- Descrip	tion		Vendor Code		endor Na endor Ad			Vo	Pay Due	Approved		
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	P	O Date ef No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128070	ACETYLENE	& ARGON		0000000022	Α	GL WEL	DING SUPPLY C	O.IN					
Detail Item 1	Item Descript ACETYLENE				Taxable	(Quantity Unit	U	Init Cost 0.0000	Ext. Cost 244.36	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05	5	Account Descrip HIGHWAY MACH CONTRACT EXP	INERY.GENERA	L	ote					Percent 100.00		Amount 244.36
Total Vouchers	For Vendor Na	me AGL WELDIN	S SUPPLY CO.IN:	1 Total Am	nount:		244.36						
128130	3/15/18 SPAR	KILL SENIOR CLU	JB	0000004020	Р	O. BOX	OK LIMOUSINE,IN (123 LE PARK, NJ 0766			795.00		04/24/2018	
04/18/2018	042418							2018	AP				
03/29/2018	73041							4			0.00	0.00	0.00
Detail Item 1	Item Descript 3/15/18 SPAR	ion KILL SENIOR CLU	JB		Taxable	(Quantity Unit	U	Init Cost 0.0000	Ext. Cost 795.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.6772.457		Account Descrip PROGRAMS FOR AGING.CONTRAC VENDORS	RTHE		ote					Percent 100.00		Amount 795.00
Total Vouchers	For Vendor Na	me AIR BROOK L	IMOUSINE,INC.:	1 Total Amo	ount:		795.00						
128172	3/27/18			0000006986	2	50 W R1	USS LLC Г 59 , NY 10954-2243			269.74		04/24/2018	
04/19/2018	042418							2018	AP				
03/27/2018	03/27/18							4			0.00	0.00	0.00
Detail Item 1	Item Descript 3/27/18	ion			Taxable	(Quantity Unit	U	Init Cost 0.0000	Ext. Cost 269.74	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. MS.1930.457		Account Descrip JUDGMENTS & C W/OUTSIDE VEN	CLAIMS.CONTRA		ote					Percent 100.00		Amount 269.74
128173	3/29/18			0000006986	2	50 W R1	USS LLC Γ 59 , NY 10954-2243			245.43		04/24/2018	
04/19/2018	042418							2018	AP				
03/29/2018	3/29/18							4			0.00	0.00	0.00
Detail Item	Item Descript 3/29/18	ion			Taxable	(Quantity Unit	U	Init Cost 0.0000	Ext. Cost 245.43	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. MS.1930.457		Account Descript JUDGMENTS & C W/OUTSIDE VEN	CLAIMS.CONTRA		ote					Percent 100.00		Amount 245.43

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Voucher Detail Report

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Voucher No.	Stub- Descrip	tion		Vendor Code		endor Na endor Ac			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		O Date lef No	Ordered By Approved By		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
Total Vouchers	For Vendor Na	ame AJ STRAUSS L	.LC: 2 Total	Amount:	51	15.17							
128194	HEAD INSTR	UCTOR - BASEBAL	L PITCHING CLIN	0000006995	5	51 E GRA	JR, THOMAS AND AVENUE LE, NJ 07645			350.00	ı	04/24/2018	
04/19/2018	042418							2018	3 AP				
02/24/2018	022418			M				4			0.00	0.00	0.00
Detail Item 1	Item Descript HEAD INSTR	t ion UCTOR - BASEBAL	L PITCHING CLIN	IC	Taxable M	· G	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 350.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	tion	N	lote					Percent		Amount
	A.7310.457		YOUTH RECREA W/OUTSIDE VEN		CTS						100.00		350.00
Total Vouchers	For Vendor Na	ame ALLGOR JR:	1 Total Amou	unt:	350.00								
128056	MONTHLY C'	YLINDER RENTALS		000000041	F 1	PO BOX 7 189 CENT	AN COMP. GASES 715 FRAL AVE. PAN, NJ 07675-0			142.50		04/24/2018	04/16/2018
04/13/2018	042418							2018	3 AP				
03/31/2018	94781020						GD	4	ļ		0.00	0.00	0.00
Detail Item 1	Item Descript	ti on YLINDER RENTALS			Taxable		Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 142.50		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8120.439		Account Descrip SEWER COLLEC SYSTEM.OPERA	TION		Note					Percent 100.00		Amount 142.50
Total Vouchers	For Vendor Na	ame AMERICAN CO	MP. GASES INC:	1 Total A	mount:		142.50						
128068	#71			000000045	7	700 21ST	N HOSE CO. AVE ON, NJ 07513			550.00	1	04/24/2018	04/18/2018
04/17/2018	042418							2018	3 AP				
04/04/2018	0521316						JD	4	ļ		0.00	0.00	0.00
Detail Item	Item Descript	tion			Taxable		Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 550.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	tion	N	lote					Percent		Amount
	D.5130.400.0	5	HIGHWAY MACH CONTRACT EXP	IINERY.GENER							100.00		550.00
Total Vouchers	For Vendor Na	ame AMERICAN HO	SE CO.: 1	Γotal Amount:		550.00)						
128204	MEMORIAL D	OAY SERVICES 201	8	0000001783	A	AMERICA	N LEGION POST	310		1,000.00	l	04/24/2018	

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Voucher No.	Stub- Descrip	tion		Vendor Code		Vendor Na Vendor Ad			V	oucher Amt	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No			r Check ID d Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128204	MEMORIAL D	AY SERVICES 201	18	0000001783		35 FOURT	N LEGION POST TH AVENUE OLAS DEL PIZZO IY 10960						
04/20/2018	042418							201	8 AP				
03/28/2018	2018								4		0.00	0.00	0.00
Detail Item	Item Descript	ion		7	Taxab	le Q	Quantity Unit		Unit Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Amt.
1	MEMORIAL D	AY SERVICES 201	18				0		0.0000	1,000.00	0.00	0.00	0.00
	Account No.		Account Descrip			Note					Percent		Amount
	A.6510.457		VETERANS SER W/OUTSIDE VEN	VICES.CONTRAC [*] IDORS	TS						100.00		1,000.00
Total Vouchers I	For Vendor Na	me AMERICAN LE	GION POST 310:	1 Total Amo	ount:		1,000.00						
128000	UNIFORMS -	MARCH, 2018		0000000062		261 NO.18	N WEAR UNIFOR BTH ST. E, NJ 07017	RMS		201.40	1	04/24/2018	
04/11/2018	042418							201	8 AP				
									4		0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.		Multi Inv S	Stub Desc						
396429		03/06/2018		35.68		UNIFORMS	S - MARCH, 2018						
398946		03/13/2018		35.68		UNIFORMS	S - MARCH, 2018						
401428		03/20/2018		35.68		UNIFORMS	S - MARCH, 2018						
403949		03/27/2018		35.68		UNIFORMS	S - MARCH, 2018						
396430		03/06/2018		14.67		UNIFORMS	S - MARCH, 2018						
398947		03/13/2018		14.67		UNIFORMS	S - MARCH, 2018						
401429		03/20/2018		14.67		UNIFORMS	S - MARCH, 2018						
403950		03/27/2018		14.67		UNIFORM	S - MARCH, 2018						
Detail Item 2	Item Descript			7	Taxab	le Q	Quantity Unit		Unit Cost 0.0000	Ext. Cost 58.68		Non Disc.	Disc. Amt. 0.00
2	Account No.	VIANCII, 2010	Account Descrip	tion		Note	U		0.0000	36.00		0.00	
			•		20.40	Note					Percent		Amount
	A.1620.465		BUILDING MAIN	TENANCE.UNIFOR							100.00		58.68
Detail Item 1	Item Descript UNIFORMS - I			7	Taxab	le Q	Quantity Unit		Unit Cost 0.0000	Ext. Cost 142.72		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7110.465		Account Descrip PARKS.UNIFORM			Note					Percent 100.00		Amount 142.72
128018	UNIFORM CL	FANING		0000000062		AMERICA	N WEAR UNIFOR	MS		960.28		04/24/2018	04/16/2018
120010	ON ON OL	E/ ((1))		000000002		261 NO.18		aw.c		500.20		04/24/2010	0-4/10/2010
04/11/2018	042418							201	8 AP				
							GD		4		0.00	0.00	0.00
Multi Inv Num 398929		Multi Inv Date 03/13/2018		Multi Inv Amt. 240.07		Multi Inv S UNIFORM	Stub Desc CLEANING						

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TOWN OF ORANGETOWN

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Voucher No.	Stub- Description		Vendor Code		endor Na endor Ad			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Req. No. Invoice No. Recur Months	Req. Date Refund Year	PO No. Taxable		O Date ef No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128018	UNIFORM CLEANING		0000000062			N WEAR UNIFO	RMS					
Multi Inv Num	Multi Inv Date		Multi Inv Amt.			Stub Desc						
401411	03/20/2018		240.07			CLEANING						
403931 396412	03/27/2018 03/06/2018		240.07 240.07			CLEANING CLEANING						
390412	03/06/2018		240.07		INIFORIVI	CLEAINING						
Detail Item 1	Item Description UNIFORM CLEANING			Taxable	C	Quantity Unit	U	0.0000	Ext. Cost 960.28		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.	Account Descrip	tion	N	ote					Percent		Amount
	G.8130.465	SEWAGE TREAT								100.00		960.28
128069	UNIFORMS & MATS MARCH 20	18	000000062	2	61 NO.18	N WEAR UNIFO BTH ST. E, NJ 07017	RMS		1,498.60	ı	04/24/2018	04/18/2018
04/17/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num	Multi Inv Date		Multi Inv Amt.	м	lulti Inv S	Stub Desc				0.00	0.00	0.00
396404	03/06/2018		374.65		uiti iiiv C	nub Desc						
398921	03/13/2018		374.65									
401403	03/20/2018		374.65									
403923	03/27/2018		374.65									
Detail Item	Item Description			Taxable	C	luantity Unit	U	nit Cost	Ext. Cost		Non Disc.	Disc. Amt.
1	UNIFORMS & MATS MARCH 20					0		0.0000	1,498.60	0.00	0.00	0.00
	Account No.	Account Descrip			ote					Percent		Amount
	A.5132.457	GARAGE.CONTR VENDORS	ACTS W/OUTSIL	DE								1,130.60
	D.5140.465.05	MISC. BRUSH & WEEDS.UNIFOR	MS.TOWNWIDE									368.00
128127	UNIFORMS		0000000062	20	61 NO.18	N WEAR UNIFO BTH ST. E, NJ 07017	RMS		30.80	ı	04/24/2018	
04/18/2018	042418						2018	AP				
04/17/2018	411459						4			0.00	0.00	0.00
Detail Item 1	Item Description UNIFORMS			Taxable	C	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 30.80	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.	Account Descrip	tion	N	ote					Percent		Amount
	B.3621.465.17	FIRE SAFETY.UN THAN POLICE	IIFORMS.OTHER	?						100.00		30.80
Total Vouchers	For Vendor Name AMERICAN W	EAR UNIFORMS:	4 Total Am	ount:	:	2,691.08						
128095	VEHICLE SUPPLIES - KEYS		0000003697	6		GE AVENUE NY 12586			383.48		04/24/2018	
04/47/0040	040440			V	VALDEN,	00071 INI	2042	۸۵				
04/17/2018	042418						2018	AP				

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Voucher No.	Stub- Descrip	tion		Vendor Code	Vendor Vendor	Name Address	V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No		Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128095 03/21/2018	VEHICLE SUI 0000064316	PPLIES - KEYS		0000003697	APECC	0	4		0.00	0.00	0.00
Detail Item 1	Item Descript VEHICLE SUI Account No. A.7110.447	ion PPLIES - KEYS	Account Descript PARKS.VEHICLE REPAIR		xable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 383.48	Disc. % 0.00 Percent 100.00	Non Disc. 0.00	Disc. Amt. 0.00 Amount 383.48
Total Vouchers	For Vendor Na	me APECCO: 1	Total Amount:	383.48	3						
128096	2017-18 SLO-	BREAK BASKETB	ALL SUPERVISOR	0000006051		IOHN NAURAUSHAUN AV . RIVER, NY 10965	E	70.00		04/24/2018	
04/17/2018	042418						2018 AP				
04/16/2018	041618			M			4		0.00	0.00	0.00
Detail Item 1	Item Descript 2017-18 SLO- Account No. A.7620.457		ALL SUPERVISOR Account Descript ADULT RECREAT W/OUTSIDE VEN	M dion TION.CONTRACTS	xable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 70.00	0.00 Percent 100.00	Non Disc. 0.00	Disc. Amt. 0.00 Amount 70.00
Total Vouchers	For Vendor Na	me ARIS: 1	Total Amount:	70.00							
128216	CHUBB PROI	PERTY INSURANC	CE	0000001837	РО ВО	JR J. GALLAGHER 8 X 5102 ORK, NY 10087-510	·	94,576.75		04/24/2018	
04/20/2018	042418						2018 AP				
04/10/2018	2532825						4		0.00	0.00	0.00
Detail Item 1	Account No. M.1722.457	ion PERTY INSURANC	Account Descript EXCESS INSURA W/OUTSIDE VEN	cion NCE.CONTRACTS DORS	xable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 94,576.75	0.00 Percent 75.00	Non Disc. 0.00	Disc. Amt. 0.00 Amount 70,932.56
128218	M.0480 MARINE INLA	ND POLICY	PREPAID EXPEN	0000001837	РО ВО	JR J. GALLAGHER & X 5102 'ORK, NY 10087-510	·	4,617.00	25.00	04/24/2018	23,644.19
04/20/2018	042418				INEVV I	ORR, 141 10007-510	2018 AP				
04/09/2018	2539988						4		0.00	0.00	0.00
Detail Item 1	Item Descript MARINE INLA Account No. M.1722.457		Account Descript EXCESS INSURA W/OUTSIDE VEN	ion NCE.CONTRACTS	xable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 4,617.00	Disc. % 0.00 Percent 75.00	Non Disc. 0.00	Disc. Amt. 0.00 Amount 3,462.75

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Voucher No.	Stub- Descript	ion		Vendor Code		ndor Nar			V	oucher Amt.	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	РО	Date No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Accoun
128218	MARINE INLA	ND POLICY		0000001837	AR	THUR J	. GALLAGHER 8	& CO.OF NY	,INC.				
	Account No.		Account Descr	iption	No	te					Percent		Amount
	M.0480		PREPAID EXP	ENSES							25.00		1,154.25
Total Vouchers	For Vendor Na	ne ARTHUR J. G.	ALLAGHER & CC	.OF NY: 2	Total Amou	nt:	99,193.75						
128067	463.75 TONS	SALT		0000006689	13	4 MIDDL	SALT INC E STREET, SUI MA 01852	TE 210		32,986.55		04/24/2018	04/18/201
04/17/2018	042418							2018	AP				
03/29/2018	INV070590						JD	4	S/C PC 6702	20	0.00	0.00	0.00
Detail Item 1	Item Descripti 463.75 TONS				Taxable	Q	uantity Unit	U	nit Cost 0.0000	Ext. Cost 32,986.55		Non Disc. 0.00	Disc. Amt
	Account No.		Account Descr	iption	No	te					Percent		Amount
	D.5142.449.05		SNOW								100.00		32,986.55
				MICALS.TOWNW									
Total Vouchers	For Vendor Nai	ne ATLANTIC SA	LT INC: 1	Total Amount:	32,9	86.55							
128132	PHADIO JEAN	ET ANO V TOW	N	0000001402	P.0	O. BOX 3	Y SERVICE BUR 382 NY 10970	REAU		110.00		04/24/2018	
04/18/2018	042418							2018	AP				
04/05/2018	9959560							4			0.00	0.00	0.00
Detail Item 1	Item Descripti PHADIO JEAN	on ET ANO V TOWI	N		Taxable	Q	uantity Unit	U	nit Cost 0.0000	Ext. Cost 110.00		Non Disc. 0.00	Disc. Amt 0.00
	Account No.		Account Descr	iption	No	te					Percent		Amount
	A.1420.457		TOWN ATTOR W/OUTSIDE VI	NEY.CONTRACTS ENDORS	3						100.00		110.00
Total Vouchers	For Vendor Na	me ATTORNEY S	ERVICE BUREAU	l: 1 Total A	mount:		110.00						
128129	STAPLE CART	FRIDGE FOR COF	PY MACHINE	0000006684	PC	BOX 33	FICE LLC 32 3ORO, VT 05302	2-0332		65.69		04/24/2018	
								2018	AP				
04/18/2018	042418							4			0.00	0.00	0.00
04/18/2018 04/10/2018	042418 4249764												
	4249764 Item Descripti	on FRIDGE FOR COF	PY MACHINE		Taxable	Qı	u antity Unit 0	U	nit Cost 0.0000	Ext. Cost 65.69		Non Disc. 0.00	
04/10/2018 Detail Item	4249764 Item Descripti		PY MACHINE Account Descr	iption	Taxable No		•	U					Disc. Amt 0.00 Amount

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Voucher No.	Stub- Descrip	tion		Vendor Code		lor Name lor Address			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO D Ref N	ate Ordere	ed By ved By		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128001	MNTCE/REPA	AIRS SUPPLIES		000000115	P.O.	KERLE LUMBI BOX 649 ING VALLEY, I				150.72		04/24/2018	
04/11/2018	042418							2018	AP				
04/06/2018	1804-012851							4			0.00	0.00	0.00
Detail Item	Item Descript	ion NRS SUPPLIES		1	axable	Quantity 0	Jnit	L	Jnit Cost 0.0000	Ext. Cost 150.72		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	ption	Note	•					Percent		Amount
	A.7110.453		PARKS.PAINTIN REPAIRS	IG AND BUILDING							100.00		150.72
128003	SHOP/MNTCE	SUPPLIES		000000115	P.O.	KERLE LUMBE BOX 649 ING VALLEY, I				72.77		04/24/2018	
04/11/2018	042418							2018	AP				
								4			0.00	0.00	0.00
Multi Inv Num 1804-014294 1804-014079		Multi Inv Date 04/09/2018 04/09/2018		Multi Inv Amt. 11.58 61.19	SHO	i Inv Stub Desc P/MNTCE SUF P/MNTCE SUF	PLIES						
											.		
Detail Item 1	Item Descript SHOP/MNTCE				axable	Quantity 0	Jnit	·	Init Cost 0.0000	Ext. Cost 72.77	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7110.446		Account Descrip PARKS.MTCE A SUPPLIES	ption .ND HOUSEKEEPIN	Note IG	•					Percent 100.00		Amount 72.77
128010	SHOP/MNTCE	SUPPLIES		000000115	P.O.	KERLE LUMBE BOX 649 ING VALLEY,				113.67		04/24/2018	
04/11/2018	042418							2018	AP				
								4			0.00	0.00	0.00
Multi Inv Num 1804-015338 1804-015089		Multi Inv Date 04/10/2018 04/10/2018		Multi Inv Amt. 65.98 47.69	SHO	i Inv Stub Desc P/MNTCE SUF P/MNTCE SUF	PLIES						
Detail Item	Item Descript			1	axable	Quantity 0	Jnit	L	Jnit Cost 0.0000	Ext. Cost 113.67	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	ption	Note	•					Percent		Amount
	A.7110.446		PARKS.MTCE A SUPPLIES	ND HOUSEKEEPIN	IG						100.00		113.67
128057	SUPPLIES FO	OR WWTP, OSD T	RUCKS & PUMP S	ST 0000000115	P.O.	KERLE LUMBE BOX 649 ING VALLEY,				235.19		04/24/2018	04/16/2018
04/13/2018	042418							2018	AP				
						GD		4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi	i Inv Stub Desc	;						

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Voucher No.	Stub- Descript	ion		Vendor Code		ndor Nan ndor Add			Vo	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		Date f No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128057 Multi Inv Num	SUPPLIES FO	Multi Inv Date	RUCKS & PUMP ST	Multi Inv Amt.	Mι	ılti Inv St							
1803-291151		03/01/2018		89.98			SLUDGE BUIL						
1803-292855		03/05/2018		13.49			IP HOSE FOR P			ULTS			
1803-293863		03/06/2018		54.61			OZZLE FOR BAF						
1803-296338		03/10/2018		7.72			OR SUMP PUM						
1803-299987		03/16/2018		5.53			WINCH CABLE		UCK				
1803-005567		03/26/2018		44.99			SLUDGE BUIL						
1803-006176		03/26/2018		18.87	SA	FEIY GL	_ASSES FOR M	IAINT SHOP					
Detail Item 1	Item Descripti SUPPLIES FO		RUCKS & PUMP ST		Taxable	Qı	u antity Unit 0	ι	Unit Cost 0.0000	Ext. Cost 235.19	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	tion	No	ote					Percent		Amount
	G.8120.439		SEWER COLLEC SYSTEM.OPERA	TION SUPPLIES									13.25
	G.8130.457		SEWAGE TREAT PLANT.CONTRAC VENDORS										86.97
	G.8130.453		SEWAGE TREAT PLANT.PAINTING REPAIRS										134.97
128066	SUPPLIES			000000115	P.	O. BOX 6	LUMBER SUP 349 ALLEY, NY 1097			10.53		04/24/2018	04/18/2018
04/16/2018	042418							2018	AP				
							JD	4			0.00	0.00	0.00
Multi Inv Num 1802-290541		Multi Inv Date 02/28/2018		Multi Inv Amt. 7.11	Mu	ılti Inv St	ub Desc						
1802-290765		02/28/2018		3.42									
Detail Item 1	Item Descripti SUPPLIES	on			Taxable	Qı	u antity Unit 0	ι	Jnit Cost 0.0000	Ext. Cost 10.53	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	tion	No	ote					Percent		Amount
	A.5132.457		GARAGE.CONTR VENDORS	RACTS W/OUTSID	DΕ						100.00		10.53
128093	SUPPLIES			000000115	P.	O. BOX 6	ELUMBER SUP 649 ALLEY, NY 1097			190.50		04/24/2018	04/18/2018
04/17/2018	042418							2018	AP				
	-						JD	4			0.00	0.00	0.00
Multi Inv Num 1803-293935		Multi Inv Date 03/06/2018		Multi Inv Amt. 29.68	Μι	ılti Inv St		7			0.00	0.00	0.00
1803-294152		03/06/2018		12.16									
1803-295923		03/09/2018		17.10									
1803-296009		03/09/2018		89.64									
1803-296698		03/12/2018		18.08									

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Voucher No.	Stub- Descripti	ion	,	Vendor Code	Vendor Vendor	Name Address		V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	•	PO No. Taxable	PO Date Ref No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128093 Multi Inv Num 1803-297701	SUPPLIES	Multi Inv Date 03/13/2018		0000000115 Multi Inv Amt. 23.84	_	RLE LUMBER SUPF v Stub Desc	PLY					
Detail Item 1	Item Description	on		Taxa	able	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 190.50	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Description	on	Note					Percent		Amount
	D.5130.400.05		HIGHWAY MACHIN									41.84
	A.5132.457		CONTRACT EXPER GARAGE.CONTRA VENDORS									106.74
	D.5110.451.04		HIGHWAY REPAIR DRAINAGE SUPPL									18.08
	D.5110.457.04		TOWN HIGHWAY REPAIR IMPROVE.CONTRA VENDORS.PART T	ACTS W/OUTSIDE								23.84
128104	SUPPLIES			000000115	P.O. BC	RLE LUMBER SUPF DX 649 3 VALLEY, NY 10977			190.57		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num 1803-009119 1803-009486 1803-007522		Multi Inv Date 03/30/2018 03/30/2018 03/28/2018		Multi Inv Amt. 99.05 22.04 69.48	Multi Inv	v Stub Desc						
Detail Item	Item Description			Таха	able	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 190.57	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5110.457.04		Account Description HIGHWAY REPAIR IMPROVE.CONTRA VENDORS.PART T	& ACTS W/OUTSIDE	Note	-				Percent		Amount 69.48
	D.5110.451.04		HIGHWAY REPAIR DRAINAGE SUPPL	& IMPROVE.HWY								99.05
	D.5130.400.05		TOWN HIGHWAY MACHIN CONTRACT EXPER									22.04
128105	SUPPLIES			000000115	P.O. BC	RLE LUMBER SUPF OX 649 G VALLEY, NY 1097			459.64		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num 1803-291209 1803-291360 1803-291888		Multi Inv Date 03/01/2018 03/01/2018 03/02/2018		Multi Inv Amt. 48.55 89.06 270.00	Multi Inv	v Stub Desc						

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Voucher No.	Stub- Descript	ion	Vendor Code		ndor Nar			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date PO No. Refund Year Taxable	_	Date f No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128105 Multi Inv Num 1803-292877 1803-292977 1803-293716	SUPPLIES	Multi Inv Date 03/05/2018 03/05/2018 03/06/2018	0000000115 Multi Inv Amt. 3.97 23.39 24.67			E LUMBER SUPF tub Desc	PLY					
Detail Item 1	Item Description SUPPLIES Account No. A.5132.457	on	Account Description GARAGE.CONTRACTS W/OUTSI VENDORS	Taxable No DE		uantity Unit 0	l	Init Cost 0.0000	Ext. Cost 459.64	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount 52.52
	D.5130.400.05 B.8160.457.17		HIGHWAY MACHINERY.GENERA CONTRACT EXPENSE.TOWNWIE REFUSE AND GARBAGE.CONTR W/OUTSIDE VENDORS.OTHER T POLICE	DE ACTS								89.06 270.00
	D.5110.451.04		HIGHWAY REPAIR & IMPROVE.F DRAINAGE SUPPLIES EQUIP.PA TOWN									48.06
128106	SUPPLIES		0000000115	P.	O. BOX 6	E LUMBER SUPF 649 ALLEY, NY 10977			310.36		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num 1802-287117 1802-287875 1802-287355 1802-288619 1802-289746 1802-290348		Multi Inv Date 02/22/2018 02/23/2018 02/23/2018 02/26/2018 02/27/2018 02/28/2018	Multi Inv Amt. 23.37 19.77 65.56 35.63 9.99 156.04	Mι	ulti Inv St	tub Desc						
Detail Item	Item Description	on		Taxable	Qı	uantity Unit	L	Init Cost 0.0000	Ext. Cost 310.36	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.5132.453		Account Description GARAGE.PAINTING AND BUILDIN REPAIRS	N G	ote					Percent		Amount 43.14
	D.5110.457.05		HIGHWAY REPAIR & IMPROVE.CONTRACTS W/OUTS VENDORS.TOWNWIDE	IDE								65.56
	D.5130.400.05		HIGHWAY MACHINERY.GENERA CONTRACT EXPENSE.TOWNWIL	DE								35.63
	D.5110.451.04		HIGHWAY REPAIR & IMPROVE.H DRAINAGE SUPPLIES EQUIP.PA TOWN									9.99
	D.5142.457.05		SNOW REMOVAL.CONTRACTS W/OUTSIDE VENDORS.TOWNWI	IDE								156.04
128107	SUPPLIES		000000115	BE	ECKERLE	E LUMBER SUPF	PLY		1,138.30		04/24/2018	04/18/2018

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Voucher No.	Stub- Descript	ion		Vendor Code		r Name r Address		V	oucher Amt.	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref No	•		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128107	SUPPLIES			000000115	P.O. E	ERLE LUMBER SUP 3OX 649 3G VALLEY, NY 1097						
04/18/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num 1802-278604 1802-279826 1802-277709 1802-277704 1802-277729 1802-278120		Multi Inv Date 02/09/2018 02/12/2018 02/08/2018 02/08/2018 02/08/2018 02/08/2018		Multi Inv Amt. 9.99 96.05 17.99 17.99 46.78 949.50	Multi I	nv Stub Desc						
Detail Item 1	Item Description	on		Taxa	ible	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 1,138.30	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri		Note					Percent		Amount
	D.5142.457.05		SNOW REMOVA	AL.CONTRACTS NDORS.TOWNWIDE								35.98
	A.5132.457			RACTS W/OUTSIDE								996.28
	D.5110.451.04			AIR & IMPROVE.HWY PPLIES EQUIP.PART								9.99
	D.5130.400.05		HIGHWAY MAC	HINERY.GENERAL PENSE.TOWNWIDE								96.05
128108	SUPPLIES			0000000115	P.O. E	ERLE LUMBER SUP BOX 649 IG VALLEY, NY 1097			198.65		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num 1802-282214 1802-284919 1802-285785 1802-285743 1802-286930 1802-282179		Multi Inv Date 02/15/2018 02/20/2018 02/21/2018 02/21/2018 02/22/2018 02/15/2018		Multi Inv Amt. (1.11) 99.05 35.76 19.98 19.98 24.99	Multi I	nv Stub Desc						
Detail Item 1	Item Description	on		Таха	ble	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 198.65		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05			HINERY.GENERAL	Note					Percent		Amount 142.91
	A.5132.457		GARAGE.CONT	PENSE.TOWNWIDE RACTS W/OUTSIDE								35.76
	D.5110.451.04			AIR & IMPROVE.HWY PLIES EQUIP.PART								19.98

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Voucher No.	Stub- Descript	ion		Vendor Code	Vendor Na			V	oucher Amt		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128108	SUPPLIES			000000115	BECKERL	E LUMBER SUPF	PLY					
	Account No.		Account Descrip	otion	Note					Percent		Amount
128109	SUPPLIES			0000000115	P.O. BOX	E LUMBER SUPF 649 /ALLEY, NY 1097			759.52		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi Inv S	Stub Desc						
1802-280545		02/13/2018		21.40								
1802-281142		02/13/2018		15.98								
1802-280821		02/13/2018		22.81								
1802-280681 1802-280698		02/13/2018 02/13/2018		599.00 36.90								
1802-281420		02/13/2018		63.43								
Detail Item 1	Item Descripti	on		Taxa	able G	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 759.52	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	otion	Note					Percent		Amount
	D.5130.400.05			HINERY.GENERAL								81.11
	A.5132.457			PENSE.TOWNWIDE RACTS W/OUTSIDE								614.98
	D.5110.451.04		HIGHWAY REPA	AIR & IMPROVE.HWY PLIES EQUIP.PART								63.43
128110	SUPPLIES			0000000115	P.O. BOX	E LUMBER SUPF 649 /ALLEY, NY 1097			135.18		04/24/2018	04/18/2018
04/18/2018	042418					,	2018	AP				
- 11 1 1 1 1 1 1 1						JD	4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi Inv S	Stub Desc						
1802-275664		02/05/2018		9.99								
1802-276393		02/06/2018		33.32								
1802-276387		02/06/2018		9.99								
1802-276826		02/06/2018		45.17								
1802-276525		02/06/2018		9.99								
1802-275642		02/05/2018		26.72								
Detail Item 1	Item Descripti SUPPLIES	on		Taxa	able C	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 135.18	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip		Note					Percent		Amount
	D.5130.400.05		CONTRACT EXF	HINERY.GENERAL PENSE.TOWNWIDE								71.89
	D.5110.451.04			AIR & IMPROVE.HWY PLIES EQUIP.PART								29.97

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Voucher No.	Stub- Descript	ion		Vendor Code	Vendor Na Vendor Ad			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No			Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128110	SUPPLIES			0000000115	BECKERL	E LUMBER SUPP	LY					
	Account No.		Account Descript TOWN	ion	Note					Percent		Amount
	D.5110.457.04		HIGHWAY REPAI IMPROVE.CONTR VENDORS.PART	RACTS W/OUTSIDE								33.32
128111	SUPPLIES			0000000115	P.O. BOX	E LUMBER SUPP 649 /ALLEY, NY 10977			499.55		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num 1803-003703 1803-003760 1803-005559 1803-006574 1803-006962 1803-007505		Multi Inv Date 03/22/2018 03/22/2018 03/26/2018 03/27/2018 03/27/2018 03/28/2018		Multi Inv Amt. 299.50 26.05 101.30 39.94 29.68 3.08	Multi Inv S	Stub Desc						
Detail Item	Item Description	on		Taxal	ble Q	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 499.55	Disc. % 0.00	Non Disc.	Disc. Amt. 0.00
·	Account No. A.5132.457			ion ACTS W/OUTSIDE	Note	Ū		0.000		Percent	0.00	Amount 365.49
	D.5130.400.05		VENDORS HIGHWAY MACHI CONTRACT EXPE	NERY.GENERAL ENSE.TOWNWIDE								130.98
	D.5110.451.04			R & IMPROVE.HWY LIES EQUIP.PART								3.08
128133	SUPPLIES			0000000115	P.O. BOX	E LUMBER SUPP 649 /ALLEY, NY 10977			8.10		04/24/2018	
04/18/2018	042418						2018	AP				
							4			0.00	0.00	0.00
Multi Inv Num 1803-007740 1803-008479		Multi Inv Date 03/28/2018 03/29/2018		Multi Inv Amt. 4.05 4.05	Multi Inv S SUPPLIES SUPPLIES	;						
Detail Item	Item Description	on		Taxal	ble Q	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 8.10		Non Disc.	Disc. Amt. 0.00
	Account No. A.7520.440.01		Account Descript TOWN MUSEUM. PRINT	ion OFFICE SUPPLIES &	Note					Percent 100.00		Amount 8.10
128134	SUPPLIES			0000000115	P.O. BOX	E LUMBER SUPP 649 /ALLEY, NY 10977			127.62		04/24/2018	

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Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128134	SUPPLIES			0000000115	BECKERL	E LUMBER SUP	PLY					
04/18/2018	042418						2018	AP				
							4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi Inv S	Stub Desc						
1803-298579		03/14/2018		16.53	SUPPLIES	3						
1803-299170		03/15/2018		35.63	SUPPLIES	3						
1803-299290		03/15/2018		15.29	SUPPLIES	8						
1803-299416		03/15/2018		30.20	SUPPLIES							
1803-002090		03/20/2018		19.98	SUPPLIES							
1803-003014		03/21/2018		9.99	SUPPLIES	3						
Detail Item 1	Item Description	on		Tax	able G	Quantity Unit	ι	Init Cost 0.0000	Ext. Cost 127.62		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descript	tion	Note					Percent		Amount
	A.5132.457		GARAGE.CONTR VENDORS	ACTS W/OUTSIDE								16.53
	A.7550.457		CELEBRATIONS.									15.29
	D.5130.400.05		W/OUTSIDE VEN HIGHWAY MACH CONTRACT EXPI									65.83
	D.5110.451.04			IR & IMPROVE.HWY PLIES EQUIP.PART								29.97
128135	SUPPLIES			0000000115	P.O. BOX	E LUMBER SUP 649 /ALLEY, NY 1097			13.55		04/24/2018	
04/18/2018	042418					•	2018	AP				
02/02/2018	1802-275024						4			0.00	0.00	0.00
02/02/2016	1002-273024									0.00	0.00	0.00
Detail Item	Item Description	on		Tax	able C	Quantity Unit	ι	Init Cost	Ext. Cost		Non Disc.	Disc. Amt.
1	SUPPLIES			_		0		0.0000	13.55		0.00	0.00
	Account No.		Account Descript		Note					Percent		Amount
	B.3620.440.01			SUPPLIES & PRINT						100.00		13.55
128165	VARIOUS SHO	P/MNTCE SUPPL	LIES	0000000115	P.O. BOX	LE LUMBER SUP 649 VALLEY, NY 1097			64.47		04/24/2018	
04/18/2018	042418						2018	AP				
							4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi Inv S	Stub Desc	•					
1804-020554		04/17/2018		15.47		SHOP/MNTCE S	UPPLIES					
1804-021302		04/18/2018		32.45		SHOP/MNTCE S						
1804-020215		04/17/2018		16.55		SHOP/MNTCE S						
Detail Item	Item Description		lies			Quantity Unit		Init Cost 0.0000	Ext. Cost 64.47	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00

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Voucher No.	Stub- Descrip	tion		Vendor Code		Vendor Na Vendor Ad			Ve	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By	Fisc Year Period	Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128165	VARIOUS SH	OP/MNTCE SUPP	LIES	0000000115		BECKERL	E LUMBER SUPI	PLY					
	Account No. A.7110.446		Account Descrip PARKS.MTCE AN SUPPLIES		PING	Note					Percent 100.00		Amount 64.47
Total Vouchers	For Vendor Na	me BECKERLE L	UMBER SUPPLY:	18 Total A	Amount:		4,678.89						
128136	JANUARY 201	18		000000793			ATRIZIA CHTOWN AVE OWN, NY 10941			1,350.00		04/24/2018	
04/18/2018	042418							2018	AP				
04/09/2018	JAN 2018			М				4			0.00	0.00	0.00
Detail Item 1	Item Descript JANUARY 201 Account No.		Account Descrip	tion	Taxab l M	le Q	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 1,350.00	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount
	A.1110.456		TOWN JUSTICE. TESTIMONY								100.00		1,350.00
128137	FEBRUARY 2	018		000000793			ATRIZIA CHTOWN AVE OWN, NY 10941			900.00		04/24/2018	
04/18/2018	042418							2018	AP				
04/09/2018	FEB 2018			М				4			0.00	0.00	0.00
Detail Item	Item Descript				Taxab M	le Q	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 900.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1110.456		Account Descrip TOWN JUSTICE. TESTIMONY			Note					Percent 100.00		Amount 900.00
128138	MARCH 2018			000000793			ATRIZIA CHTOWN AVE OWN, NY 10941			1,350.00		04/24/2018	
04/18/2018	042418							2018	AP				
04/09/2018	MAR 2018			М				4			0.00	0.00	0.00
Detail Item 1	Item Descript MARCH 2018	ion			Taxab M	le Q	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 1,350.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1110.456		Account Descrip TOWN JUSTICE. TESTIMONY			Note					Percent 100.00		Amount 1,350.00
Total Vouchers	For Vendor Na	me BEERS: 3	Total Amount:	3,600	0.00								
128071	TRUCK 90			000000135		109 BROA	ROS. GMC CORF AD AVE /, NJ 07022).		81.56		04/24/2018	04/18/2018
04/17/2018	042418							2018	AP				

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Voucher No.	Stub- Descript	ion		Vendor Code		or Name or Address	V	oucher Amt		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref N	•	Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128071	TRUCK 90			000000135	BEYE	R BROS. GMC CORF	o. 4		0.00	0.00	0.00
Multi Inv Num CM98174 98174		Multi Inv Date 02/12/2018 12/29/2017		Multi Inv Amt. (333.20) 414.76	Multi	Inv Stub Desc					
Detail Item	Item Description	on			Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 81.56		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05		-	ption HINERY.GENERAL PENSE.TOWNWID					Percent 100.00		Amount 81.56
128072	TANK MOUNT	ING #90		000000135	109 E	R BROS. GMC CORF ROAD AVE VIEW, NJ 07022).	391.46	i	04/24/2018	04/18/2018
04/17/2018	042418						2018 AP				
						JD	4		0.00	0.00	0.00
Multi Inv Num 101926 CM101926A		Multi Inv Date 02/09/2018 02/23/2018		Multi Inv Amt. 413.03 (21.57)	Multi	Inv Stub Desc					
Detail Item 1	Item Description				Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 391.46		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri	ption	Note				Percent		Amount
	D.5130.400.05			HINERY.GENERAL PENSE.TOWNWID					100.00		391.46
128201	ITEM RETURN	IED AND CREDIT	TAKEN	000000135	109 E	R BROS. GMC CORF ROAD AVE VIEW, NJ 07022).	114.91		04/24/2018	
04/20/2018	042418						2018 AP				
11/14/2017	94128						4		0.00	0.00	0.00
Detail Item 1	Item Description	on ED AND CREDIT	TAKEN		Taxable	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 114.91	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri	•	Note				Percent		Amount
	D.5130.400.05			HINERY.GENERAL PENSE.TOWNWID					100.00		114.91
128202	CREDIT (SEC	OND ONE AT SAM	ME AMT)	000000135	109 E	ER BROS. GMC CORF BROAD AVE VIEW, NJ 07022	o.	(21.57	r)	04/24/2018	
04/20/2018	042418						2018 AP				
02/23/2018	CM101926A-1						4		0.00	0.00	0.00
Detail Item 1	Item Description	on OND ONE AT SAM	ле АМТ)		Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost (21.57)		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05		Account Descri	i ption :HINERY.GENERAL	Note				Percent 100.00		Amount (21.57)

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Voucher No.	Stub- Descripti	on		Vendor Code		endor Na endor Ad			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	P	O Date ef No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128202	CREDIT (SECO	OND ONE AT SAN	ME AMT)	0000000135	В	EYER BI	ROS. GMC CORP) <u>.</u>					
	Account No.		Account Descrip CONTRACT EXP			ote					Percent		Amount
Total Vouchers	For Vendor Nan	ne BEYER BROS	. GMC CORP.: 4	Total Amo	unt:	5	66.36						
128139	5/17/18 THIMB	LE ISLAND & LUN	NCH	000000144	C 1	:/O JOSE 5 GOEHI	T/ORANGEBURG EPH MOEHRLE, P RING CURVE .T, NY 10913		-	2,000.00		04/24/2018	
04/18/2018	042418							2018	AP				
04/09/2018	5/17/18							4			0.00	0.00	0.00
Detail Item	Item Description 5/17/18 THIMB	on LE ISLAND & LUN	ICH		Taxable	C	Quantity Unit	L	Init Cost 0.0000	Ext. Cost 2,000.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.6772.457		Account Descrip PROGRAMS FOR AGING.CONTRAI VENDORS	R THE		ote					Percent 100.00		Amount 2,000.00
Total Vouchers	For Vendor Nan	ne BLAUVELT/OF	RANGEBURG S/C:	1 Total A	mount:		2,000.00						
128160	A/C # 226458			0000006877	P	O BOX 1	RP FINANCIAL INC 105525 J. GA 30348-5525			246.83		04/24/2018	
04/18/2018	042418						,	2018	AP				
03/12/2018	E65157							4			0.00	0.00	0.00
Detail Item 1	Item Description A/C # 226458	on			Taxable	C	Quantity Unit	L	Init Cost 0.0000	Ext. Cost 246.83	Disc. % 0.00	Non Disc.	Disc. Amt . 0.00
	Account No.		Account Descrip	tion	N	ote					Percent		Amount
	A.7550.457		CELEBRATIONS W/OUTSIDE VEN								100.00		246.83
Total Vouchers	For Vendor Nan	ne BLUETARP FI	NANCIAL INC: 1	Total Amo	unt:	2	46.83						
128197	CHERRY BRO	OK DRAINAGE		0000003399	7	4 LAFAY	R ENGINEERING, ETTE AVE, STE !			5,000.00		04/24/2018	
04/20/2018	042418							2018	AP				
10/18/2017	123167			M				4			0.00	0.00	0.00
Detail Item 1	Item Description				Taxable M	C	Quantity Unit	L	Init Cost 0.0000	Ext. Cost 5,000.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. H.5110.200.03		Account Descrip HIGHWAY REPA IMPROVE.CAPIT BROOK FLOOD I	IR & AL OUTLAY.CH		ote					Percent 100.00		Amount 5,000.00

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oucher No.	Stub- Descrip	tion		Vendor Code		or Name or Address	V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Yea	PO No. r Taxable	PO D Ref N	•	Fisc Year Check ID Period Contract No.		Check Date Disc. %	Non Disc.	Cash Accoun Disc. Amt
Total Vouchers	For Vendor Na	me BROOKER EN	NGINEERING,	PLLC: 1 Tota	I Amount:	5,000.00					
128004	PARKS SUPF	LIES-NETS & BAS	SES	000000099	PO E	SPORTS, LLC BOX 660176 LAS, TX 75266-0176		900.00		04/24/2018	
04/11/2018	042418						2018 AP				
03/28/2018	901926129						4		0.00	0.00	0.00
Detail Item 1		ion LIES-NETS & BAS	SES		Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 900.00		Non Disc. 0.00	Disc. Amt 0.00
	Account No.		Account De	•	Note				Percent		Amount
	A.7110.457		PARKS.CO VENDORS	NTRACTS W/OUTSI	DE				100.00		900.00
128005	PARKS SUPF	LIES - NETS, BAS		000000099	PO E	SPORTS, LLC BOX 660176 LAS, TX 75266-0176		867.30		04/24/2018	
04/11/2018	042418						2018 AP				
04/04/2018	901981031						4		0.00	0.00	0.00
Detail Item 1	Account No.	ion 'LIES - NETS, BAS	Account De	•	Taxable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 867.30	0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount
Fatal Variabara	A.7110.457	DON COORTS	VENDORS	NTRACTS W/OUTSI	1,767.	20			100.00		867.30
iotai vouciieis i	roi vendorina	me BSN SPORTS), LLC: 2	Total Amount.	1,707.	50					
128118	REFUND - AN	IDREY, CNCLD 'C	RAFTS' PROC	GRAM 0000008153	5 W.	TRITSKAYA, ALEXAN LAWRENCE PARK D MONT, NY 10968		55.00		04/24/2018	
04/18/2018	042418						2018 AP				
04/12/2018	041218						4		0.00	0.00	0.00
Detail Item 1	Item Descript REFUND - AN	ion DREY, CNCLD 'C	RAFTS' PROC	GRAM	Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 55.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.2025.028		Account De RECREATION PROGRAM	ONAL CHARGES.YO	Note OUTH				Percent 100.00		Amount 55.00
Total Vouchers	For Vendor Na	me BYSTRITSKA	YA: 1 T	otal Amount:	55.00						
128074	#69 ASSY W:	WIPER		0000005365	COU PO E	PBELL FREIGHTLINE NTY 3OX 2249 'BURGH, NY 12550	ER OF ORANGE	144.23		04/24/2018	04/18/2018
04/17/2018	042418						2018 AP				
04/11/2010	0.12.1.0						2010 AI				

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Voucher No.	Stub- Descript	ion		Vendor Code		Vendor Na Vendor Ad			Vo	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By	Fisc Year Period	Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Accoun Disc. Amt
128074	#69 ASSY W;V	VIPER		0000005365		CAMPBEI COUNTY	LL FREIGHTLINE	R OF ORAN	GE				
Detail Item	Item Description	on			Taxab	le C	Quantity Unit	U	nit Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Am
1	#69 ASSY W;V	VIPER					0		0.0000	144.23	0.00	0.00	0.00
	Account No.		Account Descri	•		Note					Percent		Amoun
	D.5130.400.05			HINERY.GENER/ PENSE.TOWNWI							100.00		144.23
Total Vouchers	For Vendor Nar	ne CAMPBELL FI	REIGHTLINER OF	ORANG: 1	Total /	Amount:	144.2	3					
128043	2017-18 SLO E	BREAK REFEREE		0000008149		67 FOXW	RATHGEBER, CHI OOD ROAD K, NY 10994	RISTINE		104.00		04/24/2018	
04/12/2018	042418							2018	AP				
02/13/2018	021318			M				4			0.00	0.00	0.00
Detail Item	Item Description				Taxab		Quantity Unit		nit Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Am
1	•	BREAK REFEREE			М		0		0.0000	104.00	0.00	0.00	0.00
			Account Descri	ption		Note					Percent		Amount
·	Account No.										100.00		40400
·	Account No. A.7620.457		ADULT RECREA	ATION.CONTRAC NDORS	TS						100.00		104.00
	A.7620.457	ne CESCA-RATH	W/OUTSIDE VE		CTS	104.00					100.00		104.00
	A.7620.457		W/OUTSIDE VE	NDORS	CTS	CHARLES 65 GRAS	S CAPASSO & SC SY POINT RD POINT, NY 10980	ONS CARTIN	IG, INC	48,564.75		04/24/2018	
Total Vouchers	A.7620.457 For Vendor Nar		W/OUTSIDE VE	NDORS Total Amount:	CTS	CHARLES 65 GRAS	S CAPASSO & SC SY POINT RD	ONS CARTIN 2018		48,564.75		04/24/2018	
Total Vouchers	A.7620.457 For Vendor Nar MARCH 2018 F		W/OUTSIDE VE	NDORS Total Amount:	CTS	CHARLES 65 GRAS	S CAPASSO & SC SY POINT RD			48,564.75		04/24/2018	04/18/2018
Total Vouchers 128073 04/17/2018	A.7620.457 For Vendor Nar MARCH 2018 F	RECYCLING	W/OUTSIDE VE	NDORS Total Amount:	Taxabl	CHARLES 65 GRASS STONY P	S CAPASSO & SC SY POINT RD POINT, NY 10980	2018 4		48,564.75 Ext. Cost 48,564.75	0.00		04/18/2018 0.00 Disc. Am t
Total Vouchers 128073 04/17/2018 03/31/2018 Detail Item	A.7620.457 For Vendor Nar MARCH 2018 I 042418 1245414 Item Description	RECYCLING	W/OUTSIDE VE	Total Amount: 0000005366		CHARLES 65 GRASS STONY P	S CAPASSO & SC SY POINT RD POINT, NY 10980 JD Quantity Unit	2018 4	AP	Ext. Cost	0.00 Disc. %	0.00 Non Disc.	0.00 Disc. Amt
Total Vouchers 128073 04/17/2018 03/31/2018 Detail Item	A.7620.457 For Vendor Nar MARCH 2018 F 042418 1245414 Item Descriptic MARCH 2018 F	RECYCLING	W/OUTSIDE VE GEBER: 1 Account Descri	Total Amount: 0000005366	Taxabl	CHARLES 65 GRASS STONY P	S CAPASSO & SC SY POINT RD POINT, NY 10980 JD Quantity Unit	2018 4	AP	Ext. Cost	0.00 Disc. % 0.00	0.00 Non Disc.	0.00 Disc. Amt 0.00 Amount
Total Vouchers 128073 04/17/2018 03/31/2018 Detail Item 1	A.7620.457 For Vendor Nar MARCH 2018 F 042418 1245414 Item Descriptic MARCH 2018 F Account No. B.8160.457.17	RECYCLING on RECYCLING	W/OUTSIDE VE GEBER: 1 Account Descri REFUSE AND G W/OUTSIDE VE	Total Amount: 0000005366 ption GARBAGE.CONTENDORS.OTHER	Taxabi RACTS THAN	CHARLES 65 GRASS STONY P	S CAPASSO & SC SY POINT RD POINT, NY 10980 JD Quantity Unit	2018 4 U	AP	Ext. Cost	0.00 Disc. % 0.00 Percent	0.00 Non Disc.	0.00 Disc. Amt 0.00 Amount
Total Vouchers 128073 04/17/2018 03/31/2018 Detail Item 1	A.7620.457 For Vendor Nar MARCH 2018 F 042418 1245414 Item Descriptic MARCH 2018 F Account No. B.8160.457.17	ON RECYCLING	W/OUTSIDE VE GEBER: 1 Account Descri REFUSE AND G W/OUTSIDE VE POLICE	Total Amount: 0000005366 ption GARBAGE.CONTENDORS.OTHER	Taxabi RACTS THAN	CHARLES 65 GRASS STONY P le C Note	S CAPASSO & SC SY POINT RD POINT, NY 10980 JD Quantity Unit 0 48,564.7	2018 4 U 5 S ACCT #300	AP nit Cost 0.0000	Ext. Cost	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc.	0.00 Disc. Amt 0.00 Amount
Total Vouchers 128073 04/17/2018 03/31/2018 Detail Item 1	A.7620.457 For Vendor Nar MARCH 2018 F 042418 1245414 Item Descriptic MARCH 2018 F Account No. B.8160.457.17	ON RECYCLING	W/OUTSIDE VE GEBER: 1 Account Descri REFUSE AND G W/OUTSIDE VE POLICE	Total Amount: 0000005366 ption GARBAGE.CONTENDORS.OTHER	Taxabi RACTS THAN	CHARLES 65 GRASS STONY P le C Note	S CAPASSO & SC SY POINT RD POINT, NY 10980 JD Quantity Unit 0 48,564.7 SINESS SUPPLIES	2018 4 U 5 S ACCT #300	AP nit Cost 0.0000	Ext. Cost 48,564.75	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	0.00 Disc. Amt 0.00 Amount
Total Vouchers 128073 04/17/2018 03/31/2018 Detail Item 1 Total Vouchers 128141	A.7620.457 For Vendor Nar MARCH 2018 F 042418 1245414 Item Descriptic MARCH 2018 F Account No. B.8160.457.17 For Vendor Nar COPY PAPER	ON RECYCLING	W/OUTSIDE VE GEBER: 1 Account Descri REFUSE AND G W/OUTSIDE VE POLICE	Total Amount: 0000005366 ption GARBAGE.CONTENDORS.OTHER	Taxabi RACTS THAN	CHARLES 65 GRASS STONY P le C Note	S CAPASSO & SC SY POINT RD POINT, NY 10980 JD Quantity Unit 0 48,564.7 SINESS SUPPLIES	2018 4 U 5 S ACCT #300	AP nit Cost 0.0000	Ext. Cost 48,564.75	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	0.00 Disc. Amt 0.00 Amount 48,564.75
Total Vouchers 128073 04/17/2018 03/31/2018 Detail Item 1 Total Vouchers 128141 04/18/2018	A.7620.457 For Vendor Nar MARCH 2018 F 042418 1245414 Item Descriptic MARCH 2018 F Account No. B.8160.457.17 For Vendor Nar COPY PAPER	on RECYCLING RECYCLING	W/OUTSIDE VE GEBER: 1 Account Descri REFUSE AND G W/OUTSIDE VE POLICE	Total Amount: 0000005366 ption GARBAGE.CONTENDORS.OTHER	Taxabi RACTS THAN	CHARLES 65 GRAS STONY P le C Note CMF BUS P.O. BOX SOUTH P	S CAPASSO & SC SY POINT RD POINT, NY 10980 JD Quantity Unit 0 48,564.7 SINESS SUPPLIES	2018 4 U 5 S ACCT #300 7080 2018 4	AP nit Cost 0.0000	Ext. Cost 48,564.75	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	0.00 Disc. Amt 0.00 Amount 48,564.75 0.00 Disc. Amt 0.00

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Voucher Detail Report

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				V	ouche	er De	etail Report	t				r repared by	HOOHOTIEK
Voucher No.	Stub- Descrip	otion		Vendor Code		endor N			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		O Date ef No	Ordered By Approved By	Fisc Year C Period C	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128141	COPY PAPER	₹		0000004074	С	MF BUS	SINESS SUPPLIES	ACCT #300	479				
	Account No.		Account Descri	ption	N	ote					Percent		Amount
	A.1420.440.0	1	TOWN ATTORN & PRINT	NEY.OFFICE SUP	PLIES						100.00		241.94
Total Vouchers	For Vendor Na	ame CMF BUSINE	SS SUPPLIES ACC	CT #30: 1	Total Amo	unt:	241.94						
128011	DEPOSIT - B	USES, 'FRONTIER	TRAVEL' PROGR	RA 0000002639	1		USA DUTE 17 NORTH JS, NJ 07652			800.00		04/24/2018	
04/11/2018	042418							2018 /	AΡ				
04/05/2018	040518							4			0.00	0.00	0.00
Detail Item 1	Item Descript DEPOSIT - BI Account No.	ti on USES, 'FRONTIER	TRAVEL' PROGR		Taxable N	ote	Quantity Unit 0		it Cost 0.0000	Ext. Cost 800.00	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount
	A.7310.457			ATION.CONTRAC							100.00		800.00
Total Vouchers I	For Vendor Na	ame COACH USA:	1 Total Am	ount:	800.00								
128142	MARCH 2018	1		0000004801	5	60 WHI	JS DATA INNOVAT TE PLAINS ROAD OWN, NY 10591	IONS,INC.		536.84		04/24/2018	
04/18/2018	042418							2018 /	AΡ				
03/31/2018	INV-037311							4			0.00	0.00	0.00
Detail Item 1	Item Descript MARCH 2018				Taxable	(Quantity Unit		it Cost 0.0000	Ext. Cost 536.84	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri		N	ote					Percent		Amount
	A.1110.456		TOWN JUSTICE TESTIMONY	E.COPIES OF							100.00		536.84
Total Vouchers I	For Vendor Na	ame COMPLUS DA	ATA INNOVATION	S,INC.: 1 T	otal Amou	ınt:	536.84						
128061	TIRES FOR C	OSD TRUCKS #142	2. #143 & #130	0000002945	2		TIRE HIGHLAND AVE IG, NY 10562			2,562.60		04/24/2018	04/16/2018
04/16/2018	042418							2018	AΡ				
							GD	4			0.00	0.00	0.00
Multi Inv Num Q55482 Q55713		Multi Inv Date 03/29/2018 03/10/2018		Multi Inv Amt 999.80 694.80) TI	RES FO	Stub Desc DR OSD TRUCK #1 DR OSD TRUCK #1						
Q57021		04/06/2018		868.00			OR OSD TRUCK #1						
Detail Item	Item Descript	tion DSD TRUCKS #142	? #143 & #130		Taxable		Quantity Unit	Uni	it Cost 0.0000	Ext. Cost 2,562.60	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
'	Account No.	700 1100110 #142	Account Descri	iption	N	ote	v		0.000	2,002.00	Percent	0.00	Amount
	, 1000 ant 140.		ACCOUNT DESCRI	P011	14	-10					. Crociit		Amount

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Voucher No.	Stub- Description	on		Vendor Code		endor N endor A			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		O Date lef No	Ordered By Approved By	Fisc Year (Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128061	TIRES FOR OS	D TRUCKS #142	, #143 & #130	0000002945	C	ORSI T	IRE						
	Account No. G.8120.447		Account Descript SEWER COLLEC SYSTEM.VEHICL REPAIR	TION		lote					Percent 100.00		Amount 2,562.60
128103	SCRAP TIRE			0000002945	2		IRE HIGHLAND AVE IG, NY 10562			21.00		04/24/2018	04/18/2018
04/18/2018	042418							2018	AP				
							JD	4			0.00	0.00	0.00
Multi Inv Num Q55875 Q58089		Multi Inv Date 03/30/2018 04/12/2018		Multi Inv Amt. 15.00 6.00	N	lulti Inv	Stub Desc						
Detail Item 1	Item Descriptio	on			Taxable		Quantity Unit	Un	nit Cost 0.0000	Ext. Cost 21.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No. D.5130.400.05		Account Descript HIGHWAY MACH CONTRACT EXP	IINERY.GENERA	.L	lote					Percent 100.00		Amount 21.00
Total Vouchers I	For Vendor Nam	ne CORSI TIRE:	2 Total Amou	unt: 2	,583.60								
128035	7X9 PLAQUE W	V/ENGRAVED TR	OPHY PLATE - O'E	3 000000311	5	3A E. C	TROPHY INC ENTRAL AVE RIVER, NY 10965			45.00		04/24/2018	
04/12/2018	042418							2018	AP				
04/06/2018	R41496							4			0.00	0.00	0.00
Detail Item	Item Description		OPHY PLATE - O'E	BRIEN	Taxable		Quantity Unit	Un	oit Cost 0.0000	Ext. Cost 45.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7620.457		Account Descript ADULT RECREAT W/OUTSIDE VEN	TION.CONTRACT		lote					Percent 100.00		Amount 45.00
128049	FITZGERALD R	RETIREMENT SH		0000000311	5	53A E. C	TROPHY INC ENTRAL AVE RIVER, NY 10965			10.00		04/24/2018	
04/13/2018	042418							2018	AP				
03/31/2018	R41468							4			0.00	0.00	0.00
Detail Item	Item Descriptio	on RETIREMENT SH	IELD		Taxable		Quantity Unit	_	nit Cost 10.0000	Ext. Cost 10.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3120.457.16		Account Descript POLICE.CONTRA VENDORS.POLIC	ACTS W/OUTSID		lote					Percent 100.00		Amount 10.00
128097	6X8 CC PLAQU	JE-ZONTA	VENDORS.FOLIC	0000000311	C	CROWN	TROPHY INC			10.95		04/24/2018	

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Voucher No.	Stub- Description	on		Vendor Code		r Name r Address		Voucher Amt	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref No	•	Fisc Year Check ID Period Contract		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128097	6X8 CC PLAQL	JE-ZONTA		0000000311	53A E	VN TROPHY INC . CENTRAL AVE L RIVER, NY 10965					
04/17/2018	042418						2018 AP				
10/19/2017	R40690						4		0.00	0.00	0.00
Detail Item 1	Item Description 6X8 CC PLAQU Account No. A.7620.457			ATION.CONTRAC	Taxable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 10.95		Non Disc. 0.00	Disc. Amt 0.00 Amount 10.95
Total Vouchers	For Vendor Nam	ne CROWN TROI	W/OUTSIDE VE	Total Amount:	65	5.95					
		ie okowie ikol		Total Allount.							
128144	MAY 2018			0000001833	ONE L SUITE	EMPLOYEE BENEF LEAR JET LANE E ONE AM, NY 12110-2395	IT FUND	30,303.72	!	04/24/2018	
04/18/2018	042418						2018 AP				
04/17/2018	MAY 2018						4		0.00	0.00	0.00
Detail Item	Item Description MAY 2018	on			Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 30,303.72		Non Disc. 0.00	Disc. Amt 0.00
	Account No. A.9061.800		Account Descri DENTAL INSUR BENEFITS		Note				Percent		Amount 10,960.92
	B.9061.800.16		DENTAL INSUR BENEFITS.POL								1,611.90
	B.9061.800.17		DENTAL INSUR BENEFITS.OTH	ANCE.FRINGE ER THAN POLIC	E						2,095.47
	E.9061.800		DENTAL INSUR BENEFITS	ANCE.FRINGE							322.38
	ER.9061.800		DENTAL INSUR BENEFITS	ANCE.FRINGE							0.00
	D.9061.800.04		DENTAL INSUR BENEFITS.PAR								4,521.38
	D.9061.800.05		DENTAL INSUR BENEFITS.TOW								3,699.31
	G.9061.800		DENTAL INSUR BENEFITS	ANCE.FRINGE							5,964.03
	T.0520		SURVIVORS BE	NEFITS TRUST							1,450.71
	A.9061.800		DENTAL INSUR BENEFITS	ANCE.FRINGE							161.19
	A.9061.800		DENTAL INSUR BENEFITS	ANCE.FRINGE							(967.14)
	D.9061.800.04		DENTAL INSUR BENEFITS.PAR	-							483.57

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Voucher No.	Stub- Descrip	tion		Vendor Code		dor Name dor Address			Vo	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO I Ref l	Date Ordered	•		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128179	FROM PO(s):	51875		0000006230	PO	MMINS POWER : BOX 786567 LADELPHIA, PA				1,707.78		04/24/2018	04/19/2018
04/19/2018	042418	1910	03/26/2018	51875	03/2	7/2018 HCHEE		2018	AP				
04/09/2018	003-41754					GD		4			0.00	0.00	0.00
Detail Item 1	UPPER GRAI				Taxable	Quantity U 0	nit	Un	nit Cost	Ext. Cost 1,707.78	0.00	Non Disc. 0.00	Disc. Amt . 0.00
	Account No. G.8120.452		Account Descrip SEWER COLLEC SYSTEM.EQUIP	TION	Note	e					Percent 100.00		Amount 1,707.78
Total Vouchers	For Vendor Na	me CUMMINS PO	WER SYSTEMS, LI	_C: 1 Tot	al Amount:	1,707.	.78						
128199	REIMBURSE	FOR NAACP MEM	BERSHIP DINNER	0000008159		/, CHRIS PERVISOR'S OF	FICE			85.00		04/24/2018	
04/20/2018	042418							2018	AP				
04/19/2018	04/19/18							4			0.00	0.00	0.00
Detail Item 1	Item Descript REIMBURSE		IBERSHIP DINNER		Taxable	Quantity U	nit	Un	o.0000	Ext. Cost 85.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1220.480		Account Descrip SUPERVISOR.TF		Note ES	е					Percent 100.00		Amount 85.00
Total Vouchers	For Vendor Na	ıme DAY: 1	Total Amount:	85.00)								
128119	REFUND - CN	NCLD 'ADULT BEG	GINNER TENNIS INS	6 0000007781	40 7	LEFEMINE, ANN THEODORE ROC UVELT, NY 109	OSEVELT [DRIVE		75.00		04/24/2018	
04/18/2018	042418							2018	AP				
04/13/2018	041318							4			0.00	0.00	0.00
Detail Item 1	Item Descript REFUND - CN		SINNER TENNIS INS	STR'	Taxable	Quantity U	nit	Un	0.0000	Ext. Cost 75.00	0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.2001		Account Descrip ADULT RECREA		Note S	е					Percent 100.00		Amount 75.00
Total Vouchers	For Vendor Na	me DELLEFEMIN	E: 1 Total Ar	nount:	75.00								
128115	REFUND-JAC	CK TURNER. CNC	LD 'MAD SCIENCE'	I 0000008151	15 H	DRICH, ADRIENI HAVEN CT ACK, NY 10960	NE			95.00		04/24/2018	
04/18/2018	042418							2018	AP				
04/17/2018	041718							4			0.00	0.00	0.00
Detail Item 1	Item Descript REFUND-JAC		_D 'MAD SCIENCE'	PROGRAM	Taxable	Quantity U	nit		o.0000	Ext. Cost 95.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00

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Voucher No.	Stub- Description		Vendor Code		endor Naı endor Adı			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Req. No. Invoice No. Recur Mor	Req. Date oths Refund Year	PO No. Taxable	P	PO Date Ref No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128115	REFUND-JACK TURNER.	CNCLD 'MAD SCIENCE'	F 0000008151	[DIEDRICH	, ADRIENNE						
	Account No.	Account Descrip	tion	1	Note					Percent		Amount
	A.2025.028	RECREATIONAL PROGRAMS	. CHARGES.YOU	TH						100.00		95.00
Total Vouchers I	For Vendor Name DIEDRIC	H: 1 Total Amour	nt:	95.00								
128025	LATE RESPONSES		0000004738		5063 BRIT	LY NEW YORK,I TONFIELD PARI ACUSE, NY 130	KWAY		6.00		04/24/2018	04/16/2018
04/12/2018	042418						2018	AP				
03/31/2018	18030622					GD	4			0.00	0.00	0.00
Detail Item	Item Description LATE RESPONSES			Taxable	e Q	uantity Unit	U	Init Cost 0.0000	Ext. Cost 6.00		Non Disc. 0.00	Disc. Amt . 0.00
	Account No.	Account Descrip		ľ	Note					Percent		Amount
	G.8130.457	SEWAGE TREAT PLANT.CONTRA VENDORS		Ē						100.00		6.00
Total Vouchers I	For Vendor Name DIG SAF	ELY NEW YORK,INC.:	1 Total Am	ount:		6.00						
128009	KEYS		0000002810	(67 WEST ('S LOCK & KEY CENTRAL AVE. VER, NY 10965	INC.		42.40		04/24/2018	
04/11/2018	042418						2018	AP				
							4			0.00	0.00	0.00
Multi Inv Num	Multi Inv [Date	Multi Inv Amt.	N	Multi Inv S	tub Desc						
25232	02/14/2018		29.20		KEYS							
25325	03/16/2018	}	13.20	k	KEYS							
Detail Item 1	Item Description KEYS			Taxable	e Q	uantity Unit	U	Init Cost 0.0000	Ext. Cost 42.40		Non Disc. 0.00	Disc. Amt 0.00
	Account No.	Account Descrip	tion	ı	Note					Percent		Amount
	B.3120.457.16	POLICE.CONTRA VENDORS.POLIC		E						100.00		42.40
128026	REKEYED STORE RM KN	OB & KEYS CUT	0000002810	(67 WEST ('S LOCK & KEY CENTRAL AVE. VER, NY 10965	INC.		86.00		04/24/2018	04/16/2018
04/12/2018	042418						2018	AP				
02/23/2018	25262					GD	4			0.00	0.00	0.00
Detail Item	Item Description			Taxable	e Q	uantity Unit	U	Init Cost	Ext. Cost		Non Disc.	Disc. Amt
1	REKEYED STORE RM KN					0		0.0000	86.00		0.00	0.00
	Account No.	Account Descrip		1	Note					Percent		Amount
	G.8130.475	SEWAGE TREAT PLANT.MISCELL		ISES						100.00		86.00

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Voucher No.	Stub- Descript	ion		Vendor Code		or Name or Address		Voucher Amt	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO D Ref N	ate Ordered By	Fisc Year Check II Period Contrac		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128036	SHOP/VEHICL	LE SUPPLIES - KE	YS & LOCKS	0000002810	67 W	COLL'S LOCK & KEY EST CENTRAL AVE. RL RIVER, NY 10965	INC.	118.00)	04/24/2018	
04/12/2018	042418						2018 AP				
Multi Inv Num 25351 25363		Multi Inv Date 03/21/2018 03/26/2018		Multi Inv Amt. 110.00 8.00	SHO	Inv Stub Desc P SUPPLIES - KEYS & CLE KEYS	4 & LOCKS		0.00	0.00	0.00
Detail Item 1	Item Description	on LE SUPPLIES - KE	YS & LOCKS		Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 110.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7110.446		Account Descrip PARKS.MTCE AN SUPPLIES	tion ND HOUSEKEEPII	Note NG				Percent 100.00		Amount 110.00
Detail Item 2	Item Description SHOP/VEHICL Account No. A.7110.447	on LE SUPPLIES - KE	Account Descrip		Taxable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 8.00		Non Disc. 0.00	Disc. Amt. 0.00 Amount 8.00
Total Vouchers I		me DRISCOLL'S L	OCK & KEY INC.:	3 Total Am	DTPI 46 D	246.40 N, INC EXTER PLAZA, UNIT : RL RIVER, NY 10965	38W	971.25	j	04/24/2018	
04/11/2018	042418				I LA	KERIVER, IVI 10005	2018 AP				
04/06/2018	2359						4		0.00	0.00	0.00
Detail Item 1	Item Description	on STRING BAGS		•	Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 971.25		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7310.457		Account Descrip YOUTH RECREA W/OUTSIDE VEN	TION.CONTRACT	Note				Percent 100.00		Amount 971.25
Total Vouchers	For Vendor Nar	me DTPN, INC:	1 Total Amour	nt: 97	71.25						
128027	EMERGENCY	REPAIR OF PRES	SSURE MAIN AT P	0000007766	10 S	RA EXCAVATING & SI TONE HOLLOW ROAI ITVALE, NJ 07045	,	6,543.01		04/24/2018	04/16/2018
04/12/2018	042418						2018 AP				
03/28/2018	393					GD	4		0.00	0.00	0.00
Detail Item 1	Item Description EMERGENCY KINGS HWY	on REPAIR OF PRES	SSURE MAIN AT P		Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 6,543.01		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8197.410		Account Descrip SEWER EQUIPM		Note				Percent 100.00		Amount 6,543.01

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Voucher No.	Stub- Descrip	tion		Vendor Code		endor Na endor A			V	oucher Amt		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		O Date ef No	Ordered By Approved By		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt
128027	EMERGENCY	REPAIR OF PRE	SSURE MAIN AT F	PI 0000007766	D	UTRA E	EXCAVATING & SE	EWER, INC					
	Account No.		Account Descrip CAPITAL.SERVI REHAB PROG	ption CE CONNECTION		lote					Percent		Amount
Total Vouchers	For Vendor Na	me DUTRA EXCA	VATING & SEWER	R, INC: 1 To	tal Amou	ınt:	6,543.01						
128075	GARAGE SUF	PPLIES		000000384	Р	O. BOX	RSE & COMPANY (728 TOWN, NY 10940	•		284.81		04/24/2018	04/18/2018
04/17/2018	042418							2018	3 AP				
04/03/2018	662496						JD	4	ļ		0.00	0.00	0.00
Detail Item 1	Item Descript GARAGE SUF				Taxable	(Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 284.81	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No. A.5132.457		Account Descrip GARAGE.CONT VENDORS	ption RACTS W/OUTSIE		lote					Percent 100.00		Amount 284.81
Total Vouchers	For Vendor Na	me E. A. MORSE	& COMPANY: 1	Total Amount	t:	28	84.81						
128054	TWO TIRES	CAR #303		000000389	Р	O. BOX	N STATE TIRE/AU (305 YACK, NY 10994-0			229.40	1	04/24/2018	
04/13/2018	042418						•	2018	3 AP				
04/04/2018	2172607							4			0.00	0.00	0.00
Detail Item	Item Descript				Taxable	(Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 229.40	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No.		Account Descrip	ption	N	ote					Percent		Amount
	B.3120.447.16	5	POLICE.VEHICL REPAIR.POLICE	E OPERATION AN	ND						100.00		229.40
128145	PARTS			0000000389	Р	O. BOX	N STATE TIRE/AU (305 YACK, NY 10994-0			210.70		04/24/2018	
04/18/2018	042418							2018	3 AP				
04/04/2018	2172608							4	ļ		0.00	0.00	0.00
Detail Item	Item Descript PARTS	ion			Taxable	(Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 210.70	Disc. % 0.00	Non Disc. 0.00	Disc. Amt . 0.00
	Account No. B.3621.447.17	7		ption EHICLE OPERATI THER THAN POLIC	ON	lote					Percent 100.00		Amount 210.70
Total Vouchers	For Vendor Na	me EASTERN ST	ATE TIRE/AUTO:	2 Total Amo	unt:		440.10						
128112	#35			000000397	E	DWARD	EHRBAR,INC.			568.00	<u> </u>	04/24/2018	04/18/2018

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	Stub- Descript	ion		Vendor Code	Vendor Vendor	Name Address		Vo	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No		Fisc Year Period	Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128112	#35			000000397	32970 (RD EHRBAR,INC. COLLECTION CENT GO, IL 60693-0329	ΓER DRIVE					
04/18/2018	042418						2018	AP				
04/06/2018	P77197					JD	4			0.00	0.00	0.00
Detail Item 1	Item Descripti #35	on		T	axable	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 568.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri	ption	Note					Percent		Amount
	D.5130.400.05			HINERY.GENERAL PENSE.TOWNWIDE						100.00		568.00
128113	#35			000000397	32970 (RD EHRBAR,INC. COLLECTION CENT GO, IL 60693-0329	TER DRIVE		3,563.31		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
03/21/2018	W11340					JD	4			0.00	0.00	0.00
Detail Item 1	Item Descripti #35	on		T	axable	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 3,563.31	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri	•	Note					Percent		Amount
	D.5130.400.05			HINERY.GENERAL PENSE.TOWNWIDE						100.00		3,563.31
Total Vouchers		me EDWARD EHI	CONTRACT EXI		4,13	1.31				100.00		3,563.31
Fotal Vouchers		me EDWARD EHI	CONTRACT EXI	PENSE.TOWNWIDE	4,13 ENVIRO 279 RT P.O. BO) WASTE OIL REC	OVERY,LLC		168.75		04/24/2018	04/18/2018
	For Vendor Na	me EDWARD EHI	CONTRACT EXI	PENSE.TOWNWIDE Total Amount:	4,13 ENVIRO 279 RT P.O. BO) WASTE OIL REC 6 0X 747	OVERY,LLC 2018		168.75		04/24/2018	
128076	For Vendor Nai	me EDWARD EHI	CONTRACT EXI	PENSE.TOWNWIDE Total Amount:	4,13 ENVIRO 279 RT P.O. BO) WASTE OIL REC 6 0X 747	·		168.75		04/24/2018	
128076 04/17/2018	For Vendor National OIL & STOP F 042418 546341 Item Descripti	me EDWARD EHI	CONTRACT EXI	PENSE.TOWNWIDE Total Amount: 0000004729	4,13 ENVIRO 279 RT P.O. BO	D WASTE OIL RECO 6 0X 747 PAC, NY 10541 JD Quantity Unit	2018 4	AP	Ext. Cost	0.00 Disc. %	0.00 Non Disc.	04/18/2018 0.00 Disc. Amt.
128076 04/17/2018 04/04/2018 Detail Item	For Vendor National OIL & STOP F 042418 546341 Item Description OIL & STOP F	me EDWARD EHI	CONTRACT EXI	PENSE.TOWNWIDE Total Amount: 0000004729	4,13 ENVIRO 279 RT P.O. BO MAHOF	D WASTE OIL RECO 6 0X 747 PAC, NY 10541 JD	2018 4	AP		0.00 Disc. % 0.00	0.00	0.00 Disc. Amt. 0.00
128076 04/17/2018 04/04/2018 Detail Item	For Vendor National OIL & STOP F 042418 546341 Item Descripti	me EDWARD EHI	CONTRACT EXI RBAR,INC.: 2 Account Descri HIGHWAY MAC	PENSE.TOWNWIDE Total Amount: 0000004729	4,13 ENVIRO 279 RT P.O. BO MAHOF	D WASTE OIL RECO 6 0X 747 PAC, NY 10541 JD Quantity Unit	2018 4	AP	Ext. Cost	0.00 Disc. %	0.00 Non Disc.	04/18/2018 0.00 Disc. Amt.
128076 04/17/2018 04/04/2018 Detail Item 1	For Vendor National OIL & STOP F 042418 546341 Item Description OIL & STOP F Account No. D.5130.400.05	me EDWARD EHI	CONTRACT EXI RBAR,INC.: 2 Account Descri HIGHWAY MAC	PENSE.TOWNWIDE Total Amount: 0000004729 Table Person State of the Pense.Townwide	4,13 ENVIRO 279 RT P.O. BO MAHOF	D WASTE OIL RECO 6 0X 747 PAC, NY 10541 JD Quantity Unit	2018 4	AP	Ext. Cost	0.00 Disc. % 0.00 Percent	0.00 Non Disc.	0.00 Disc. Amt. 0.00 Amount
128076 04/17/2018 04/04/2018 Detail Item 1	For Vendor National OIL & STOP F 042418 546341 Item Description OIL & STOP F Account No. D.5130.400.05	me EDWARD EHI	CONTRACT EXI RBAR,INC.: 2 Account Descri HIGHWAY MAC CONTRACT EXI	PENSE.TOWNWIDE Total Amount: 0000004729 Table Person State of the Pense.Townwide	4,13 ENVIRO 279 RT P.O. BO MAHOF axable Note FASTEI PO BO	O WASTE OIL RECO 6 0X 747 PAC, NY 10541 JD Quantity Unit 0 168.75	2018 4	AP	Ext. Cost	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc.	0.00 Disc. Amt. 0.00 Amount
128076 04/17/2018 04/04/2018 Detail Item 1	For Vendor National OIL & STOP F 042418 546341 Item Description OIL & STOP F Account No. D.5130.400.05	me EDWARD EHI	CONTRACT EXI RBAR,INC.: 2 Account Descri HIGHWAY MAC CONTRACT EXI	PENSE.TOWNWIDE Total Amount: 0000004729 Taption HINERY.GENERAL PENSE.TOWNWIDE Y,LLC: 1 Total	4,13 ENVIRO 279 RT P.O. BO MAHOF axable Note FASTEI PO BO	O WASTE OIL RECO 6 0X 747 PAC, NY 10541 JD Quantity Unit 0 168.75 NAL COMPANY (769	2018 4	AP nit Cost 0.0000	Ext. Cost 168.75	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	0.00 Disc. Amt. 0.00 Amount 168.75

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Note	Voucher No.	Stub- Descript	ion		Vendor Code		ndor N ndor A	lame Address		Voucher	Amt.		Pay Due	Approved
			•	•		_		•			k No.		Non Disc.	Cash Account Disc. Amt.
Marche M	128125	WIPES			0000005326	FA	ASTEN	AL COMPANY						
1950 1950			on			Taxable		•						Disc. Amt. 0.00
04/18/2018 04/218				HIGHWAY MAC	HINERY.GENERAL	L	ote							Amount 139.02
Multi Inv Num	128126	PARTS			0000005326	PC	о вох	769		9	26.04		04/24/2018	04/18/2018
Multi Inv Num NYSUF73328 0312/2018 513.47 513.	04/18/2018	042418							2018 AP					
NYSUF73812								JD	4			0.00	0.00	0.00
PARTS	NYSUF73638 NYSUF73639		03/12/2018 03/12/2018		513.47 62.64	Mu	ulti Inv	Stub Desc						
10.00		•	on			Taxable		•						Disc. Amt. 0.00
1				HIGHWAY MAC	HINERY.GENERAL	L	ote							Amount 926.04
Multi Inv Num	128128	SUPPLIES			0000005326	PC	Э ВОХ	769		2	18.77		04/24/2018	04/18/2018
Multi Inv Num	04/18/2018	042418							2018 AP					
NYSUF73912								JD	4			0.00	0.00	0.00
NYSUF73949 NYSUF73911						Mι	ılti Inv	Stub Desc						
NYSUF73911 03/30/2018 29.28														
Detail Item Item Description SUPPLIES O 0.0000 218.77 0.00 0.0														
1 SUPPLIES 0 0 0.0000 218.77 0.00 0.00 0.00 Account No. Account Description D.5130.400.05 HIGHWAY MACHINERY.GENERAL CONTRACT EXPENSE.TOWNWIDE 100.00 218.77 Total Vouchers For Vendor Name FASTENAL COMPANY: 3 Total Amount: 1,283.83 128146 ORRICK HERRINGTON 000000425 FEDEX P.O. BOX 371461 PITTSBURGH, PA 15250-7461 04/18/2018 042418 2018 AP														
D.5130.400.05 HIGHWAY MACHINERY.GENERAL CONTRACT EXPENSE.TOWNWIDE 100.00 218.77 Total Vouchers For Vendor Name FASTENAL COMPANY: 3 Total Amount: 1,283.83 128146 ORRICK HERRINGTON 0000000425 FEDEX P.O. BOX 371461 PITTSBURGH, PA 15250-7461 04/18/2018 042418 2018 AP		•	on		•	Taxable		-						Disc. Amt. 0.00
CONTRACT EXPENSE.TOWNWIDE Total Vouchers For Vendor Name FASTENAL COMPANY: 3 Total Amount: 1,283.83		Account No.		Account Descri	ption	No	ote					Percent		Amount
128146 ORRICK HERRINGTON 000000425 FEDEX P.O. BOX 371461 PITTSBURGH, PA 15250-7461 04/18/2018 042418 2018 AP		D.5130.400.05										100.00		218.77
P.O. BOX 371461 PITTSBURGH, PA 15250-7461 04/18/2018 042418 2018 AP	Total Vouchers I	or Vendor Nar	ne FASTENAL CO	OMPANY: 3	Total Amount:	1	1,283.8	3						
	128146	ORRICK HERF	RINGTON		0000000425	Р.	O. BO		-61		22.19		04/24/2018	
04/09/2018 6-144-22709 4 0.00 0.00 0.00	04/18/2018	042418							2018 AP					
	04/09/2018	6-144-22709							4			0.00	0.00	0.00

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Voucher No.	Stub- Descript	ion		Vendor Code		ndor Name ndor Address		Voucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	_	Date Ordered B No Approved	•		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128146	ORRICK HERE	RINGTON		0000000425	FE	DEX					
Detail Item 1	Item Description				Taxable	Quantity Unit	Unit Co 0.00		Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1310.442		Account Descri	-	No	te			Percent 100.00		Amount 22.19
128147	VARIOUS			0000000425	P.0	DEX D. BOX 371461 ITSBURGH, PA 152	50-7461	53.91		04/24/2018	
04/18/2018	042418						2018 AP				
04/02/2018	6-136-35248						4		0.00	0.00	0.00
Detail Item 1	Item Description	on			Taxable	Quantity Unit	Unit Co		Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1420.442		Account Descri	•	No	te			Percent		Amount 34.95
	A.7310.442		YOUTH RECRE	ATION.POSTAGE							18.96
Total Vouchers	For Vendor Nar	me FEDEX: 2	Total Amount:	76.	10						
128143	MAY 2018			0000007588	PC	BER TECHNOLOGIE BOX 32102 W YORK, NY 10087	S NETWORKS LLC	6,470.00		04/24/2018	
04/18/2018	042418						2018 AP				
04/01/2018	94490						4		0.00	0.00	0.00
Detail Item 1	Item Description MAY 2018	on			Taxable	Quantity Unit 0	Unit Co		Disc. % 0.00	Non Disc. 0.00	
	•	on		ICES.CONTRACT:	No	0					0.00
	MAY 2018 Account No.	on	SHARED SERV W/OUTSIDE VE CENTRAL DATA	ICES.CONTRACTS NDORS A.CONTRACTS	No	0			0.00		Disc. Amt. 0.00 Amount 2,995.00 450.00
	MAY 2018 Account No. A.1622.457	on	SHARED SERV W/OUTSIDE VE CENTRAL DATA W/OUTSIDE VE	ICES.CONTRACTS INDORS A.CONTRACTS INDORS RACTS W/OUTSID	No S	0			0.00		0.00 Amount 2,995.00
1	MAY 2018 Account No. A.1622.457 A.1682.457 B.3120.457.16		SHARED SERV W/OUTSIDE VE CENTRAL DAT/ W/OUTSIDE VE POLICE.CONTR	ICES.CONTRACTS NDORS A.CONTRACTS NDORS RACTS W/OUTSID ICE	No S	0 t e			0.00		0.00 Amount 2,995.00 450.00
1	MAY 2018 Account No. A.1622.457 A.1682.457 B.3120.457.16 For Vendor Nar	ne FIBER TECHN	SHARED SERV W/OUTSIDE VE CENTRAL DATA W/OUTSIDE VE POLICE.CONTR VENDORS.POL	ICES.CONTRACTS NDORS A.CONTRACTS NDORS RACTS W/OUTSID ICE DRKS LL: 1	No S E Total Amo	0 t e	70.00		0.00 Percent		0.00 Amount 2,995.00 450.00 3,025.00
1 Total Vouchers	MAY 2018 Account No. A.1622.457 A.1682.457 B.3120.457.16 For Vendor Nar	ne FIBER TECHN	SHARED SERV W/OUTSIDE VE CENTRAL DATA W/OUTSIDE VE POLICE.CONTF VENDORS.POL	ICES.CONTRACTS NDORS A.CONTRACTS NDORS RACTS W/OUTSID ICE DRKS LL: 1	No S E Total Amo	ount: 6,4 EETPRIDE, INC D. BOX 281811	70.00	6,470.00	0.00 Percent	0.00	0.00 Amount 2,995.00 450.00 3,025.00
Total Vouchers	MAY 2018 Account No. A.1622.457 A.1682.457 B.3120.457.16 For Vendor Nar	ne FIBER TECHN	SHARED SERV W/OUTSIDE VE CENTRAL DATA W/OUTSIDE VE POLICE.CONTF VENDORS.POL	ICES.CONTRACTS NDORS A.CONTRACTS NDORS RACTS W/OUTSID ICE DRKS LL: 1	No S E Total Amo	ount: 6,4 EETPRIDE, INC D. BOX 281811	70.00	6,470.00	0.00 Percent	0.00	0.00 Amount 2,995.00 450.00 3,025.00 04/16/2018
Total Vouchers	MAY 2018 Account No. A.1622.457 A.1682.457 B.3120.457.16 For Vendor Nar	ne FIBER TECHN	SHARED SERV W/OUTSIDE VE CENTRAL DATA W/OUTSIDE VE POLICE.CONTF VENDORS.POL	ICES.CONTRACTS NDORS A.CONTRACTS NDORS RACTS W/OUTSID ICE DRKS LL: 1	No E Total Amo P.C AT	0 te Dunt: 6,4 EETPRIDE, INC D. BOX 281811 LANTA, GA 30384-1	70.00 811 2018 AP	6,470.00	0.00 Percent	0.00	0.00 Amount 2,995.00 450.00 3,025.00 04/16/2018
Total Vouchers 128028 04/12/2018	MAY 2018 Account No. A.1622.457 A.1682.457 B.3120.457.16 For Vendor Nar	ne FIBER TECHN SO. NYACK GEN	SHARED SERV W/OUTSIDE VE CENTRAL DATA W/OUTSIDE VE POLICE.CONTF VENDORS.POL	ICES.CONTRACTS NDORS A.CONTRACTS NDORS RACTS W/OUTSID ICE DRKS LL: 1 EE 0000005625	No S E Total Amo	0 te Dunt: 6,4 EETPRIDE, INC D. BOX 281811 LANTA, GA 30384-1	70.00 811 2018 AP 4	6,470.00	0.00 Percent	0.00	0.00 Amount 2,995.00 450.00
Total Vouchers 128028 04/12/2018 Multi Inv Num	MAY 2018 Account No. A.1622.457 A.1682.457 B.3120.457.16 For Vendor Nar	ne FIBER TECHN SO. NYACK GEN Multi Inv Date	SHARED SERV W/OUTSIDE VE CENTRAL DATA W/OUTSIDE VE POLICE.CONTF VENDORS.POL	ICES.CONTRACTS NDORS A.CONTRACTS NDORS RACTS W/OUTSID ICE DRKS LL: 1 El 0000005625 Multi Inv Amt.	FL P.C AT	Dunt: 6,4 EETPRIDE, INC D. BOX 281811 LANTA, GA 30384-1 GD Iti Inv Stub Desc	70.00 811 2018 AP 4	6,470.00	0.00 Percent	0.00	0.00 Amount 2,995.00 450.00 3,025.00 04/16/2018

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Voucher No.	Stub- Descript	ion	,	Vendor Code		r Name r Address	V	oucher Amt	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	•	PO No. Taxable	PO Dat Ref No	•	Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128028	FILTERS FOR	SO. NYACK GEN	SET, POLICE FLEE	0000005625	FLEET	ΓPRIDE, INC					
Detail Item 1	Item Description FILTERS FOR GARAGE STK	SO. NYACK GEN	SET, POLICE FLEE		axable	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 245.17	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No. G.8120.447		Account Description SEWER COLLECT SYSTEM.VEHICLE REPAIR	ION	Note				Percent 100.00		Amount 245.17
128124	SUPPLIES			0000005625	P.O. B	TPRIDE, INC BOX 281811 NTA, GA 30384-1811		186.66		04/24/2018	04/18/2018
04/18/2018	042418						2018 AP				
						JD	4		0.00	0.00	0.00
Multi Inv Num 93194756 93226123 93483298 93163049		Multi Inv Date 03/28/2018 03/29/2018 04/10/2018 03/27/2018		9.60 43.18 90.70 43.18	Multi li	nv Stub Desc					
Detail Item	Item Description	on		Т	axable	Quantity Unit	Unit Cost	Ext. Cost		Non Disc.	Disc. Amt.
1	SUPPLIES Account No.		Account Description	on	Note	0	0.0000	186.66	0.00 Percent	0.00	0.00 Amount
	D.5130.400.05		HIGHWAY MACHIN CONTRACT EXPE						100.00		186.66
128131	SUPPLIES			0000005625	P.O. B	TPRIDE, INC BOX 281811 NTA, GA 30384-1811		395.19		04/24/2018	04/18/2018
04/18/2018	042418						2018 AP				
						JD	4		0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi li	nv Stub Desc					
93233145		03/29/2018		60.28							
93260662		03/30/2018		64.28							
93321172		04/03/2018		245.09							
93327414		04/03/2018		19.59							
93355459		04/04/2018		5.95							
Detail Item 1	Item Description	on		Т	axable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 395.19	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05		Account Description HIGHWAY MACHIN CONTRACT EXPE	NERY.GENERAL	Note				Percent 100.00		Amount 395.19
Total Vouchers F	or Vendor Nar	ne FLEETPRIDE,	INC: 3 Total A	Amount:	827.02						
128148	14" X 44" ACR	YLIC SIGN		0000000454	FOLE	Y SIGNS INC		120.00	l	04/24/2018	

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Voucher No.	Stub- Descrip	tion		Vendor Code		dor Name dor Address	V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO I Ref		Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128148	14" X 44" ACF	RYLIC SIGN		000000454	20-l	EY SIGNS INC I MOUNTAINVIEW AV ANGEBURG, NY 10962	=				
04/18/2018	042418						2018 AP				
04/06/2018	9759						4		0.00	0.00	0.00
Detail Item 1	Item Descript 14" X 44" ACF				Taxable	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 120.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1620.453		Account Desci BUILDING MAI AND BUILDING	NTENANCE.PAIN	Not e TING	е			Percent 100.00		Amount 120.00
Total Vouchers	For Vendor Na	me FOLEY SIGNS	S INC: 1 To	otal Amount:	120.	00					
128117	REFUND-NAT	ΓALIA & LIAM. CNO	CLD 'MAD SCIEN	CE 0000008152	51 N	DNT-NEARY, EWA MAIN STREET PPAN, NY 10983		190.00		04/24/2018	
04/18/2018	042418						2018 AP				
04/12/2018	041218						4		0.00	0.00	0.00
Detail Item	Item Descript REFUND-NAT	i on FALIA & LIAM, CNO	CLD 'MAD SCIEN	CE' PROGRAM	Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 190.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.2025.028		Account Desci RECREATIONA PROGRAMS	ription AL CHARGES.YO	Not e	e			Percent 100.00		Amount 190.00
Total Vouchers	For Vendor Na	me FRONT-NEAR	Y: 1 Total	Amount:	190.00						
128196	SPRING 2018	REC GYMNASTIC	CS BLDG RENTA	L 8 0000007632	17A	AXY GYMNASTICS, IN SOUTH GREENBUSH ANGEBURG, NY 10962	ROAD	1,755.00		04/24/2018	
04/19/2018	042418						2018 AP				
04/17/2018	041718						4		0.00	0.00	0.00
Detail Item 1		i on BREC GYMNASTIO			Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 1,755.00	0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7310.457		Account Description YOUTH RECRIPTION W/OUTSIDE VI	EATION.CONTRA	Note CTS	e			Percent 100.00		Amount 1,755.00
Total Vouchers	For Vendor Na	me GALAXY GYM	INASTICS, INC:	1 Total Amo	ount:	1,755.00					
128182	LASERIFCHE	ANNUAL SUPPO	RT	0000006680	781	NERAL CODE, LLC ELMGROVE ROAD CHESTER, NY 14624		1,339.00		03/31/2018	
04/19/2018	042418						2018 AP				
04/13/2010	CMS0020818						2010 711				

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Voucher Detail Report

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Voucher No.	Stub- Descrip	otion		Vendor Code		Name Address	V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No	Ordered By Approved By	Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128182	LASERIFCHE	E ANNUAL SUPPO	RT	0000006680	GENER	AL CODE, LLC					
Detail Item 5	Item Descript SCAN CONN				Taxable	Quantity Unit 2 EA	Unit Cost 37.0000	Ext. Cost 74.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1682.457		Account Descri CENTRAL DATA W/OUTSIDE VE	A.CONTRACTS	Note				Percent 100.00		Amount 74.00
Detail Item 3	Item Descrip				Taxable	Quantity Unit 5 EA	Unit Cost 11.0000	Ext. Cost 55.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1682.457		Account Descri CENTRAL DATA W/OUTSIDE VE	A.CONTRACTS	Note				Percent 100.00		Amount 55.00
Detail Item 2	Item Descript AVANTE NAM				Taxable	Quantity Unit 5 EA	Unit Cost 132.0000	Ext. Cost 660.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1682.457		Account Descri CENTRAL DATA W/OUTSIDE VE	A.CONTRACTS	Note				Percent 100.00		Amount 660.00
Detail Item 1	Item Descript AVANTE SER	tion RVER SQL EXPRES	SS		Taxable	Quantity Unit 1 EA	Unit Cost 330.0000	Ext. Cost 330.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1682.457		Account Descri CENTRAL DATA W/OUTSIDE VE	A.CONTRACTS	Note				Percent 100.00		Amount 330.00
Detail Item 4	Item Descript LASERFICHE	tion FORMS ADVANC	ED		Taxable	Quantity Unit 5 EA	Unit Cost 44.0000	Ext. Cost 220.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1682.457		Account Descri CENTRAL DATA W/OUTSIDE VE	A.CONTRACTS	Note				Percent 100.00		Amount 220.00
Total Vouchers	For Vendor Na	ame GENERAL CO	DE, LLC: 1	Total Amount:	1,339.	00					
128079	#603 CAGE A	ASSY		0000002408	4040 W	AL TRUCK PARTS 40TH STREET GO, IL 60632	& EQUIPMENT	830.75		04/24/2018	04/18/2018
04/17/2018	042418						2018 AP				
03/20/2018	02535643					JD	4		0.00	0.00	0.00
Detail Item 1	Item Descript #603 CAGE A				Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 830.75	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.0			ption HINERY.GENER PENSE.TOWNW					Percent 100.00		Amount 830.75
Total Vouchers	For Vendor Na	ame GENERAL TR	UCK PARTS & EC	UIPMEN: 1	Total Amount:	830.7	75				
128045	FROM PO(s):	: 51850		0000007416	BOX 20	ONSULTING SERV 0272 URGH, PA 15251-0		7,300.00		04/24/2018	04/16/2018

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Note	Voucher No.	Stub- Descrip	tion		Vendor Code		or Name or Address		Vo	oucher Amt		Pay Due	Approved
Maria			•	•		PO Da	ate Ordered By					Non Disc.	Cash Account Disc. Amt.
1931/2018 6837	128045	FROM PO(s):	51850		0000007416	GHD	CONSULTING SERV	ICES INC					
Detail Item	04/13/2018	042418	1888	02/09/2018	51850	02/12	/2018 NSCHUT	2018	AP				
RESIDUAL CHLORINE REDUCTION THROUGH 324/15 Recount Description Recount Description	03/31/2018	66317					GD	4			0.00	0.00	0.00
RESIDUAL CHLORINE REDUCTION THROUGH 324/15 Recount Description Recount Description	Detail Item	Item Descript	ion			Taxable	Quantity Unit	U	nit Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Amt.
Total Vouchers For Vendor Name GHD CONSULTING SERVICES INC Total Amount T	1	RESIDUAL CH	LORINE REDUC	TION THROUGH :	3/24/18		0			7,300.00	0.00	0.00	0.00
Total Vouchers PLANT-CONTRICES INC. Total Mount PLANT CONTRICES INC. PLANT CONTRIC		Account No.		Account Descr	iption	Note					Percent		Amount
128078 87 RFG E 10 WINTER		G.8130.457		PLANT.CONTR		E					100.00		7,300.00
Account No. Parallem Mem Description Mem Description Parallem Mem Description Mem Description Mem Description Parallem Parallem Mem Description Parallem Parall	Total Vouchers	For Vendor Na	me GHD CONSUL	TING SERVICES	INC: 1 Tot	al Amount:	7,300.00						
1814901	128078	87 RFG E 10 \	WINTER		0000006627	PO B	OX 3372	OUP CORP		975.95		04/24/2018	04/18/2018
Detail Item	04/17/2018	042418						2018	AP				
1	03/23/2018	18148014					JD	4			0.00	0.00	0.00
100.00 975.95 100.00 9		•				Taxable	-	U					Disc. Amt. 0.00
PO BOX 3372 BOSTON, MA 02241 SUBSTON, MA 0			i	HIGHWAY REF	PAIR & OLINE AND DIES								
Note	128149	2500 GALLON	IS 93 OCTANE AT	「2.1031	0000006627	PO B	OX 3372	OUP CORP		5,257.75		04/24/2018	
Note Detail Item Secription Secripti	04/18/2018	042418						2018	AP				
1 2500 GALLONS 93 OCTANE 2,500 GAL 2.1031 5,257.75 0.00 0.	04/06/2018	18160053						4			0.00	0.00	0.00
Account No. Account Description Note Percent Amount	Detail Item	Item Descript	ion			Taxable	Quantity Unit	U	nit Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Amt.
B.3120.462.16 POLICE.GASOLINE AND DIESEL FUEL FUEL.POLICE SEWER COLLECTION SYSTEM.GASOLINE AND DIESEL FUEL SEWAGE TREATMENT PLANT.GASOLINE PLAN	1		IS 93 OCTANE				2,500 GAL		2.1031	5,257.75	0.00	0.00	0.00
G.8120.462 SEWER COLLECTION SEWER COLLECTION SYSTEM.GASOLINE AND DIESEL FUEL SEWAGE TREATMENT S.00 262.89					•								
G.8120.462 SEWER COLLECTION SYSTEM.GASOLINE AND DIESEL FUEL SEWAGE TREATMENT 5.00 262.89		B.3120.462.16	i		LINE AND DIESEL	-					80.00		4,206.20
G.8130.462 SEWAGE TREATMENT 5.00 262.89 PLANT.GASOLINE AND DIESEL FUEL 128150 5500 GALLONS 87 OCTANE © 1.9788 0000006627 GLOBAL MONTELLO GROUP CORP PO BOX 3372 BOSTON, MA 02241 04/18/2018 042418 2018 AP		G.8120.462		SEWER COLLE							15.00		788.66
PO BOX 3372 BOSTON, MA 02241 04/18/2018 042418 2018 AP		G.8130.462		SEWAGE TREA	ATMENT						5.00		262.89
	128150	5500 GALLON	IS 87 OCTANE @	1.9788	0000006627	PO B	OX 3372	OUP CORP		10,883.40		04/24/2018	
	04/18/2018	042418						2018	AP				
	04/06/2018	18160033						4			0.00	0.00	0.00

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Voucher No.	Stub- Descrip	otion		Vendor Cod	е	Vendor N			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128150	5500 GALLO	NS 87 OCTANE @	1.9788	0000006627	,	GLOBAL	MONTELLO GRO	UP CORP					
Detail Item 1	Item Descrip 5500 GALLO	tion NS 87 OCTANE @	1.9788		Taxab	le	Quantity Unit 5,500 GAL	ι	Jnit Cost 1.9788	Ext. Cost 10,883.40	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3120.462.1	6	Account Descrip POLICE.GASOL FUEL.POLICE		EL	Note					Percent 80.00		Amount 8,706.72
	G.8120.462		SEWER COLLECTION SYSTEM.GASOL	-	EI FIIFI						15.00		1,632.51
	G.8130.462		SEWAGE TREAT PLANT.GASOLIN	TMENT		•					5.00		544.17
Total Vouchers I	For Vendor N	ame GLOBAL MON	ITELLO GROUP C	ORP: 3	Total Am	ount:	17,117.10						
128207	MEMORIAL [DAY SERVICES 20	18	0000001799)	COMM T 18 GRE	TEIN POST #731 O TOM WILLIGER YWOOD DR EBURG, NY 10962			1,000.00		04/24/2018	
04/20/2018	042418							2018	3 AP				
03/28/2018	2018							4			0.00	0.00	0.00
Detail Item 1	Item Descrip MEMORIAL I Account No.	tion DAY SERVICES 20	18 Account Descrip	ntion	Taxab	ole Note	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 1,000.00	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount
	A.6510.457		VETERANS SER W/OUTSIDE VEI	VICES.CONTE	RACTS						100.00		1,000.00
Total Vouchers I	For Vendor N	ame GOLDSTEIN F	OST #731 OF JW	/: 1 Tota	al Amoun	t:	1,000.00						
128050	CARS 3315 A	AND 3328		000000517	•	D/B/A/ G 58 N. HA	TOWN ENTERPRISOOSETOWN COM ARRISON AVE. RS, NY 10920			537.00		04/24/2018	
04/13/2018	042418							2018	3 AP				
								4			0.00	0.00	0.00
Multi Inv Num 105274		Multi Inv Date 04/03/2018		Multi Inv An 188.0	00	CAR 332	-						
104712		03/20/2018		349.0		CAR 331							
Detail Item 1	Item Descrip CARS 3315 A				Taxab	le	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 537.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3120.447.1		Account Descrip POLICE.VEHICL REPAIR.POLICE	E OPERATION	I AND	Note					Percent 100.00		Amount 537.00
128077	APRIL MONT	THLY		000000517	,	D/B/A/ G 58 N. HA	TOWN ENTERPRIS GOOSETOWN CON ARRISON AVE. RS, NY 10920			3,125.00		04/24/2018	04/18/2018

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	Stub- Descrip	tion		Vendor Code		or Name or Address		Vo	oucher Amt		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO D Ref N		Fisc Year (Period (Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Accoun Disc. Amt
128077	APRIL MONTI	HLY		0000000517	GOO	SETOWN ENTERPRI	ISES,IN					
04/17/2018	042418						2018	AP				
04/01/2018	105093					JD	4			0.00	0.00	0.00
Detail Item	Item Descript APRIL MONTI				Taxable	Quantity Unit 0		it Cost 0.0000	Ext. Cost 3,125.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No. D.5130.400.05	5	Account Descripti HIGHWAY MACHI CONTRACT EXPE	NERY.GENERA						Percent 100.00		Amount 3,125.00
Total Vouchers	For Vendor Na	me GOOSETOWN	N ENTERPRISES,IN:	2 Total	Amount:	3,662.00						
128151	6/1/18 THRU !	5/31/19		0000005757	ASS ACH 203	ERNMENT FINANCE OCIATION CERTIFIC/ EVEMENT PROGRAI NORTH LASALLE STF CAGO, IL 60601	ATE OF M	2700	305.00		04/24/2018	
04/18/2018	042418						2018	AP				
03/27/2018	0164170 2018						4			0.00	0.00	0.00
Detail Item 1	Item Descript 6/1/18 THRU			lon	Taxable Note	Quantity Unit		it Cost 0.0000	Ext. Cost 305.00	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. Amt 0.00 Amount
	Account No. A.1622.457		Account Descripti SHARED SERVICI W/OUTSIDE VENI	ES.CONTRACT						100.00		305.00
Total Vouchers	A.1622.457	me GOVERNMEN	SHARED SERVICE	ES.CONTRACT DORS		nt: 305.0	00					
Total Vouchers	A.1622.457	me GOVERNMEN	SHARED SERVICE W/OUTSIDE VEND	ES.CONTRACT DORS	Total Amou GRA 32 R	nt: 305.0 ND PRIZE CADILLAC OUTE 304 UET, NY 10954		ЛC	41.36	100.00	04/24/2018	305.00
	A.1622.457 For Vendor Na	me GOVERNMEN	SHARED SERVICE W/OUTSIDE VEND	ES.CONTRACT DORS RS AS: 1	Total Amou GRA 32 R	ND PRIZE CADILLAC OUTE 304			41.36	100.00	04/24/2018	305.00
128086	A.1622.457 For Vendor Na #40 HOSE	me GOVERNMEN	SHARED SERVICE W/OUTSIDE VEND	ES.CONTRACT DORS RS AS: 1	Total Amou GRA 32 R	ND PRIZE CADILLAC OUTE 304	PONTIAC GN		41.36	100.00	04/24/2018	305.00
128086 04/17/2018	A.1622.457 For Vendor Na #40 HOSE 042418		SHARED SERVICI W/OUTSIDE VENI IT FINANCE OFFICE	ES.CONTRACT DORS RS AS: 1	Total Amou GRA 32 R	ND PRIZE CADILLAC OUTE 304 UET, NY 10954	PONTIAC GN 2018 / 4		41.36 Ext. Cost 41.36	0.00 Disc. %		04/18/2018 0.00 Disc. Amt
128086 04/17/2018 03/27/2018 Detail Item	A.1622.457 For Vendor Na #40 HOSE 042418 227732PNW Item Descript	ion	SHARED SERVICE W/OUTSIDE VEND	ES.CONTRACT DORS RS AS: 1 0000005646	Total Amou GRA 32 R NAN Taxable Note	ND PRIZE CADILLAC OUTE 304 UET, NY 10954 JD Quantity Unit	PONTIAC GN 2018 / 4	AP	Ext. Cost	0.00 Disc. %	0.00 Non Disc.	0.00 Disc. Amt 0.00 Amount
128086 04/17/2018 03/27/2018 Detail Item 1	A.1622.457 For Vendor Na #40 HOSE 042418 227732PNW Item Descript #40 HOSE Account No. D.5130.400.05	ion	SHARED SERVICE W/OUTSIDE VEND IT FINANCE OFFICE Account Descripti HIGHWAY MACHI	ES.CONTRACT DORS RS AS: 1 0000005646 on NERY.GENERA	Total Amou GRA 32 R NAN Taxable Note	ND PRIZE CADILLAC OUTE 304 UET, NY 10954 JD Quantity Unit 0	PONTIAC GM 2018 / 4 Un	AP	Ext. Cost	0.00 Disc. % 0.00 Percent	0.00 Non Disc.	0.00 Disc. Amt 0.00 Amount
128086 04/17/2018 03/27/2018 Detail Item 1	A.1622.457 For Vendor Na #40 HOSE 042418 227732PNW Item Descript #40 HOSE Account No. D.5130.400.05	ion	SHARED SERVICE W/OUTSIDE VENU IT FINANCE OFFICE Account Descripti HIGHWAY MACHI CONTRACT EXPE	ES.CONTRACT DORS RS AS: 1 0000005646 on NERY.GENERA	Total Amount GRA 32 R NAN Taxable Note CL DE Total Amount GRA 892-	ND PRIZE CADILLAC OUTE 304 UET, NY 10954 JD Quantity Unit 0	PONTIAC GM 2018 / 4 Un	AP	Ext. Cost	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc.	0.00 Disc. Amt. 0.00 Amount 41.36
128086 04/17/2018 03/27/2018 Detail Item 1	A.1622.457 For Vendor Na #40 HOSE 042418 227732PNW Item Descript #40 HOSE Account No. D.5130.400.05	ion	SHARED SERVICE W/OUTSIDE VENU IT FINANCE OFFICE Account Descripti HIGHWAY MACHI CONTRACT EXPE	ES.CONTRACT DORS RS AS: 1 0000005646 On NERY.GENERA NSE.TOWNWII AC G: 1 1	Total Amount GRA 32 R NAN Taxable Note CL DE Total Amount GRA 892-	ND PRIZE CADILLAC OUTE 304 UET, NY 10954 JD Quantity Unit 0 : 41.36 SSLAND EQUIP.CO. 98 TROY-SCHNECTA	PONTIAC GM 2018 / 4 Un	it Cost 0.0000	Ext. Cost 41.36	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	0.00 Disc. Amt. 0.00 Amount 41.36

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Voucher No.	Stub- Descrip	tion		Vendor Code		endor Na endor Ad		V	oucher Amt		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	P	D Date of No	Ordered By Approved By	Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt
128082	D-4			0000000525	G	RASSLA	AND EQUIP.CO.					
Detail Item 1	Item Descript D-4	tion			Taxable	(Quantity Unit	Unit Cost 0.0000	Ext. Cost 133.02		Non Disc. 0.00	Disc. Amt 0.00
	Account No. D.5130.400.0	5		iption CHINERY.GENER. (PENSE.TOWNW)	AL	ote				Percent 100.00		Amount 133.02
Total Vouchers	For Vendor Na	me GRASSLAND	EQUIP.CO.: 1	Total Amount	:	133	.02					
128203	FROM PO(s):	51828		0000008096	1	24 S MI	IECK FORD, LLC DDLENECK ROAD IECK, NY 11021)	29,268.52		04/24/2018	
04/20/2018	042418	1861	12/29/2017	51828	1:	2/29/201	7 NSCHUT	2018 AP				
04/10/2018	46683			M				4		0.00	0.00	0.00
Detail Item 1	Item Descript 2018 EXPLOR				Taxable M	(Quantity Unit	Unit Cost 29,268.5200	Ext. Cost 29,268.52		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3620.200.1	7	Account Descr SAFETY INSPE SERVICE.CAP THAN POLICE	•		ote				Percent 100.00		Amount 29,268.52
Total Vouchers	For Vendor Na	me GREAT NECK		Total Amour	nt:	29,26	8.52					
128081	ASPHALT RE	JUVENATING OIL		0000007762	II F	IC O BOX [,]		ION EQUIPMENT	975.00		04/24/2018	04/18/2018
04/17/2018	042418							2018 AP				
04/09/2018	18-113						JD	4		0.00	0.00	0.00
Detail Item 1	Item Descript ASPHALT RE	t ion JUVENATING OIL			Taxable	(Quantity Unit	Unit Cost 0.0000	Ext. Cost 975.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5110.457.0	4	Account Descr HIGHWAY REF IMPROVE.CON VENDORS.PAF	PAIR & ITRACTS W/OUTS		ote				Percent 100.00		Amount 975.00
Total Vouchers	For Vendor Na	ame GREENWAY (CONSTRUCTION	EQUIPMEN: 1	Total	Amount:	975	.00				
128029	5-YR EFFLUE	ENT TOXICITY TES	ST. QTR 1	0000008107	T 7	ECHNOI 7 BATS(DENVIRONMENTA LOGIES, INC DN DRIVE STER, CT 06042	NL .	1,875.00		04/24/2018	04/16/2018
04/12/2018	042418	1886	02/06/2018	51848	0:	2/07/201	8 HCHEE	2018 AP				
03/15/2018	0752730						GD	4		0.00	0.00	0.00

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Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref N	ate Ordered By	Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128029	5-YR EFFLUE	NT TOXICITY TES	ST. QTR 1	0000008107		GEOENVIRONMENTA	AL				
Detail Item 1	Item Descript 5-YR EFFLUE	ion NT TOXICITY TES	ST, QTR 1		Taxable	Quantity Unit	Unit Cost	Ext. Cost 1,875.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8121.463		Account Descr INDUSTRIAL PRETREATME TESTING	iption NT.LABORATORY	Note				Percent 100.00		Amount 1,875.00
Total Vouchers	For Vendor Na	me GZA GEOENV	IRONMENTAL TE	ECHNOLOG: 1	Total Amo	ount: 1,875	5.00				
128213	PERFECT ST	ORM FLYERS		0000007626	207 N	RINGTON PRESS MAIN STREET CK, NY 10960		1,534.00		04/24/2018	
04/20/2018	042418						2018 AP				
03/21/2018	148			М			4		0.00	0.00	0.00
Detail Item	Item Descript				Taxable M	Quantity Unit	Unit Cost 0.0000	Ext. Cost 1,534.00	Disc. % 0.00	Non Disc.	Disc. Amt. 0.00
	Account No.		Account Descr	iption	Note				Percent		Amount
	B.3120.405.16	3	POLICE.DARE EXPENSES.PC	& YOUTH ACADE	MY				100.00		1,534.00
Total Vouchers	For Vendor Na	me HARRINGTON	PRESS: 1	Total Amount:	1,53	34.00					
128031	PVC PIPE & F	FITTINGS FOR DR	AIN LINE IN PUM	IP 000000550	17 O	SER BROS. INC. LD SCHOOLHOUSE L NGEBURG, NY 10962		285.70		04/24/2018	04/16/2018
04/12/2018	042418						2018 AP				
04/06/2018	20300					GD	4		0.00	0.00	0.00
Detail Item 1	Item Descript PVC PIPE & F	ion FITTINGS FOR DR	AIN LINE IN PUM	P BLDG	Taxable	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 285.70	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8130.457		Account Descr SEWAGE TREA PLANT.CONTR VENDORS	•	Note				Percent 100.00		Amount 285.70
Total Vouchers	For Vendor Na	me HAUSER BRO	S. INC.: 1	Total Amount:	285	5.70					
128098	EMERGENCY	ROOF REPAIRS	- TOWN HALL	0000004451	169 V	DEN BUILDING MAINT VESTERN HWY T NYACK, NY 10994	CORP.	912.00		04/24/2018	
04/17/2018	042418						2018 AP				
04/03/2018	21247						4		0.00	0.00	0.00
Detail Item 1	Item Descript EMERGENCY	ion ROOF REPAIRS	- TOWN HALL		Taxable	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 912.00		Non Disc. 0.00	Disc. Amt. 0.00

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/oucher No.	Stub- Description	on		Vendor Code		idor Nar idor Ado			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		Date No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Accoun
128098	EMERGENCY F	ROOF REPAIRS	TOWN HALL	0000004451	НА	YDEN B	UILDING MAINT	CORP.					
	Account No.		Account Descript	ion	No	te					Percent		Amoun
	A.1620.457		BUILDING MAINTENANCE.C W/OUTSIDE VENI								100.00		912.00
128099	EMERGENCY F	ROOF REPAIRS	TOWN HALL	0000004451	169	WEST	BUILDING MAINT ERN HWY ACK, NY 10994	CORP.		983.00		04/24/2018	
04/17/2018	042418							2018	AP				
02/28/2018	21052							4			0.00	0.00	0.00
Detail Item	Item Description	n ROOF REPAIRS :	· TOWN HALL		Taxable	Q	uantity Unit	U	Init Cost 0.0000	Ext. Cost 983.00	Disc. % 0.00	Non Disc.	Disc. Amt 0.00
	Account No.		Account Descript	ion	No	te					Percent		Amount
	A.1620.457		BUILDING MAINTENANCE.C W/OUTSIDE VENI								100.00		983.00
128100	EMERGENCY F	ROOF REPAIRS	NIKE BASE	0000004451	169	WEST	BUILDING MAINT ERN HWY ACK, NY 10994	CORP.		920.00		04/24/2018	
04/17/2018	042418							2018	AP				
02/28/2018	21055							4			0.00	0.00	0.00
Detail Item	Item Description	n ROOF REPAIRS :	· NIKE BASE		Taxable	Q	uantity Unit	U	Init Cost 0.0000	Ext. Cost 920.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No. A.7620.457		Account Descript ADULT RECREAT W/OUTSIDE VENI	ION.CONTRAC	No TS	te					Percent 100.00		Amount 920.00
Total Vouchers I	For Vendor Nam	e HAYDEN BUIL	DING MAINT.CORP	.: 3 Total	Amount:		2,815.00						
128087	9W CORRIDER	STREET SIGNS		000000564	40 SU	W. WAS	TRAFFIC SUPP SHINGTON AVE /ER, NY 10965	LY		287.27		04/24/2018	04/18/2018
04/17/2018	042418						,	2018	AP				
04/04/2018	054921						JD	4			0.00	0.00	0.00
Detail Item	Item Description 9W CORRIDER	n STREET SIGNS			Taxable	Q	uantity Unit	U	Init Cost 0.0000	Ext. Cost 287.27	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No.		Account Descript	ion	No	te					Percent		Amount
	D.5110.457.04		HIGHWAY REPAI IMPROVE.CONTR VENDORS.PART	RACTS W/OUTS	IDE						100.00		287.27
Total Vouchers I	For Vendor Nam	e HIGHWAY TRA	AFFIC SUPPLY: 1	Total Amo	unt:		287.27						

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Voucher No.	Stub- Descrip	tion		Vendor Cod		Vendor Name Voucher Amt. Vendor Address				Pay Due	Approved		
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		O Date ef No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128032	MEAL FOR G	. MICHEL & J. CUI	RRAN DUE TO C	D/T I 0000005218	1	-	DINER GETOWN SHOPI BURG, NY 10962		ER	32.07		04/24/2018	04/16/2018
04/12/2018	042418							2018	AP				
03/08/2018	1025902-3						GD	4			0.00	0.00	0.00
Detail Item 1	Item Descript MEAL FOR G SNOW STOR	. MICHEL & J. CUI	RRAN DUE TO C	D/T FOR 4/8	Taxable	C	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 32.07	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Desc	ription	N	lote					Percent		Amount
	G.8130.457		SEWAGE TRE PLANT.CONT VENDORS	EATMENT RACTS W/OUTS	IDE						100.00		32.07
Total Vouchers I	For Vendor Na	me HOGAN'S DIN	ER: 1 To	tal Amount:	32	2.07							
128047	ACADEMY U	NIFORMS GRANE	Y, MEYERS, SC	ACC 000000445	3	324 ROUT	OOD SCREENPR TE 202 , NY 10970	INTING,INC).	600.00		04/24/2018	
04/13/2018	042418							2018	AP				
								4			0.00	0.00	0.00
Multi Inv Num 9432 9431 9433 9430		Multi Inv Date 01/25/2018 01/25/2018 01/25/2018 01/25/2018		Multi Inv Ar 150. 150. 150. 150.	00 A 00 A 00 A	CADEMY CADEMY CADEMY	Stub Desc / UNIFORMS GR / UNIFORMS ME / UNIFORMS SC / UNIFORMS VAI	YERS ACCIA					
Detail Item 1	Item Descript ACADEMY UN VALENTINE	ion NIFORMS GRANE	Y, MEYERS, SC	ACCIA,	Taxable	C	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 600.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Desc	ription	N	lote					Percent		Amount
	B.3120.465.16	5	POLICE.UNIF	ORMS.POLICE							100.00		600.00
Total Vouchers I	For Vendor Na	me HOLLYWOOD	SCREENPRINT	ING,INC.: 1	Total Amo	ount:	600.00						
128211	FOUNDATION	N CARE 2/1/18-1/3	1/19	0000005524	F	HP DIREC PO BOX 1				3,525.72		04/24/2018	
04/20/2018	042418							2018	AP				
02/12/2018	60360877							4			0.00	0.00	0.00
Detail Item 1	Item Descript FOUNDATION Account No. A.1682.457	ion N CARE 2/1/18-1/3	Account Desc	TA.CONTRACTS		Clote	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 3,525.72	Disc. % 0.00 Percent 100.00	Non Disc. 0.00	Disc. Amt. 0.00 Amount 3,525.72

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	Stub- Descript	ion		Vendor Code		ndor Nan ndor Ado			Vo	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PC	Date f No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Accour Disc. Am
otal Vouchers	For Vendor Nar	me HP DIRECT:	1 Total Amou	nt: 3,	525.72								
128152	PIN 8780.54			0000007511	A\$ 56	SSOCIAT 80 ROUTE	/ALLEY ENGINE ES, PC 52-SUITE 201 NY 12508	ERING		574.04		04/24/2018	
04/18/2018	042418							2018	AP				
03/09/2018	15			М				4			0.00	0.00	0.0
Detail Item	Item Descripti PIN 8780.54	on			Taxable M	Qı	uantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 574.04	Disc. % 0.00	Non Disc. 0.00	Disc. An
	Account No. H.5110.200.99		Account Descrip HIGHWAY REPA IMPROVE.CAPIT MIDDLETOWN R CORRIDOR LINK	IR & AL OUTLAY.N D PEDESTRIAN	No	ote					Percent 100.00		Amou r 574.0
otal Vouchers	For Vendor Nar	me HUDSON VAL	LEY ENGINEERING	G ASSO: 1	Total Am	ount:	574.0	4					
128013	CANADA GEE	SE CONTROL - N	/ARCH. 2018	0000006703	IN 10	С	'ALLEY WILD G ON AVE, SUITE / 10960		SERS,	1,500.00		04/24/2018	
04/11/2018	042418							2018	AP				
04/11/2018 03/29/2018	042418 2218							2018 4			0.00	0.00	0.0
	2218 Item Descripti	on SE CONTROL - M			Taxable	Qı	uantity Unit	4		Ext. Cost 1,500.00	0.00 Disc. % 0.00	0.00 Non Disc. 0.00	Disc. An
03/29/2018 Detail Item	2218 Item Descripti		//ARCH, 2018 Account Descrip PARKS.CONTRA VENDORS		No	Qı ote		4	Jnit Cost		Disc. %	Non Disc.	Disc. An 0.0 Amour
03/29/2018 Detail Item 1	Item Descripti CANADA GEE Account No. A.7110.457	SE CONTROL - N	Account Descrip PARKS.CONTRA	CTS W/OUTSIDI	No	ote		4 U	Jnit Cost		Disc. % 0.00 Percent	Non Disc.	Disc. An 0.0 Amour
03/29/2018 Detail Item 1	Item Descripti CANADA GEE Account No. A.7110.457	SE CONTROL - N	Account Descrip PARKS.CONTRA VENDORS	CTS W/OUTSIDI	Total Am	nount: TERSTATESTG	0 1,500. (TE BATTERY SI E INDUSTRIAL	00 O.NY	Jnit Cost		Disc. % 0.00 Percent	Non Disc.	Disc. An 0.0 Amour 1,500.0
03/29/2018 Detail Item 1	Item Descripti CANADA GEE Account No. A.7110.457 For Vendor Nar	SE CONTROL - N	Account Descrip PARKS.CONTRA VENDORS	CTS W/OUTSIDE	Total Am	nount: TERSTATESTG	0 1,500.0 TE BATTERY SI E INDUSTRIAL LD LA	00 O.NY	Jnit Cost 0.0000	1,500.00	Disc. % 0.00 Percent	Non Disc. 0.00	0.0 Disc. Am 0.0 Amour 1,500.0
Detail Item 1 Total Vouchers	Item Descripti CANADA GEE Account No. A.7110.457 For Vendor Nar TD-3	SE CONTROL - N	Account Descrip PARKS.CONTRA VENDORS	CTS W/OUTSIDE	Total Am	nount: TERSTATESTG	0 1,500.0 TE BATTERY SI E INDUSTRIAL LD LA	00 0.NY PK	Jnit Cost 0.0000	1,500.00	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. An 0.0 Amour 1,500.0
03/29/2018 Detail Item 1 Total Vouchers 128088 04/17/2018	Item Descripti CANADA GEE Account No. A.7110.457 For Vendor Nat TD-3	SE CONTROL - M	Account Descrip PARKS.CONTRA VENDORS	CTS W/OUTSIDE	Total Am	nount: TERSTA ESTGAT B HATFIE OSHEN, I	0 1,500.0 TE BATTERY SI E INDUSTRIAL LD LA NY 10924	00 00 0.NY PK 2018	Jnit Cost 0.0000	1,500.00	Disc. % 0.00 Percent 100.00	Non Disc. 0.00	Disc. An 0.0 Amoun 1,500.0 04/18/20

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Voucher No.	Stub- Descript	ion		Vendor Code		/endor N /endor A		Voucher Amt.				Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128102	BLANKETS			0000002167		11 HOME	DING INC ELAND AVENUE 'ALL, NY 12520			96.00		04/24/2018	04/18/2018
04/18/2018	042418							2018	AP				
03/21/2018	21322						JD	4			0.00	0.00	0.00
Detail Item 1	Item Descripti	on			Taxable		Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 96.00	0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5142.457.05		Account Descrip SNOW REMOVA W/OUTSIDE VEN	L.CONTRACTS		Note					Percent 100.00		Amount 96.00
Total Vouchers	For Vendor Na	me JAI HOLDING	INC: 1 Tota	Amount:	!	96.00							
128210	MEMORIAL DA	AY SERVICES 201	8	0000001794	:	#329 WILLIAN RAILROA	. SECOR AMERICA A FORD, TREASUI AD AVE. P.O. BOX RIVER, NY 10965	RER	POST	1,000.00		04/24/2018	
04/20/2018	042418							2018	AP				
03/28/2018	2018							4			0.00	0.00	0.00
Detail Item 1	Item Descripti MEMORIAL DA Account No. A.6510.457	on AY SERVICES 201	8 Account Descrip VETERANS SER			e Note	Quantity Unit 0	ι	Unit Cost 0.0000	Ext. Cost 1,000.00		Non Disc. 0.00	Disc. Amt. 0.00 Amount 1,000.00
	A.0310.437		W/OUTSIDE VEN		1013						100.00		1,000.00
Total Vouchers	For Vendor Na	me JOHN H. SECC	OR AMERICAN LE	GION: 1	Total Am	ount:	1,000.00						
128209	MEMORIAL DA	AY SERVICES 201	8	000000980		COMMAI PO BOX	PERRY POST #10 NDER DAVID MAF 311 LL, NY 10976			1,000.00		04/24/2018	
04/20/2018	042418							2018	AP				
03/28/2018	2018							4			0.00	0.00	0.00
Detail Item 1	Item Descripti MEMORIAL D	on AY SERVICES 201	8		Taxable	9	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 1,000.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip			Note					Percent		Amount
	A.6510.457		VETERANS SER W/OUTSIDE VEN		CTS						100.00		1,000.00
Total Vouchers	For Vendor Na	me JOHN J PERR	Y POST #1044:	1 Total Amo	ount:	1	1,000.00						
128052	EYEGLASS R	EIMBURSEMENT	JOHN MAKARA 20	01 0000005943		JOHN MA	AKARA ETOWN POLICE (OFFICER		200.00		04/24/2018	
04/13/2018	042418							2018	AP				

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Voucher No.	Stub- Descrip	tion		Vendor Code		dor Name dor Address		Vo	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO I Ref	Date Ordered By	Fisc Year Period	Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128052 12/02/2017	EYEGLASS R 041318	EIMBURSEMENT	JOHN MAKARA 20°	0000005943	JOH	IN MAKARA	4			0.00	0.00	0.00
Detail Item	Item Descript	ion			Taxable	Quantity Unit	U	nit Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Amt.
1	•		JOHN MAKARA 201	17		0		0.0000	200.00	0.00	0.00	0.00
	Account No.		Account Descript	tion	Not	e				Percent		Amount
	B.3120.470.16	3	POLICE.EYEGLA	SSES.POLICE						100.00		200.00
Total Vouchers	For Vendor Na	me JOHN MAKAR	A: 1 Total Ar	mount:	200.00							
128089	APRIL MONTI	HLY		0000004686	316	INNY ON THE SPOT,IN 8 BORDENTOWN AVE D BRIDGE, NJ 08857	C.		123.81		04/24/2018	04/18/2018
04/17/2018	042418						2018	AP				
04/02/2018	0000432420					JD	4			0.00	0.00	0.00
Detail Item	Item Descript				Taxable	Quantity Unit 0	U	nit Cost 0.0000	Ext. Cost 123.81	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descript	tion	Not	9				Percent		Amount
	B.8160.457.17	,	REFUSE AND GA W/OUTSIDE VEN POLICE							100.00		123.81
Total Vouchers	For Vandar Na	ma IOUNINY ON T	THE COOT INC.	T-1-1 A								
Total Voucileis	roi velluoi iva	IIIE JOHNNI ON I	HE SPUT, INC.: 1	Total Amo	ount:	123.81						
128158	2018 SUBSCF		HE SPOT,INC.:	0000000649	JOI PO	123.81 JRNAL NEWS BOX 742621 CINNATI, OH 45274-262	21		1,222.95		04/24/2018	
			HE SPOT,ING.: 1		JOI PO	JRNAL NEWS BOX 742621	21 2018	AP	1,222.95		04/24/2018	
128158	2018 SUBSCF	RIPTION	HE SPUT,ING.: 1		JOI PO	JRNAL NEWS BOX 742621		AP	1,222.95	0.00	04/24/2018	0.00
128158 04/18/2018 04/01/2018 Detail Item	2018 SUBSCF 042418 WT4324265 20 Item Descript	RIPTION 018	HE SPUT,INC.: 1		JOI PO	JRNAL NEWS BOX 742621 CINNATI, OH 45274-262 Quantity Unit	2018 4	nit Cost	Ext. Cost	Disc. %	0.00 Non Disc.	Disc. Amt.
128158 04/18/2018 04/01/2018	2018 SUBSCF 042418 WT4324265 20 Item Descript 2018 SUBSCF	RIPTION 018		0000000649	JOU PO CIN Taxable	JRNAL NEWS BOX 742621 CINNATI, OH 45274-262 Quantity Unit 0	2018 4			Disc. % 0.00	0.00	Disc. Amt. 0.00
128158 04/18/2018 04/01/2018 Detail Item	2018 SUBSCF 042418 WT4324265 20 Item Descript	RIPTION 018	Account Descript TOWN CLERK.BC PUBLICATIONS	0000000649	JOI PO CIN	JRNAL NEWS BOX 742621 CINNATI, OH 45274-262 Quantity Unit 0	2018 4	nit Cost	Ext. Cost	Disc. %	0.00 Non Disc.	Disc. Amt.
128158 04/18/2018 04/01/2018 Detail Item	2018 SUBSCF 042418 WT4324265 20 Item Descript 2018 SUBSCF Account No. A.1410.445	RIPTION 018	Account Descript TOWN CLERK.BC PUBLICATIONS	0000000649	JOU PO CIN Taxable	JRNAL NEWS BOX 742621 CINNATI, OH 45274-262 Quantity Unit 0	2018 4	nit Cost	Ext. Cost	Disc. % 0.00 Percent	0.00 Non Disc.	Disc. Amt. 0.00 Amount
128158 04/18/2018 04/01/2018 Detail Item	2018 SUBSCF 042418 WT4324265 20 Item Descript 2018 SUBSCF Account No. A.1410.445 For Vendor Na	018 ion RIPTION	Account Descript TOWN CLERK.BC PUBLICATIONS WS: 1 Total A	0000000649	JOU PO CIN Taxable Not	JRNAL NEWS BOX 742621 CINNATI, OH 45274-262 Quantity Unit 0	2018 4 U	nit Cost	Ext. Cost	Disc. % 0.00 Percent 100.00	0.00 Non Disc.	Disc. Amt. 0.00 Amount
128158 04/18/2018 04/01/2018 Detail Item 1	2018 SUBSCF 042418 WT4324265 20 Item Descript 2018 SUBSCF Account No. A.1410.445 For Vendor Na	O18 ON THE PROPERTY OF THE PR	Account Descript TOWN CLERK.BC PUBLICATIONS WS: 1 Total A	0000000649 tion DOKS AND	JOU PO CIN Taxable Not	JRNAL NEWS BOX 742621 CINNATI, OH 45274-262 Quantity Unit 0 B JRNAL NEWS MEDIA G BOX 822883	2018 4 U	Init Cost 0.0000	Ext. Cost 1,222.95	Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	Disc. Amt. 0.00 Amount
128158 04/18/2018 04/01/2018 Detail Item 1 Total Vouchers	2018 SUBSCF 042418 WT4324265 20 Item Descript 2018 SUBSCF Account No. A.1410.445 For Vendor Na A/C TJN-0585	O18 ON THE PROPERTY OF THE PR	Account Descript TOWN CLERK.BC PUBLICATIONS WS: 1 Total A	0000000649 tion DOKS AND	JOU PO CIN Taxable Not	JRNAL NEWS BOX 742621 CINNATI, OH 45274-262 Quantity Unit 0 B JRNAL NEWS MEDIA G BOX 822883	2018 4 U	Init Cost 0.0000	Ext. Cost 1,222.95	Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	Disc. Amt. 0.00 Amount
128158 04/18/2018 04/01/2018 Detail Item 1 Total Vouchers	2018 SUBSCF 042418 WT4324265 20 Item Descript 2018 SUBSCF Account No. A.1410.445 For Vendor Na A/C TJN-0585 042418 0002820786 Item Descript	RIPTION 018 ion RIPTION me JOURNAL NE	Account Descript TOWN CLERK.BC PUBLICATIONS WS: 1 Total A	0000000649 tion DOKS AND	JOU PO CIN Taxable Not	JRNAL NEWS BOX 742621 CINNATI, OH 45274-262 Quantity Unit 0 B JRNAL NEWS MEDIA G BOX 822883	2018 4 U ROUP 2883 2018 4	Init Cost 0.0000	Ext. Cost 1,222.95	Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	Disc. Amt. 0.00 Amount 1,222.95

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Voucher No.	Stub- Descrip	tion		Vendor Code		or Name or Address		V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref N	ate Ordered By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128153	A/C TJN-0585	23006 NOTICE OF	ADOPTION	0000001847	JOUF	RNAL NEWS MEDIA	GROUP					
	Account No.		Account Descr	iption	Note					Percent		Amount
	A.1410.407		TOWN CLERK.	ADVERTISING						100.00		94.00
128154	A/C TJN-0585	23006 NOTICE OF	PUBLIC HEARIN	NG 0000001847	РО В	RNAL NEWS MEDIA (OX 822883 ADELPHIA, PA 19182			114.00		04/24/2018	
04/18/2018	042418						2018	AP				
04/03/2018	0002832160						4			0.00	0.00	0.00
Detail Item	Item Descript	ion			Taxable	Quantity Unit	U	Init Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Amt.
1	A/C TJN-0585	23006 NOTICE OF	PUBLIC HEARIN	IG		0		0.0000	114.00	0.00	0.00	0.00
	Account No.		Account Descr	iption	Note					Percent		Amount
	A.1410.407		TOWN CLERK.	ADVERTISING						100.00		114.00
128156	A/C TJN-0585	23006 NOTICE OF	PUBLIC HEARIN	NG 0000001847	PO B	RNAL NEWS MEDIA (OX 822883 ADELPHIA, PA 19182			94.00		04/24/2018	
04/18/2018	042418						2018	AP				
03/26/2018	0002812958						4			0.00	0.00	0.00
Detail Item 1	Item Descript A/C TJN-0585 Account No.	ion 23006 NOTICE OF	PUBLIC HEARIN		Taxable Note	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 94.00	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount
	A.1410.407		TOWN CLERK.	•						100.00		94.00
128157	A/C TJN-0585	23006 NOTICE OF	PUBLIC HEARIN	NG 0000001847	РО В	RNAL NEWS MEDIA (OX 822883 ADELPHIA, PA 19182			94.00		04/24/2018	
04/18/2018	042418						2018	AP				
03/28/2018	0002820783						4			0.00	0.00	0.00
Detail Item 1		ion 23006 NOTICE OF			Taxable	Quantity Unit	U	Unit Cost 0.0000	Ext. Cost 94.00	0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descr TOWN CLERK.	•	Note					Percent 100.00		Amount
128191	A.1410.407 SCHOOL TAX	ADS A/C 0375700		0000001847	РО В	RNAL NEWS MEDIA (OX 822883			1,794.00		04/24/2018	94.00
					FIIL	ADELPHIA, PA 19182						
04/10/2019	042419						2010	ΛD				
04/19/2018	042418						2018 4			0.00	0.00	0.00
09/10/2017	0003566139						4			0.00	0.00	0.00
	0003566139 Item Descript	ion ADS A/C 0375700			Taxable	Quantity Unit	4		Ext. Cost 1,794.00		0.00 Non Disc. 0.00	0.00 Disc. Amt. 0.00
09/10/2017 Detail Item	0003566139 Item Descript		002 Account Descr	iption	Taxable Note	-	4	Init Cost		Disc. %	Non Disc.	Disc. Amt.

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Voucher No.	Stub- Description	on		Vendor Code		Vendor N			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By	Fisc Year (Period (Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
Total Vouchers	For Vendor Nam	ne JOURNAL NE	WS MEDIA GROUP	: 5 Tota	al Amoun	t:	2,190.00						
128159	4/9/18 YO, POM	M HEARING		0000006639)		KYOON DAD AVENUE DES, NY 10964			107.50		04/24/2018	
04/18/2018	042418							2018	AP				
04/09/2018	04/09/18			М				4			0.00	0.00	0.00
Detail Item	Item Description				Taxab M	le	Quantity Unit		it Cost 0.0000	Ext. Cost 107.50	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descript			Note					Percent		Amount
	A.1110.456		TOWN JUSTICE.O	COPIES OF							100.00		107.50
Total Vouchers	For Vendor Nam	ne KIM: 1	Total Amount:	107.5	50								
128014	VEHICLE PART	TS/SUPPLIES		0000000671	1	DEPT. L	L-MIDWEST 2780 BUS, OH 43260-278	80		399.13		04/24/2018	
04/11/2018	042418							2018	AP				
02/19/2018	6161596							4			0.00	0.00	0.00
Detail Item	Item Description				Taxab	le	Quantity Unit		it Cost	Ext. Cost		Non Disc.	Disc. Amt.
1	VEHICLE PART	rs/supplies					0		0.0000	399.13	0.00	0.00	0.00
	Account No. A.7110.447		Account Descript PARKS.VEHICLE REPAIR		AND	Note					Percent 100.00		Amount 399.13
Total Vouchers	For Vendor Nam	ne KIMBALL-MID		al Amount:		399.13							
128121	REFUND - CNC	CLD 'ADULT BEG	SINNER TENNIS INS	0000008154	ļ	4 LANR	(UZHIYIL, JACOB & AM ROAD EBURG, NY 10962			150.00		04/24/2018	
04/18/2018	042418							2018	AP				
04/13/2018	041318							4			0.00	0.00	0.00
Detail Item	Item Description		SINNER TENNIS INS	TR'	Taxab	le	Quantity Unit		it Cost 0.0000	Ext. Cost 150.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.2001		Account Descript ADULT RECREAT		≣S	Note					Percent 100.00		Amount 150.00
Total Vouchers	For Vendor Nam	ne KOLLAKUZHI	YIL: 1 Total A	Amount:	1	50.00							
128091	SUPPLIES			0000002619)	P.O. BO 104 WA	EQUIPMENT INC. IX 757 SHINGTON ST DN CENTER, OH 45	5334		514.19		04/24/2018	04/18/2018

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Voucher No.	Stub- Descript	ion		Vendor Code	Vendor Vendor			V	oucher Amt.	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No			Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128091	SUPPLIES			0000002619	LACAL	EQUIPMENT INC.						
04/17/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num 0274768-IN 0274562-IN		Multi Inv Date 04/03/2018 03/28/2018		Multi Inv Amt. 178.15 336.04	Multi Inv	Stub Desc						
Detail Item 1	Item Description	on		Та	xable	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 514.19		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05			ription CHINERY.GENERAL KPENSE.TOWNWIDE	Note					Percent 100.00		Amount 514.19
Total Vouchers I	For Vendor Nar	ne LACAL EQUIP	MENT INC.: 1	Total Amount:	5	14.19						
128090	STEEL MIG			000000706	P.O. BC	N PRODUCTS X 809401 GO, IL 60680-9401			296.80		04/24/2018	04/18/2018
04/17/2018	042418						2018	AP				
03/27/2018	9305697703					JD	4			0.00	0.00	0.00
Detail Item 1	Item Description	on		Та	xable	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 296.80	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05			ription CHINERY.GENERAL KPENSE.TOWNWIDE	Note					Percent 100.00		Amount 296.80
Total Vouchers F	For Vendor Nar	ne LAWSON PRO		Total Amount:	296.8	30						
128212	WELLCORE IN	IC MEETING 5/1/	18	0000008161	577 RT	ERE INC 303 ELT, NY 10913			1,625.00		04/24/2018	
04/20/2018	042418						2018	AP				
03/20/2018	5/1/18						4			0.00	0.00	0.00
Detail Item	Item Description	on IC MEETING 5/1/	18	Та	xable	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 1,625.00		Non Disc. 0.00	Disc. Amt. 0.00
1			Account Desci	ription	Note					Percent		Amount
1	Account No. B.3120.405.16			& YOUTH ACADEMY						100.00		1,625.00
1 Total Vouchers F	B.3120.405.16	ne MANGIERE IN	POLICE.DARE EXPENSES.PO	& YOUTH ACADEMY DLICE	,625.00					100.00		1,625.00
1	B.3120.405.16 For Vendor Nar	ne MANGIERE IN RGUERITE. 2018	POLICE.DARE EXPENSES.PO C: 1 Total	& YOUTH ACADEMY DLICE Amount: 1	MCARE 135 FRA	E, EILEEN ANKLIN AVE RIVER, NY 10965			350.00		04/24/2018	1,625.00

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Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Ref	Date Ordered By No Approved By	Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128015 04/06/2018	REFUND - MA 040618	ARGUERITE. 2018	LIFEGUARD CLAS	0000006162	МС	AREE, EILEEN	4		0.00	0.00	0.00
Detail Item 1	Item Descript REFUND - MA Account No. A.2025.028		LIFEGUARD CLAS Account Descrip RECREATIONAL PROGRAMS	S	Γaxable Not H	Quantity Unit 0 te	Unit Cost 0.0000	Ext. Cost 350.00	Disc. % 0.00 Percent 100.00	Non Disc. 0.00	Disc. Amt. 0.00 Amount 350.00
Total Vouchers I	For Vendor Na	me MCAREE: 1	Total Amount	350	.00						
128033	TIRE MACHIN	IE SERVICE & RE	PAIRS	0000003871	626	M EQUIPMENT INC B BEATTIE ROAD OCK TAVERN, NY 12575		424.50		04/24/2018	04/16/2018
04/12/2018	042418						2018 AP				
04/04/2018	N405599					GD	4		0.00	0.00	0.00
Detail Item 1	Item Descript	ion IE SERVICE & RE	PAIRS	1	Гахаble	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 424.50	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8120.439		Account Descrip SEWER COLLEC SYSTEM.OPERA	TION	Not	te			Percent 100.00		Amount 424.50
Total Vouchers I	For Vendor Na	me MCM EQUIPM	ENT INC: 1	Total Amount:		424.50					
128016	REFUND - 1 T	TICKET CNCLD 'SI	STER ACT' SHOW	0000008150	21	TRIKIN, RHONA HICKORY HILL LANE PPAN, NY 10983		70.00		04/24/2018	
04/11/2018	042418						2018 AP				
04/04/2018	032318						4		0.00	0.00	0.00
Detail Item 1	Item Descript REFUND - 1 T Account No. A.2025.028		STER ACT' SHOW Account Descrip RECREATIONAL PROGRAMS		Гахаble Not Н	Quantity Unit 0 te	Unit Cost 0.0000	Ext. Cost 70.00	0.00 Percent 100.00	Non Disc. 0.00	0.00 Amount 70.00
Total Vouchers I	For Vendor Na	me METRIKIN:	1 Total Amoun	t: 7	0.00						
128017	VEHICLE PAF	RTS/SUPPLIES		0000000810	130	ELE AUTO PARTS DIST O NO MIDDLETOWN RO ARL RIVER, NY 10965	AD	231.02		04/24/2018	
04/11/2018	042418						2018 AP 4		0.00	0.00	0.00
Multi Inv Num 191032 194128 194662		Multi Inv Date 03/01/2018 03/12/2018 03/13/2018		Multi Inv Amt. 38.71 65.40 (20.00)	VEH VEH	Iti Inv Stub Desc HICLE PARTS/SUPPLIES HICLE PARTS/SUPPLIES EDIT VEHICLE BATTER'	3				

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Voucher No.	Stub- Descrip	tion		Vendor Code		r Name r Address		V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Dat Ref No	·· · · · · · · · · · · · · · · · · · ·		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128017	VEHICLE PAI	RTS/SUPPLIES		0000000810	MIELE	AUTO PARTS DIST						
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi li	nv Stub Desc						
194644		03/13/2018		127.11	VEHIC	LE PARTS/SUPPLIE	S					
196455		03/19/2018		42.93	VEHIC	LE PARTS/SUPPLIE	S					
196578		03/19/2018		21.94	VEHIC	LE PARTS/SUPPLIE	S					
196685		03/19/2018		39.08	VEHIC	LE PARTS/SUPPLIE	S					
198959		03/26/2018		10.02	VEHIC	LE PARTS/SUPPLIE	S					
200129		03/29/2018		12.00	VEHIC	LE PARTS/SUPPLIE	S					
200164		03/29/2018		5.43	VEHIC	LE PARTS/SUPPLIE	S					
179359C		03/19/2018		(111.60)	CREDI	T, BILLING ERROR						
Detail Item	Item Descript	:i on RTS/SUPPLIES		Та	ıxable	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 231.02	Disc. % 0.00	Non Disc.	Disc. Amt. 0.00
·	Account No.	,	Account Descrip	ntion	Note	· ·		0.0000	2002	Percent	0.00	Amount
	A.7110.447		•	E OPERATION AND	11010					100.00		231.02
128034	PARTS FOR	POLICE & SEWER		000000810	130 N	AUTO PARTS DIST O MIDDLETOWN RO L RIVER, NY 10965	AD		1,823.78		04/24/2018	04/16/2018
04/12/2018	042418					,	2018	3 AP				
						GD	4	ļ		0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi l	nv Stub Desc						
192910		03/07/2018		43.78	FUEL '	VAPOR SENSOR OS	D #103					
193425		03/09/2018		53.40	BRAKE	E LINES & BRASS UI	VIONS FOR	R OSD #128 &	GARAGE ST	K		
193456		03/09/2018		112.15	MAST	ER CYLINDER (BRA	(E) FOR O	SD #128				
193647		03/09/2018		536.72	BATTE	RIES FOR PLANT G	ENERATO	R				
194211		03/12/2018		5.10	BLEED	DER SCREW FOR OS	SD #128					
194232		03/12/2018		174.38	BRAKE	E ROTORS FOR POL	ICE #3324					
194606		03/13/2018		15.82	HEADI	LIGHTS FOR OSD #1	16					
194630		03/13/2018		471.87	BRAKE	ES & BULBS FOR PO	LICE FLEE	ĒΤ				
194635		03/13/2018		712.08	BRAKE	ES & ROTORS FOR I	POLICE FL	EET				
193484		03/14/2018		(579.33)	PARTS	S RTD, NUFPI						
195249		03/14/2018		26.10	BULBS	FOR POLICE FLEE	Т					
197493		03/21/2018		4.30	FUSES	FOR VW GENSET						
198092		03/23/2018		6.11	OIL FIL	TER FOR OSD #111						
197488		03/21/2018		241.30	BATTE	RY FOR UPPER GR	ANDVIEW	PS				
Detail Item	Item Descript	ion POLICE & SEWER	VEHICLES	Та	xable	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 1,823.78	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
•	Account No.		Account Descrip	ntion	Note	Ü		0.000	.,525.76	Percent	3.30	Amount
	G.8120.447		SEWER COLLEC							100.00		1,823.78
128060	SUPPLIES			0000000810	130 N	AUTO PARTS DIST O MIDDLETOWN RO L RIVER, NY 10965			1,204.79		04/24/2018	04/18/2018

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Voucher No.	Stub- Descript	cription Vendor Code Vendor Name Vendor Address				V	oucher Amt	•	Pay Due	Approved		
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date PO Refund Year Tax	No. able	PO Date Ref No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128060	SUPPLIES		000	00000810	MIELE A	UTO PARTS DIST						
04/16/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date	M	Iti Inv Amt.	Multi Inv	Stub Desc				0.00	0.00	0.00
191952		03/05/2018	IVIU	47.96	wan iiiv	Stub Desc						
191953		03/05/2018		31.40								
192838		03/07/2018		180.00								
193057		03/08/2018		17.88								
193336		03/09/2018		74.08								
193532		03/09/2018		65.30								
1945974		03/13/2018		23.10								
194787		03/13/2018		20.52								
195009		03/14/2018		169.13								
195065A		03/14/2018		46.88								
195106		03/14/2018		10.46								
195232		03/14/2018		280.73								
190948		03/01/2018		30.50								
196841		03/20/2018		65.02								
197578		03/22/2018		37.04								
197997		03/23/2018		10.46								
198884		03/26/2018		24.00								
199522		03/27/2018		148.50								
179491		03/13/2018		(78.17)	CM HYD	RAULIC HOSE						
Detail Item	Item Descripti	on		Tav	able	Quantity Unit		Init Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Amt.
1	SUPPLIES	OII		Iux	abic	0		0.0000	1,204.79		0.00	0.00
·	Account No.		Account Description		Note	· ·		0.000	.,_0 0	Percent	0.00	Amount
	D.5130.400.05		HIGHWAY MACHINER CONTRACT EXPENSE		11010					100.00		1,204.79
128065	SUPPLIES			00000810	130 NO	UTO PARTS DIST MIDDLETOWN RO RIVER, NY 10965			1,056.55		04/24/2018	04/18/2018
04/16/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date	M.	Iti Inv Amt.	Multi Inv	Stub Desc				0.00	0.00	0.00
182097		02/02/2018	IVIU	25.14	wuiti iiiv	Stub Desc						
183340		02/02/2018		50.85								
183496		02/00/2018		82.80								
185205		02/07/2018		566.23								
185777		02/13/2018		9.50								
186013		02/15/2018		37.71								
185420		02/15/2018		(200.00)								
187501		02/20/2018		290.80								
187499		02/20/2018		31.29								
189059		02/23/2018		58.14								
103033		UZIZJIZU 10		50.14								

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Voucher Detail Rep	ort
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Voucher No.	Stub- Descript	ion		Vendor Code		ndor Na			Vo	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	РО	Date No		Fisc Year (Period (Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128065 Multi Inv Num 189561 189579 190238	SUPPLIES	Multi Inv Date 02/26/2018 02/26/2018 02/27/2018		000000810 Multi Inv Amt. 74.43 (11.08) 40.74	Mu	_	TO PARTS DIST tub Desc						
Detail Item 1	Item Description SUPPLIES Account No. D.5130.400.05	on	Account Descrip HIGHWAY MACH CONTRACT EXP	HINERY.GENERA			u antity Unit 0		it Cost 0.0000	Ext. Cost 1,056.55		Non Disc. 0.00	Disc. Amt. 0.00 Amount 1,056.55
128161	STRUT			0000000810	13	O NO MI	TO PARTS DIST IDDLETOWN ROA VER, NY 10965	AD 2018 /	A.D.	69.54		04/24/2018	
04/18/2018 04/05/2018	042418 202402							2018 /	AP		0.00	0.00	0.00
Detail Item	Item Description	on			Taxable	Q	uantity Unit	Un	it Cost 0.0000	Ext. Cost 69.54	Disc. %	Non Disc.	Disc. Amt. 0.00
	Account No. B.3621.447.17		Account Descrip FIRE SAFETY.VI AND REPAIR.OT	EHICLE OPERAT		te					Percent 100.00		Amount 69.54
Total Vouchers	For Vendor Nar	ne MIELE AUTO	PARTS DIST: 5	Total Amoun	ıt:	4,385	5.68						
128038	WORK LIGHT	& TIE DOWNS FO	OR WORKING AT F	2: 000007744	PC	DMAR, II D BOX 19 LANTA,				493.09		04/24/2018	04/16/2018
04/12/2018	042418							2018	AP				
03/29/2018	PS1227833						GD	4			0.00	0.00	0.00
Detail Item 1	Item Description WORK LIGHT Account No. G.8120.439		OR WORKING AT F Account Descrip SEWER COLLEC SYSTEM.OPERA	otion CTION	Taxable No		uantity Unit 0		it Cost 0.0000	Ext. Cost 493.09		Non Disc. 0.00	Disc. Amt. 0.00 Amount 493.09
Total Vouchers	For Vendor Nar	me MOMAR, INC:	1 Total Ame	ount:	493.09								
128200	MARCH 2018 /	A/C 7900-0440-66	76-3792	0000007380	PC	BOX 3	OS BY NEOPOST 0193 L 33630-3193			2,048.00		04/24/2018	
04/20/2018	042418							2018	AP				
03/30/2018	MARCH 2018							4			0.00	0.00	0.00
Detail Item 1	Item Description MARCH 2018 A	on A/C 7900-0440-66	76-3792		Taxable	Q	uantity Unit 0		it Cost 0.0000	Ext. Cost 2,048.00		Non Disc. 0.00	Disc. Amt. 0.00

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	Stub- Descript	tion		Vendor Code		lor Name lor Address		V	oucher Amt		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO I Ref	Date Ordered By		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128200	MARCH 2018	A/C 7900-0440-66	76-3792	0000007380	NEC	FUNDS BY NEOPOST	-					
	Account No.		Account Descr	iption	Note)				Percent		Amount
	A.1110.442		TOWN JUSTIC	E.POSTAGE								386.95
	A.1310.442		FINANCE.POS	TAGE								7.22
	A.1330.442		RECEIVER OF	TAXES.POSTAGE	≣							0.41
	A.1355.442		ASSESSOR.PC	STAGE								127.24
	A.1410.442		TOWN CLERK.	POSTAGE								449.38
	A.1420.442		TOWN ATTORI	NEY.POSTAGE								142.73
	A.1622.442		SHARED SERV	ICES.POSTAGE								46.19
	A.1622.442		SHARED SERV	ICES.POSTAGE								24.18
	A.1622.442		SHARED SERV	ICES.POSTAGE								127.72
	A.5010.442		SUPT. OF HIGH	HWAYS.POSTAG	Ε							79.15
	A.7020.442		PARKS & REC	ADMIN.POSTAGE								35.44
	A.7520.442		TOWN MUSEU	M.POSTAGE								10.76
	B.3120.442.16	;	POLICE.POSTA	AGE.POLICE								61.05
	B.3620.442.17	•	SAFETY INSPE	CTION								464.49
			SERVICE.POST	TAGE.OTHER TH	AN							
			I OLICE									
	G.8110.442			IISTRATION.POS	TAGE							68.07
	G.8110.442 A.1622.442		SEWER ADMIN	IISTRATION.POS ICES.POSTAGE	TAGE							68.07 17.02
Total Vouchers	A.1622.442	me NEOFUNDS B	SEWER ADMIN	ICES.POSTAGE		2,048.00						
Total Vouchers	A.1622.442		SEWER ADMIN	ICES.POSTAGE	nt: NEV PO	V BORN PRINTING BOX 71			162.00		04/24/2018	
	A.1622.442 For Vendor Na		SEWER ADMIN	Total Amou	nt: NEV PO	V BORN PRINTING			162.00		04/24/2018	17.02
	A.1622.442 For Vendor Na		SEWER ADMIN	Total Amou	nt: NEV PO	V BORN PRINTING BOX 71	2018	AP	162.00		04/24/2018	17.02
128092	A.1622.442 For Vendor Na #10 ENVELOR		SEWER ADMIN	Total Amou	nt: NEV PO	V BORN PRINTING BOX 71	2018		162.00	0.00	04/24/2018	17.02
128092	A.1622.442 For Vendor Na #10 ENVELOF 042418 970 Item Descripti	PES	SEWER ADMIN	Total Amou	nt: NEV PO	V BORN PRINTING BOX 71 V CITY, NY 10956	4	Init Cost	Ext. Cost	0.00 Disc. %	0.00 Non Disc.	04/18/2018 0.00 Disc. Amt.
128092 04/17/2018 04/07/2018 Detail Item	A.1622.442 For Vendor Na #10 ENVELOF 042418 970 Item Descripti #10 ENVELOF	PES	SEWER ADMIN SHARED SERV Y NEOPOST: 1	Total Amou 0000000867	nt: NEV PO NEV Taxable	V BORN PRINTING BOX 71 V CITY, NY 10956 JD Quantity Unit 0	4			0.00 Disc. % 0.00	0.00	04/18/2018 0.00 Disc. Amt. 0.00
128092 04/17/2018 04/07/2018 Detail Item	A.1622.442 For Vendor Na #10 ENVELOF 042418 970 Item Descripti	PES ion PES	SEWER ADMIN SHARED SERV Y NEOPOST: 1 Account Descr SUPT. OF HIGH	Total Amou 0000000867 iption HWAYS.OFFICE	nt: NEV PO NEV	V BORN PRINTING BOX 71 V CITY, NY 10956 JD Quantity Unit 0	4	Init Cost	Ext. Cost	0.00 Disc. %	0.00 Non Disc.	04/18/2018 0.00 Disc. Amt.
128092 04/17/2018 04/07/2018 Detail Item 1	A.1622.442 For Vendor Na #10 ENVELOF 042418 970 Item Descripti #10 ENVELOF Account No. A.5010.440.01	PES ion PES	SEWER ADMIN SHARED SERV Y NEOPOST: 1 Account Descr SUPT. OF HIGH SUPPLIES & P	Total Amou 0000000867 iption HWAYS.OFFICE	nt: NEV PO NEV Taxable	V BORN PRINTING BOX 71 V CITY, NY 10956 JD Quantity Unit 0	4	Init Cost	Ext. Cost	0.00 Disc. % 0.00 Percent	0.00 Non Disc.	04/18/2018 0.00 Disc. Amt. 0.00 Amount
128092 04/17/2018 04/07/2018 Detail Item 1	A.1622.442 For Vendor Na #10 ENVELOF 042418 970 Item Descripti #10 ENVELOF Account No. A.5010.440.01	PES ion PES me NEW BORN P	SEWER ADMIN SHARED SERV Y NEOPOST: 1 Account Descr SUPT. OF HIGH SUPPLIES & PI RINTING: 1	Total Amou O000000867 iption HWAYS.OFFICE RINT Total Amount:	nt: PO NEV Taxable	V BORN PRINTING BOX 71 V CITY, NY 10956 JD Quantity Unit 0	4	Init Cost	Ext. Cost 162.00	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	04/18/2018 0.00 Disc. Amt. 0.00 Amount 162.00
128092 04/17/2018 04/07/2018 Detail Item 1	A.1622.442 For Vendor Na #10 ENVELOF 042418 970 Item Descripti #10 ENVELOF Account No. A.5010.440.01	PES ion PES	SEWER ADMIN SHARED SERV Y NEOPOST: 1 Account Descr SUPT. OF HIGH SUPPLIES & PI RINTING: 1	Total Amou O000000867 iption HWAYS.OFFICE RINT Total Amount:	Taxable Note	V BORN PRINTING BOX 71 V CITY, NY 10956 JD Quantity Unit 0	ONS	Init Cost	Ext. Cost	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc.	04/18/2018 0.00 Disc. Amt. 0.00 Amount
128092 04/17/2018 04/07/2018 Detail Item 1	A.1622.442 For Vendor Na #10 ENVELOF 042418 970 Item Descripti #10 ENVELOF Account No. A.5010.440.01	PES ion PES me NEW BORN P	SEWER ADMIN SHARED SERV Y NEOPOST: 1 Account Descr SUPT. OF HIGH SUPPLIES & PI RINTING: 1	Total Amou O000000867 iption HWAYS.OFFICE RINT Total Amount:	Taxable Note	V BORN PRINTING BOX 71 V CITY, NY 10956 JD Quantity Unit 0 STATE DEPT ENVIR C BOX 3782 JRCH STREET STATIC	ONS	Unit Cost 0.0000	Ext. Cost 162.00	0.00 Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00	04/18/2018 0.00 Disc. Amt. 0.00 Amount 162.00

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Voucher No.	Stub- Descrip	tion		Vendor Code		endor Na endor Ad			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		O Date ef No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128039	WASTE TRAN	ISPORTER FEE F	OR 2018, PERMIT	# 000000911	N	IY STATE	E DEPT ENVIR C	ONS					
Detail Item 1		ISPORTER FEE F	OR 2018, PERMIT RUCKS L95651, M1	,	Taxable	C	Quantity Unit	Uı	0.0000	Ext. Cost 450.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8120.403		Account Descrip SEWER COLLECT ENVIRONMENTA	CTION SYSTEM.		ote					Percent 100.00		Amount 450.00
Total Vouchers	For Vendor Na	me NY STATE DE	PT ENVIR CONS:		mount:		450.00						
128162	EMP REG # 0	4-60781 0 1ST QT	R 2018 FED I/D 13	-€ 0000000913	L F	INEMPLO P.O. BOX	MPLOYMENT IN DYMENT INS. DI' 4301 ITON, NY 13902-	V.		17,004.36		04/24/2018	
04/18/2018	042418							2018	AP				
04/06/2018	1ST QTR 2018	3						4			0.00	0.00	0.00
Detail Item	Item Descript		R 2018 FED I/D 13-	6007311	Taxable	C	Quantity Unit	Uı	nit Cost 0.0000	Ext. Cost 17,004.36	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
'	Account No.	4-00/010 131 Q1	Account Descrip		N	ote	U		0.0000	17,004.30	Percent	0.00	Amount
	E.9050.800		UNEMPLOYMEN INSURANCE.FRI	IT							1 0.00		2,428.58
	B.9050.800.16	;	UNEMPLOYMEN INSURANCE.FRI BENEFITS.POLI	INGE									1,402.82
	D.9050.800.05	5	UNEMPLOYMEN INSURANCE.FRI BENEFITS.TOW	IT INGE									4,283.00
	A.9050.800		UNEMPLOYMEN	ΙΤ									3,234.96
	A.9050.800		INSURANCE.FRI UNEMPLOYMEN INSURANCE.FRI	ΙΤ									5,655.00
Total Vouchers	For Vendor Na	me NYS UNEMPL	OYMENT INSURA	NCE: 1 T	otal Amou	int:	17,004.36						
128192	FROM PO(s):	51836		0000005165	1	044 MAC	I CONTROLS CC CARTHUR BLVD , PA 19605)RP		8,144.60		04/24/2018	
04/19/2018	042418	1874	01/12/2018	51836	0	1/17/2018	NSCHUT	2018	AP				
04/13/2018	040851							4			0.00	0.00	0.00
Detail Item 1		IAL SVCS/SCADA	TELEMETRY UPG 19/1217, ATTACHE		Taxable	C	Quantity Unit	Uı	nit Cost	Ext. Cost 8,144.60	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8120.200	NEO. #400, NIDIV	Account Description SEWER COLLECTION SYSTEM.CAPITA	otion CTION	N	ote					Percent 100.00		Amount 8,144.60

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Voucher No.	Stub- Descrip	tion		Vendor Code		endor Na endor Ac			Vo	oucher Amt.	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		O Date ef No	Ordered By Approved By	Fisc Year Ch Period Co			Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
Total Vouchers	For Vendor Na	me OPTIMUM CO	NTROLS CORP:	1 Total Amo	ount:	8	3,144.60						
128021	CAR WASHES	3		000000948	5	22 ROU	VN CAR WASH TE 303 BURG, NY 10962			185.50	1	04/24/2018	
04/11/2018	042418							2018 AF	-				
04/11/2018	040618							4			0.00	0.00	0.00
Detail Item 1	Item Descript				Taxable	G	Quantity Unit 53		Cost .5000	Ext. Cost 185.50		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3120.457.16	i	Account Descrip POLICE.CONTR VENDORS.POLI	ACTS W/OUTSID		lote					Percent 100.00		Amount 185.50
Total Vouchers I	For Vendor Na	me OUR TOWN C	AR WASH: 1	Total Amount:		185.5	50						
128037	MAR '18 CUS'	T. FEES & 3RD Q	TR FACILITY USE-	J. 0000000976	1	35 WES	IVER SCHOOL DI T CROOKED HILI IVER, NY 10965			1,850.00)	04/24/2018	
04/12/2018	042418							2018 AF	-				
								4			0.00	0.00	0.00
Multi Inv Num 033118 065-17A-3		Multi Inv Date 03/31/2018 06/22/2017		Multi Inv Amt. 600.00 1,250.00	M	1AR '18 C	Stub Desc CUST. FEES FACILITY USE-JA	AN,FEB,MAR '1	18				
Detail Item	Itom Decerint									Evt Coot	Dies 9/	Non Dica	Diag Amt
Detail itelli 1	Item Descript MAR '18 CUS' '18		TR FACILITY USE-	JAN,FEB,MAR	Taxable	•	Quantity Unit		Cost .0000	1,850.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7310.457		Account Descrip YOUTH RECREA W/OUTSIDE VEI	ATION.CONTRAC		lote					Percent 100.00		Amount 1,850.00
Total Vouchers	For Vendor Na	me PEARL RIVER	SCHOOL DIST.:	1 Total Am	ount:	,	1,850.00						
128155	4/4/18 WESTO	CHESTER THEAT	RE AND BUS	0000001992	C 6	C/O JOAN 3 N WILL	IVER"B" SENIOR N MADDEN LIAM ST IVER, NY 10965	CITIZENS CLU	JB	2,211.00	ı	04/24/2018	
04/18/2018	042418							2018 AF	-				
04/12/2018	4/4/18							4			0.00	0.00	0.00
Detail Item 1	Item Descript 4/4/18 WESTO	ion CHESTER THEATI	RE AND BUS		Taxable	C	Quantity Unit		Cost .0000	Ext. Cost 2,211.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.6772.457		Account Descrip PROGRAMS FO AGING.CONTRA VENDORS			lote					Percent 100.00		Amount 2,211.00

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Voucher No.	Stub- Descript	ion		Vendor Code		Vendor Nendor A			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
Total Vouchers	For Vendor Na	me PEARL RIVER	"B" SENIOR CITIZ	ENS: 1 T	otal Amo	ount:	2,211.00						
128006	1 BUS - BROA	DHURST THEATE	ER. 3/4/18 'ANASTA	000000165		KINGS I P.O. BO	BREGA INC. HIGHWAY IX 152 COTTAGE, NY 109	989		488.75		04/24/2018	
04/11/2018	042418							2018	AP				
04/03/2018	031818							4			0.00	0.00	0.00
Detail Item 1	Item Descripti 1 BUS - BROA		ER, 3/4/18 'ANASTA	ASIA'	Taxabl	е	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 488.75		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	tion		Note					Percent		Amount
	A.7310.457		YOUTH RECREA W/OUTSIDE VEN		CTS						100.00		488.75
Total Vouchers	For Vendor Nai	me PETER BREG	A INC.: 1 To	tal Amount:		488.75							
128208	MEMORIAL DA	AY SERVICES 20°	18	0000001792		COMMA PO BOX	ONT V.F.W. POST # INDER LAWRENCE (375 ONT, NY 10968		:	1,000.00		04/24/2018	
04/20/2018	042418							2018	AP				
03/28/2018	2018							4			0.00	0.00	0.00
Detail Item 1	Account No.	on AY SERVICES 201	Account Descrip			e Note	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 1,000.00	0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount
	A.6510.457		VETERANS SER' W/OUTSIDE VEN		ACTS						100.00		1,000.00
Total Vouchers	For Vendor Nai	me PIERMONT V.I	F.W. POST #7462:	1 Total A	Amount:		1,000.00						
128163	PROGRESS B	SILLING @ 75% 20	017 AUDIT	0000004337		500 MAI SUITE 3	CONNOR DAVIES, L MARONECK AVENU 301 50N, NY 10528			74,175.00		04/24/2018	
04/18/2018	042418							2018	AP				
03/31/2018	358118			M				4			0.00	0.00	0.00
Detail Item	Item Descripti PROGRESS B	on ILLING @ 75% 20	17 AUDIT		Taxabl M	е	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 74,175.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.1320.457.16		Account Descrip	AUDIT.CONTRA	CTS	Note					Percent		Amount 23,500.00
	B.1320.457.17		W/OUTSIDE VEN INDEPENDENT A W/OUTSIDE VEN	AUDIT.CONTRA	CTS								2,500.00
	A.1320.457		POLICE INDEPENDENT A	AUDIT.CONTRA	CTS								32,175.00

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Voucher No.	Stub- Descrip	tion		Vendor Code	Vendor Na Vendor Ad			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Accoun Disc. Amt
128163	PROGRESS E	BILLING @ 75% 20	17 AUDIT	0000004337	PKF O'CC	NNOR DAVIES,	LLP					
	Account No.		Account Descript		Note					Percent		Amount
	E.1320.457			UDIT.CONTRACTS								7,000.00
	G.1320.457		W/OUTSIDE VENI INDEPENDENT AI W/OUTSIDE VENI	UDIT.CONTRACTS								9,000.00
Total Vouchers I	or Vendor Na	me PKF O'CONNO	OR DAVIES, LLP:	1 Total Amount	t: 74	4,175.00						
128164	DUE 5/7/18			000006407	P.O. BOX	IPMENT FINANC 931034 ND, OH 44193-00			2,412.40		04/24/2018	
04/18/2018	042418						2018	AP				
04/09/2018	6282267						4			0.00	0.00	0.00
Detail Item	Item Descript	ion		Tax	able C	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 2,412.40	Disc. % 0.00	Non Disc.	Disc. Amt
	Account No.		Account Descript	ion	Note				,	Percent		Amount
	ER.7251.444		BROADACRES GO COURSE.RENTAL							100.00		2,412.40
Total Vouchers I	or Vendor Na	me PNC EQUIPME	ENT FINANCE: 1	Total Amount:	2,4	12.40						
128008	CONTRACT F	ELLOWES SHREE	DDER 425CI AND D	0000001940	227 MAYV	INESS MACHINE WOOD AVE DD, NJ 07607	S		1,000.00		04/24/2018	
04/11/2018	042418						2018	AP				
							4			0.00	0.00	0.00
Multi Inv Num 49182013 49182012		Multi Inv Date 04/09/2018 04/09/2018		Multi Inv Amt. 500.00 500.00		Stub Desc CT FELLOWES SI CT DESTROY-IT S						
Detail Item		ion	DDER 425CI AND DE	Тах		Quantity Unit		Init Cost 0.0000	Ext. Cost 1,000.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt
	Account No.		Account Descript	ion	Note					Percent		Amount
	B.3120.457.16	;	POLICE.CONTRAI VENDORS.POLIC							100.00		1,000.00
Total Vouchers I	For Vendor Na	me RAM BUSINES	SS MACHINES: 1	Total Amount:	1,0	00.00						
128205	Tor Vendor Name RAM BUSINESS MACHINES: MEMORIAL DAY SERVICES 2018			0000001785	POST #16 JOHN AN	TONUCCI, COM		VFW	1,000.00		04/24/2018	
						NNEKIN ROAD .T, NY 10913						

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Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128205	MEMORIAL DA	AY SERVICES 20°	18	0000001785		RAYMONI POST #16	D W. DEMEOLA I	MEMORIAL	VFW				
03/28/2018	2018							4			0.00	0.00	0.00
Detail Item 1	Item Description MEMORIAL DA Account No.	on NY SERVICES 20°	8 Account Descri	ntion	Taxabl	e C Note	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 1,000.00	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount
	A.6510.457			RVICES.CONTRA		NOLE					100.00		1,000.00
Total Vouchers F	or Vendor Nar	me RAYMOND W.	DEMEOLA MEMO	ORIAL VF: 1	Total	Amount:	1,000.	00					
128023	BATTERIES			0000005121		INC	CQUISITION AND	D DEVELOP	MENT	82.22		04/24/2018	
							ST STREET ALE, IA 50323						
04/11/2018	042418							2018	AP				
03/29/2018	26098350							4			0.00	0.00	0.00
Detail Item 1	Item Description	on			Taxabl	e C	Quantity Unit	U	0.0000	Ext. Cost 82.22	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3120.457.16		Account Descri POLICE.CONTR VENDORS.POL	RACTS W/OUTSII		Note					Percent 100.00		Amount 82.22
Total Vouchers F	or Vendor Nar	ne RETAIL ACQU	ISITION AND DE	/ELOP: 1	Total Am	ount:	82.22						
128114	#50 AND #53			0000005926		20 JEWEL P.O. BOX				226.31		04/24/2018	04/18/2018
04/18/2018	042418							2018	AP				
							JD	4			0.00	0.00	0.00
Multi Inv Num 05486800		Multi Inv Date 04/13/2018		Multi Inv Amt 31.31	 !	Multi Inv S	Stub Desc						
05485092		03/29/2018		195.00) 								
Detail Item 1	#50 AND #53	on			Taxabl		Quantity Unit	U	0.0000	Ext. Cost 226.31	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05			ption :HINERY.GENER PENSE.TOWNW	AL	Note					Percent 100.00		Amount 226.31
Total Vouchers F	or Vendor Nar	ne ROBERT'S AN	ID SON, INC.: 1	Total Amou	ınt:	22	6.31						
128019	ASA SOFTBAL	L TEAM REGIST	RATION - 22 TEAI	M\$ 0000004280		C/O ANTH	ND COUNTY SOF HONY MILEWSKI ITOWN ROAD , NY 10970			770.00		04/24/2018	

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Voucher No.	Stub- Descript	ion		Vendor Code	Vendoi Vendoi	r Name r Address		V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Dat Ref No		Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128019	ASA SOFTBAI	LL TEAM REGISTI	RATION - 22 TEAMS	0000004280	ROCK	LAND COUNTY SOF	TBALL					
04/11/2018	042418						2018	AP				
04/03/2018	040218						4			0.00	0.00	0.00
Detail Item 1	Item Descripti ASA SOFTBAI		RATION - 22 TEAMS	8	Taxable	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 770.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descript	ion	Note					Percent		Amount
	A.7620.457		ADULT RECREAT W/OUTSIDE VEN		TS					100.00		770.00
Total Vouchers F	or Vendor Na	me ROCKLAND C	OUNTY SOFTBALL	: 1 Total	Amount:	770.00						
128116	DEBRIS TO C	LARKSTOWN 3/16	6/18-3/31/18	0000005626	MANA PO BO 420 TO	LAND COUNTY SOL GEMENT DX 1217 DRNE VALLEY RD URN, NY 10931	ID WASTE		2,178.16		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
03/31/2018	5572					JD	4			0.00	0.00	0.00
Detail Item 1	Item Descripti DEBRIS TO C	on LARKSTOWN 3/16	5/18-3/31/18		Taxable	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 2,178.16	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descript	ion	Note					Percent		Amount
	A.8160.457		REFUSE AND GA W/OUTSIDE VEN		ACTS					100.00		2,178.16
128120	COMPACTOR	RENTAL & PULL		0000005626	MANA PO BC 420 TC	LAND COUNTY SOL GEMENT DX 1217 DRNE VALLEY RD URN, NY 10931	ID WASTE		1,000.00		04/24/2018	04/18/2018
04/18/2018	042418						2018	AP				
						JD	4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi II	nv Stub Desc						
14754		03/15/2018		250.00								
14755		03/15/2018		250.00								
14756		03/15/2018		250.00								
14757		03/15/2018		250.00								
Detail Item 1	Item Descripti COMPACTOR	on RENTAL & PULL			Taxable	Quantity Unit	U	nit Cost 0.0000	1,000.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.8160.457.17		Account Descript REFUSE AND GA W/OUTSIDE VEN POLICE	RBAGE.CONTR						Percent 100.00		Amount 1,000.00

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Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		Date of No	Ordered By Approved By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128020	SAFETY EMIS	SSIONS INSPEC -	'07 CHEV SILVER	A 0000002389	18	86 E. CE	UALITY AUTOMO ENTRAL AVE. IVER, NY 10965	TIVE,INC.		42.00		04/24/2018	
04/11/2018	042418							2018	AP				
								4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt			Stub Desc						
066822		03/21/2018		21.00			EMISSIONS INSP						
066916		03/28/2018		21.00	5/	AFEIY I	EMISSIONS INSP	EC - 11 FO	RD PICKUP F	-250			
Detail Item 1	Item Descript SAFETY EMIS FORD PICKUI	SIONS INSPEC -	'07 CHEV SILVER	ADO & '11	Taxable	(Quantity Unit	U	Unit Cost 0.0000	Ext. Cost 42.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri	ption	N	ote					Percent		Amount
	A.7110.447			E OPERATION A		0.0					100.00		42.00
			REPAIR										
128022	SAFETY EMIS	SSIONS INSPEC -	'07 CHEVY EXPR	E: 0000002389	18	86 E. CE	UALITY AUTOMO ENTRAL AVE. IVER, NY 10965	TIVE,INC.		21.00		04/24/2018	
04/11/2018	042418							2018	AP				
04/11/2018	067043							4			0.00	0.00	0.00
Detail Item	Item Descript		'07 CHEVY EXPR	ESS G2500	Taxable	(Quantity Unit	U	Init Cost 0.0000	Ext. Cost 21.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri	ption	N	ote					Percent		Amount
	A.7110.447		PARKS.VEHICL REPAIR	E OPERATION A	.ND						100.00		21.00
128024	'06 JEEP GRA	ND CHEROKEE-	REPAIRS & SAFE	ΓY 0000002389	18	86 E. CE	UALITY AUTOMO ENTRAL AVE. LIVER, NY 10965	TIVE,INC.		1,664.27		04/24/2018	
04/11/2018	042418							2018	AP				
04/10/2018	066836							4			0.00	0.00	0.00
Detail Item 1	Item Descript '06 JEEP GRA		REPAIRS & SAFE	TY EMISSIONS	Taxable	(Quantity Unit	U	Init Cost 0.0000	Ext. Cost 1,664.27	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri	ption	N	ote					Percent		Amount
	A.7110.447		PARKS.VEHICL REPAIR	E OPERATION A	ND						100.00		1,664.27
Total Vouchers	or Vendor Na	me RON'S QUAL	ITY AUTOMOTIVE	INC.: 3 To	tal Amour	nt:	1,727.27						
128185	APRIL 2018			0000007575			CHRISTINA ITEBELLO RD			825.00		04/24/2018	
					M	IONTEB	ELLO, NY 10901						
04/19/2018	042418				M	IONTEB	ELLO, NY 10901	2018	AP				

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Voucher No.	Stub- Descrip	tion		Vendor Code		Vendor Na Vendor Ac		Ve	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By	Fisc Year Check ID Period Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128185	APRIL 2018			0000007575		ROSEN, C	CHRISTINA					
Detail Item 1	Item Descript APRIL 2018	ion			Taxabl M		Quantity Unit	Unit Cost 0.0000	Ext. Cost 825.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt 0.00
	Account No. A.3989.457		Account Descripti OTHER PUBLIC S W/OUTSIDE VENI	AFETY.CONTR	RACTS	Note				Percent 100.00		Amount 825.00
Total Vouchers	or Vendor Na	me ROSEN: 1	Total Amount:	825	5.00							
128101	2017-18 SLO	BREAK REFEREE	(MISSED ON PRE\	0000001117		189 RIDG	T, WILLIAM E RD. COTTAGE, NY 10	989	104.00		04/24/2018	
04/17/2018	042418							2018 AP				
04/17/2018	041718			M				4		0.00	0.00	0.00
Detail Item 1			(MISSED ON PREV	,	Taxabl M		Quantity Unit	Unit Cost 0.0000	Ext. Cost 104.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7620.457		Account Descripti ADULT RECREAT		:TS	Note				Percent 100.00		Amount 104.00
			W/OUTSIDE VENI									
Total Vouchers I	For Vendor Na	me RUBBERT:	W/OUTSIDE VENI	DORS	104.00							
Total Vouchers I		me RUBBERT: ES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount	DORS		89 BROAI	OUTFITTERS DWAY DGE, NJ 07656		174.99		04/24/2018	04/16/2018
			W/OUTSIDE VENI 1 Total Amount	DORS : '		89 BROAI	DWAY	2018 AP	174.99		04/24/2018	04/16/2018
128041	SAFETY SHO		W/OUTSIDE VENI 1 Total Amount	DORS : '		89 BROAI	DWAY	2018 AP 4	174.99	0.00	04/24/2018	04/16/2018
128041 04/12/2018	042418 112778	ES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount OTTARI	DORS : '		89 BROAI PARK RIE	DWAY DGE, NJ 07656		174.99 Ext. Cost 174.99	0.00 Disc. % 0.00		0.00 Disc. Amt .
128041 04/12/2018 03/26/2018 Detail Item	042418 112778	ES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount OTTARI	OORS:	104.00	89 BROAI PARK RIE	DWAY DGE, NJ 07656 GD Quantity Unit	4 Unit Cost	Ext. Cost	Disc. %	0.00 Non Disc.	0.00 Disc. Amt. 0.00
128041 04/12/2018 03/26/2018 Detail Item	042418 112778 Item Descript SAFETY SHO Account No.	IES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount OTTARI OTTARI Account Descripti SEWAGE TREATM	OORS:	104.00	89 BROAI PARK RIE e Note RUGGED 89 BROAI	DWAY DGE, NJ 07656 GD Quantity Unit 0 OUTFITTERS DWAY	4 Unit Cost	Ext. Cost	Disc. % 0.00 Percent	0.00 Non Disc.	0.00 Disc. Amt. 0.00 Amount 174.99
128041 04/12/2018 03/26/2018 Detail Item 1	042418 112778 Item Descript SAFETY SHO Account No. G.8130.465	IES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount OTTARI OTTARI Account Descripti SEWAGE TREATM	OORS:	104.00	89 BROAI PARK RIE e Note RUGGED 89 BROAI	DWAY DGE, NJ 07656 GD Quantity Unit 0 OUTFITTERS	4 Unit Cost	Ext. Cost 174.99	Disc. % 0.00 Percent	0.00 Non Disc. 0.00	0.00 Disc. Amt. 0.00 Amount 174.99
128041 04/12/2018 03/26/2018 Detail Item 1	042418 112778 Item Descript SAFETY SHO Account No. G.8130.465 SAFETY SHO	IES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount OTTARI OTTARI Account Descripti SEWAGE TREATM	OORS:	104.00	89 BROAI PARK RIE e Note RUGGED 89 BROAI	DWAY DGE, NJ 07656 GD Quantity Unit 0 OUTFITTERS DWAY	Unit Cost 0.0000	Ext. Cost 174.99	Disc. % 0.00 Percent	0.00 Non Disc. 0.00	0.00 Disc. Amt 0.00 Amount 174.99 04/18/2018
128041 04/12/2018 03/26/2018 Detail Item 1	042418 112778 Item Descript SAFETY SHO Account No. G.8130.465 SAFETY SHO	IES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount OTTARI OTTARI Account Descripti SEWAGE TREATM	OORS:	Taxabi	89 BROAI PARK RIE e G Note RUGGED 89 BROAI PARK RIE	DWAY DGE, NJ 07656 GD Quantity Unit 0 OUTFITTERS DWAY DGE, NJ 07656	4 Unit Cost 0.0000	Ext. Cost 174.99	Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00 04/24/2018	0.00 Disc. Amt 0.00 Amount 174.99 04/18/2018
128041 04/12/2018 03/26/2018 Detail Item 1 128058 04/16/2018	042418 112778 Item Descript SAFETY SHO Account No. G.8130.465 SAFETY SHO	ion ES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount OTTARI OTTARI Account Descripti SEWAGE TREATM	ion MENT S 0000006730	Taxabi	89 BROAI PARK RIE e G Note RUGGED 89 BROAI PARK RIE	DWAY DGE, NJ 07656 GD Quantity Unit 0 OUTFITTERS DWAY DGE, NJ 07656 JD Stub Desc	4 Unit Cost 0.0000	Ext. Cost 174.99	Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00 04/24/2018	0.00 Disc. Amt 0.00 Amount 174.99 04/18/2018
128041 04/12/2018 03/26/2018 Detail Item 1 128058 04/16/2018 Multi Inv Num	042418 112778 Item Descript SAFETY SHO Account No. G.8130.465 SAFETY SHO	ion ES FOR CHRIS B	W/OUTSIDE VENI 1 Total Amount OTTARI OTTARI Account Descripti SEWAGE TREATM	ion MENT S 0000006730 Multi Inv Amt.	Taxabi	89 BROAI PARK RIE e G Note RUGGED 89 BROAI PARK RIE	DWAY DGE, NJ 07656 GD Quantity Unit 0 OUTFITTERS DWAY DGE, NJ 07656 JD Stub Desc	4 Unit Cost 0.0000	Ext. Cost 174.99	Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00 04/24/2018	0.00 Disc. Amt 0.00 Amount 174.99 04/18/2018
128041 04/12/2018 03/26/2018 Detail Item 1 128058 04/16/2018 Multi Inv Num 112406	042418 112778 Item Descript SAFETY SHO Account No. G.8130.465 SAFETY SHO	ion ES FOR CHRIS B ES FOR CHRIS B ES Multi Inv Date 03/10/2018	W/OUTSIDE VENI 1 Total Amount OTTARI OTTARI Account Descripti SEWAGE TREATM	ion MENT S 0000006730 Multi Inv Amt. 139.99	Taxabi	89 BROAI PARK RIE e G Note RUGGED 89 BROAI PARK RIE Multi Inv \$ FAWCETT	DWAY DGE, NJ 07656 GD Quantity Unit 0 OUTFITTERS DWAY DGE, NJ 07656 JD Stub Desc	4 Unit Cost 0.0000	Ext. Cost 174.99	Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00 04/24/2018	0.00 Disc. Amt. 0.00 Amount 174.99 04/18/2018
128041 04/12/2018 03/26/2018 Detail Item 1 128058 04/16/2018 Multi Inv Num 112406 112624	042418 112778 Item Descript SAFETY SHO Account No. G.8130.465 SAFETY SHO	ion ES FOR CHRIS B ES FOR CHRIS B ES Multi Inv Date 03/10/2018 03/19/2018	W/OUTSIDE VENI 1 Total Amount OTTARI OTTARI Account Descripti SEWAGE TREATM	ion MENT S 0000006730 Multi Inv Amt. 139.99 155.99	Taxabi	89 BROAI PARK RIE e G Note RUGGED 89 BROAI PARK RIE Multi Inv \$ FAWCETT HICKS	DWAY DGE, NJ 07656 GD Quantity Unit 0 OUTFITTERS DWAY DGE, NJ 07656 JD Stub Desc	4 Unit Cost 0.0000	Ext. Cost 174.99	Disc. % 0.00 Percent 100.00	0.00 Non Disc. 0.00 04/24/2018	Disc. Amt. 0.00 Amount

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Voucher No.	Stub- Description	on		Vendor Code		dor Name		V	oucher Amt.	ı	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO I Ref		Ordered By Approved By	Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt
128058	SAFETY SHOE	S		0000006730	RU	GGED OU	JTFITTERS					
Detail Item 1	Item Description				Taxable	Qua	ntity Unit	Unit Cost 0.0000	Ext. Cost 687.95	Disc. % 0.00	Non Disc. 0.00	Disc. Amt
	Account No. D.5140.465.05		Account Descrip MISC. BRUSH & WEEDS.UNIFOR		Not	e				Percent 100.00		Amount 687.95
Total Vouchers F	or Vendor Nam	ne RUGGED OUT	FITTERS: 2	Total Amount:		862.94						
128062	SPARK PLUGS	, IGNIT BOOTS (& EXHAUST SENS	C 0000001816	80 1	HULTZ FO ROUTE 30 NUET,, N	04		216.68		04/24/2018	04/16/2018
04/16/2018	042418							2018 AP				
04/09/2018	562063FOWG					(GD	4		0.00	0.00	0.00
Detail Item 1	Item Description SPARK PLUGS OSD #119		& EXHAUST SENS	ORS FOR	Taxable	Qua	ontity Unit	Unit Cost 0.0000	Ext. Cost 216.68	Disc. % 0.00	Non Disc. 0.00	Disc. Am t 0.00
	Account No. G.8120.447		Account Descrip SEWER COLLEC SYSTEM.VEHICL REPAIR	CTION	Not AND	e				Percent 100.00		Amoun 216.68
128122	#2 & #12			0000001816	80 1	HULTZ FO ROUTE 30 NUET,, N	04		677.80		04/24/2018	04/18/201
04/18/2018	042418							2018 AP				
						•	JD	4		0.00	0.00	0.00
Multi Inv Num FOCS388335 FOCS387851		Multi Inv Date 04/16/2018 04/03/2018		Multi Inv Amt. 634.29 43.51	Mul #12 #2	ti Inv Stul	b Desc					
Detail Item 1	Item Description	n			Taxable	Qua	ntity Unit	Unit Cost 0.0000	Ext. Cost 677.80	Disc. % 0.00	Non Disc. 0.00	Disc. Am 0.00
	Account No. D.5130.400.05		Account Descrip HIGHWAY MACH CONTRACT EXP	HINERY.GENERA		e				Percent 100.00		Amount 677.80
Total Vouchers F	or Vendor Nam	ne SCHULTZ FOR	RD: 2 Total	Amount:	894.48	3						
128167	APPLICATION	WITHDRAWN PE	ERMIT FEE REFUN	II 0000008156	77	AIFER, NO MAIN STR PPAN, NY	REET		124.00		04/24/2018	
04/18/2018	042418							2018 AP				
04/05/2018	47443							4		0.00	0.00	0.00
Detail Item 1	Item Description		ERMIT FEE REFUN	D	Taxable	Qua	i ntity Unit 0	Unit Cost 0.0000	Ext. Cost 124.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00

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Voucher No.	Stub- Description	on		Vendor Code		Vendor Na Vendor Ad			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	- 1	PO No. Taxable	1	PO Date Ref No	Ordered By Approved By		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128167	APPLICATION \	WITHDRAWN PE	RMIT FEE REFUNI	0000008156		SHAIFER,	NORMAN						
	Account No.		Account Description	on		Note					Percent		Amount
	B.3620.440.01		SAFETY INSPECT SERVICE.OFFICE		RINT						100.00		124.00
Total Vouchers F	or Vendor Nam	e SHAIFER: 1	Total Amount:	12	24.00								
128193	REIMBURSEME	ENT		0000001832			OBERT CROOKED HILL VER, NY 10965	. ROAD		150.00		04/24/2018	
04/19/2018	042418							2018	AP				
04/19/2018	041918							4			0.00	0.00	0.00
Detail Item	Item Descriptio				Taxabl	e Q	Quantity Unit	L	Init Cost 0.0000	Ext. Cost 150.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1330.457		Account Description RECEIVER OF TAX W/OUTSIDE VEND	KES.CONTRAC		Note					Percent 100.00		Amount 150.00
Total Vouchers F	or Vendor Nam	e SIMON: 1	Total Amount:	150.0	00								
128166	CUSTODIAL FE	ES - TZHS, SOM	S. WOS - MARCH '	0000001868			GETOWN CENT	RAL SCHO	OL	1,462.01		04/24/2018	
							WYCK ROAD T, NY 10913						
04/18/2018	042418							2018	AP				
								4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.		Multi Inv S							
1761		04/01/2018		478.13			AL FEES - TZHS	_	-				
1759		04/01/2018		422.88			AL FEES - SOMS						
1762		04/01/2018		561.00			AL FEES - WOS	- MARCH 1	8				
Detail Item	Item Descriptio		0 14/00 144501114	0	Taxabl	e Q	Quantity Unit	ι	Init Cost	Ext. Cost		Non Disc.	Disc. Amt.
1		ES - IZHS, SOM	S, WOS - MARCH '1			Nata	0		0.0000	1,462.01	0.00	0.00	0.00
	Account No. A.7310.457		YOUTH RECREAT W/OUTSIDE VEND	ION.CONTRAC		Note					Percent 100.00		Amount 1,462.01
Total Vouchers F	or Vendor Nam	e SO ORANGET	OWN CENTRAL SCI		Total	Amount:	1,462	2.01					
128178	6001 CALLONG	DIESEL @ 2.252	22	0000001620		CDD A CLUE	OPERATING R	ESOURCE	2110	13,516.05		04/04/0040	
120170	6001 GALLONS	DIESEL @ 2.232	.5	0000001620		PO BOX 5			S LLC	13,516.03		04/24/2018	
04/19/2018	042418							2018	AP				
03/26/2018	18145431							4			0.00	0.00	0.00
Detail Item 1	Item Descriptio 6001 GALLONS	n DIESEL @ 2.252	23		Taxabl	e Q	Quantity Unit 6,001 GAL	L	Init Cost 2.2523	Ext. Cost 13,516.05	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00

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Voucher No.	Stub- Description			Vendor Code		Vendor Name Vendor Address			Voucher Amt.				Approved
Voucher Date Invoice Date		Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	P	O Date ef No	Ordered By Approved By		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128178	6001 GALLONS DIESEL @ 2.2523			0000001620	S	PRAGUE	OPERATING F	RESOURCES	S LLC				
	Account No. D.5110.462.04 G.8120.462 G.8130.462		Account Description HIGHWAY REPAIR & IMPROVE.GASOLINE AND DIESEL		N	ote					Percent		Amount 10,692.13
			FUEL.PART TOWN SEWER COLLECTION SYSTEM.GASOLINE AND DIESEL FUEL SEWAGE TREATMENT PLANT.GASOLINE AND DIESEL FUEL										1,976.74
													847.18
Total Vouchers I	For Vendor Name	e SPRAGUE OPE	RATING RESOUR	CES LL: 1 T	Γotal A	mount:	13,516	.05					
128040	NEW SPRINGS.	INSTALLATION.	& LABOR FOR OS	5 0000002024	P 4	.O. BOX 3 15 - 20TH	D SPRINGS,ING 35 AVENUE N, NJ 07513	C.		1,499.40		04/24/2018	04/16/2018
04/12/2018	042418							2018	3 AP				
04/03/2018	56749						GD	4	1		0.00	0.00	0.00
Detail Item 1	Item Description		& LABOR FOR OS		axable	Qı	uantity Unit	ı	Jnit Cost 0.0000	Ext. Cost 1,499.40	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8120.447		Account Descript SEWER COLLEC SYSTEM.VEHICL REPAIR			ote					Percent 100.00		Amount 1,499.40
Total Vouchers I	For Vendor Name	e STANDARD SP	RINGS,INC.: 1	Total Amount:		1,499).40						
127997	BLDG OFFICE SUPPLIES			0000001795	D P	STAPLES CONTRACT & CO DEPT NY P.O. BOX 415256 BOSTON, MA 02241-5256			AL INC	58.38		04/24/2018	
04/10/2018	042418							2018	3 AP				
03/30/2018	3373190805							4	1		0.00	0.00	0.00
Detail Item 1	Item Description			Ta	axable	Qı	uantity Unit	ı	Jnit Cost 0.0000	Ext. Cost 58.38	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descript	tion	N	ote					Percent		Amount
	B.3620.440.01		SAFETY INSPECT	TION E SUPPLIES & PRII	NT						100.00		58.38
128051	OFFICE SUPPL	ES		0000001795	D P	EPT NY .O. BOX 4	CONTRACT & 0 115256 MA 02241-5256		AL INC	86.94		04/24/2018	
04/13/2018	042418							2018	3 AP				
								4	1		0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	M	ulti Inv St	ub Desc						

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Voucher No.	Stub- Descript	tion	Ven	dor Code	Vendor I			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date PO Refund Year Tax	No. able	PO Date Ref No		Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128051 Multi Inv Num 3373190804 3373076325	OFFICE SUPF	PLIES Multi Inv Date 03/30/2018 03/29/2018		00001795 Iti Inv Amt. 57.24 29.70		ES CONTRACT & C	COMMERCIA	L INC				
Detail Item 1	Item Descripti			Taxal	ble	Quantity Unit	Uı	nit Cost 0.0000	Ext. Cost 86.94	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Description		Note					Percent		Amount
	B.3120.440.01		POLICE.OFFICE SUPP							100.00		86.94
128083	POLY MAILER	RS	000	00001795	DEPT N P.O. BC	ES CONTRACT & C IY OX 415256 N, MA 02241-5256	COMMERCIA	L INC	40.88		04/24/2018	
04/17/2018	042418						2018	AP				
03/27/2018	3372960520						4			0.00	0.00	0.00
Detail Item	Item Descripti			Taxal	ble	Quantity Unit	Uı	nit Cost 0.0000	Ext. Cost 40.88	Disc. % 0.00	Non Disc.	Disc. Amt. 0.00
	Account No. B.8010.440.01		Account Description ZONING BOARD OF A SUPPLIES & PRINT	PPEALS.OFFICE	Note					Percent 50.00		Amount 20.44
	B.8020.440.01		PLANNING BOARD.OF & PRINT	FICE SUPPLIES						50.00		20.44
128084	NAMEPLATE		000	00001795	DEPT N P.O. BC	ES CONTRACT & C IY OX 415256 N, MA 02241-5256	COMMERCIA	L INC	2.91		04/24/2018	
04/17/2018	042418						2018	AP				
04/04/2018	3373891276						4			0.00	0.00	0.00
Detail Item	Item Descripti NAMEPLATE	ion		Taxal	ble	Quantity Unit	Uı	nit Cost 0.0000	Ext. Cost 2.91	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.8020.440.01		Account Description PLANNING BOARD.OF & PRINT	FICE SUPPLIES	Note					Percent 100.00		Amount 2.91
128085	NAME PLATE		000	00001795	DEPT N P.O. BC	ES CONTRACT & C IY OX 415256 N, MA 02241-5256	COMMERCIA	L INC	2.91		04/24/2018	
04/17/2018	042418						2018	AP				
04/04/2018	3373891277						4			0.00	0.00	0.00
Detail Item	Item Descripti NAME PLATE			Taxal	ble	Quantity Unit	Uı	nit Cost 0.0000	Ext. Cost 2.91	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.8020.440.01		Account Description PLANNING BOARD.OF	FICE SUPPLIES	Note					Percent 100.00		Amount 2.91

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Voucher No.	Stub- Descript	ion		Vendor Code		ndor Na			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	РО	Date f No	Ordered By Approved By		Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128085	NAME PLATE			0000001795	ST	APLES	CONTRACT & C	COMMERCIA	AL INC				
	Account No.		Account Descri	ption	No	te					Percent		Amount
128123	SUPPLIES			0000001795	DE P.	PT NY O. BOX	CONTRACT & C 415256 MA 02241-5256		AL INC	57.52		04/24/2018	04/18/2018
04/18/2018	042418							2018	AP				
							JD	4			0.00	0.00	0.00
Multi Inv Num 3373076320 3373076324 3373076319 3373076322		Multi Inv Date 03/29/2018 03/29/2018 03/29/2018 03/29/2018		Multi Inv Amt. 7.63 14.80 43.69 (8.60)	Mu	ilti Inv S	tub Desc						
Detail Item	Item Description	on			Taxable	Q	uantity Unit	ι	Init Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Amt.
1	SUPPLIES						0		0.0000	57.52	0.00	0.00	0.00
	Account No. B.8160.440.17			ption SARBAGE.OFFICE RINT.OTHER THAN		te					Percent 100.00		Amount 57.52
128169	DESK SLIDE F	PLATE		0000001795	DE P.	EPT NY O. BOX	CONTRACT & C 415256 MA 02241-5256		AL INC	2.91		04/24/2018	
04/19/2018	042418							2018	AP				
04/04/2018	3373891275							4	•		0.00	0.00	0.00
Detail Item	Item Descripti	on			Taxable	Q	uantity Unit	L	Init Cost	Ext. Cost	Disc. %	Non Disc.	Disc. Amt.
1	DESK SLIDE F	PLATE					0		0.0000	2.91	0.00	0.00	0.00
	Account No. A.1010.440.01		Account Descrip TOWN BOARD. PRINT	ption OFFICE SUPPLIES	No S &	te					Percent 100.00		Amount 2.91
128170	(2) PLANNERS	3	TIMI	0000001795	DE P.	PT NY O. BOX	CONTRACT & C 415256 MA 02241-5256		AL INC	37.58		04/24/2018	
04/19/2018	042418					Í		2018	AP				
01/25/2018	3366359090							4			0.00	0.00	0.00
Detail Item 1	Item Description (2) PLANNERS				Taxable	Q	uantity Unit	L	Jnit Cost 0.0000	Ext. Cost 37.58	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descri		No	te					Percent		Amount
	A.1410.440.01		TOWN CLERK.O	OFFICE SUPPLIES	8 &						100.00		37.58
128171	VARIOUS			0000001795	ST	APLES	CONTRACT & C	COMMERCIA	AL INC	123.97		04/24/2018	

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Voucher No.	Stub- Descript	ion		Vendor Code		r Name r Address			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref No	te Ordered	•		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128171	VARIOUS			0000001795	DEPT P.O. E	LES CONTRAC NY BOX 415256 ON, MA 02241-		MMERCI <i>F</i>	AL INC				
04/19/2018	042418							2018	AP				
								4			0.00	0.00	0.00
Multi Inv Num		Multi Inv Date		Multi Inv Amt.	Multi I	nv Stub Desc							
3362322935		12/13/2017		20.84	VARIC	US							
3362322934		12/13/2017		11.00	VARIC	US							
3350449236		08/26/2017		2.77	VARIC	US							
3362660163		12/16/2017		84.00	VARIC	US							
3363808177		12/30/2017		5.36	VARIC								
Detail Item	Item Description	on		Та	xable	Quantity Ur	nit	U	Init Cost 0.0000	Ext. Cost 123.97	Disc. % 0.00	Non Disc.	Disc. Amt. 0.00
	Account No. B.3120.440.01		Account Descrip	otion SUPPLIES & PRINT	Note						Percent		Amount 86.77
	A.1622.440.01		SHARED SERVI	CES.OFFICE									37.20
128174	(2) TONER			0000001795	DEPT P.O. E	LES CONTRAC NY BOX 415256 ON, MA 02241-		MMERCI <i>A</i>	AL INC	157.98		04/24/2018	
04/19/2018	042418							2018	AP				
04/06/2018	3374043667							4			0.00	0.00	0.00
Detail Item	Item Description (2) TONER	on		Та	xable	Quantity Ur	nit	U	Init Cost 0.0000	Ext. Cost 157.98	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
•	Account No.		Account Decerin	ution.	Note	O			0.0000	107.50		0.00	Amount
	A.1410.440.01		Account Descrip TOWN CLERK.C PRINT	FFICE SUPPLIES &							Percent 100.00		157.98
128175	TONER			0000001795	DEPT P.O. E	LES CONTRAC NY BOX 415256 ON, MA 02241-		MMERCI <i>A</i>	AL INC	252.98		04/24/2018	
04/19/2018	042418							2018	AP				
04/06/2018	3374043666							4			0.00	0.00	0.00
Detail Item	Item Description	on		Та	xable	Quantity Ur	nit	U	Init Cost 0.0000	Ext. Cost 252.98	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1410.440.01		Account Descrip TOWN CLERK.C PRINT	otion OFFICE SUPPLIES &	Note						Percent 100.00		Amount 252.98
128176	TONER			0000001795	STAP	LES CONTRAC	CT & CO	MMERCIA	AL INC	126.49		04/24/2018	

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Voucher No.	Stub- Descript	tion		Vendor Code		or Name or Address		V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref N	ate Ordered By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128176	TONER			0000001795	DEP ⁻ P.O.	PLES CONTRACT & (T NY BOX 415256 FON, MA 02241-5256		AL INC				
04/19/2018	042418						2018	AP				
04/06/2018	3374043665						4			0.00	0.00	0.00
Detail Item 1	Item Descripti	ion			Taxable	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 126.49		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	otion	Note					Percent		Amount
	A.1410.440.01		TOWN CLERK.C PRINT	OFFICE SUPPLIES	S &					100.00		126.49
128177	VARIOUS			0000001795	DEP ⁻ P.O.	PLES CONTRACT & (T NY BOX 415256 FON, MA 02241-5256		AL INC	88.83		04/24/2018	
04/19/2018	042418						2018	AP				
04/06/2018	3374043668						4			0.00	0.00	0.00
Detail Item 1	Item Descripti VARIOUS	ion			Taxable	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 88.83		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1410.440.01		Account Descrip TOWN CLERK.C PRINT	otion OFFICE SUPPLIES	Note S &					Percent 100.00		Amount 88.83
128184	SUPPLIES FC	R WWTP INCL M	ENDICINO'S BID P	PF 0000001795	DEP ⁻ P.O.	PLES CONTRACT & (T NY BOX 415256 FON, MA 02241-5256		AL INC	802.12		04/24/2018	04/19/2018
04/19/2018	042418						2018	AP				
04/12/2018	3374841407					GD	4			0.00	0.00	0.00
Detail Item 1		R WWTP INCL M DEC REQD STO	ENDICINO'S BID P RMWATER MGMT		Taxable	Quantity Unit 0	U	0.0000	Ext. Cost 802.12		Non Disc. 0.00	Disc. Amt. 0.00
	Account No.		Account Descrip	otion	Note					Percent		Amount
	G.8110.440.13	3		STRATION.OFFIC INT.COMPUTER	CE							239.47
	A.1440.440.01			ICE SUPPLIES &	PRINT							562.65
Total Vouchers	For Vendor Na	me STAPLES CO	NTRACT & COMMI	ERCIAL: 14	Total Amo	ınt: 1,842	2.40					
128042	LETTERHEAD	STATIONARY &	ENVELOPES & BC	OF 0000001796	614 (R PRESS OF PEARL CORPORATE WAY, S EY COTTAGE, NY 10	SUITE 8A		218.00		04/24/2018	04/16/2018
04/12/2018	042418						2018	AP				

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Voucher No.	Stub- Descrip	otion		Vendor Code	Vendoi Vendoi	· Name · Address	,	oucher Amt		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Dat Ref No		Fisc Year Check ID Period Contract N		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128042	LETTERHEA	D STATIONARY &	ENVELOPES & BO	Of 0000001796	STAR	PRESS OF PEARL F	RIVER, INC				
03/31/2018	24400					GD	4		0.00	0.00	0.00
Detail Item 1	Item Descript		ENVELOPES & BC	OND PAPER	Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 218.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt
	Account No.		Account Descrip	otion	Note				Percent		Amount
	G.8110.440.0	1	SEWER ADMINI SUPPLIES & PR		CE				100.00		218.00
Total Vouchers F	or Vendor Na	ame STAR PRESS	OF PEARL RIVER	, INC: 1 To	otal Amount:	218.00					
128002	SECURITY C	ONSULTING		000007508	3539 S	TEGIC & TACTICAL SCHUERMAN HOUS AX, VA 22031	·	5,000.00		04/24/2018	
04/11/2018	042418						2018 AP				
04/06/2018	OT-CON-0418	3					4		0.00	0.00	0.00
Detail Item 1	Item Descript				Taxable	Quantity Unit 50 HRS	Unit Cost 100.0000	Ext. Cost 5,000.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt . 0.00
	Account No. A.1682.457		Account Descrip CENTRAL DATA W/OUTSIDE VEI	CONTRACTS	Note				Percent 100.00		Amount 5,000.00
Total Vouchers F	or Vendor Na	ame STRATEGIC 8	TACTICAL SOLU	TIONS: 1	Total Amount:	5,000.00					
128046	PLUG STRIP	FOR CONTROL R	M & SCREW DRIV	E 0000001853	DEPAI PO BC	ELECTRICAL SUPI RTMENT #106078 0X 150478 FORD, CT 06115-047		211.02		04/24/2018	04/16/2018
04/13/2018	042418						2018 AP				
						GD	4		0.00	0.00	0.00
Multi Inv Num \$100293500.00)	Multi Inv Date 02/14/2018		Multi Inv Amt 184.96		nv Stub Desc STRIP/PARTS FOR	WIRE MOLD FOR CONT	RM DESK			
1 S100305511.00)	04/05/2018		26.06	SCREV	VDRIVER TO REPL	BROKEN ONE				
Detail Item	Item Descript		M & SCREW DRIV	ER	Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 211.02		Non Disc. 0.00	Disc. Amt . 0.00
	Account No. G.8130.457		Account Descrip SEWAGE TREA PLANT.CONTRA VENDORS	TMENT	Note E				Percent 100.00		Amount 211.02
Total Vouchers F	or Vendor Na	ame SWIFT ELECT	RICAL SUPPLY C	O.: 1 Tota	I Amount:	211.02					
128206	MEMORIAL D	DAY SERVICES 20	18	0000001798	TAPPA	AN POST #1271		1,000.00	<u> </u>	04/24/2018	

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Voucher No.	Stub- Descripti	on		Vendor Code		or Name or Address		Vo	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref N	ate Ordered By	Fisc Year Period	Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt
128206	MEMORIAL DA	Y SERVICES 20	18	0000001798	AME 4 RY	PAN POST #1271 RICAN LEGION/ CO ERSON PL PAN, NY 10983	MMANDER J	OHN H STUEF	RC			
04/20/2018	042418						2018	AP				
03/28/2018	2018						4			0.00	0.00	0.00
Detail Item 1	Item Description	on Y SERVICES 20	18	Т	axable	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 1,000.00		Non Disc. 0.00	Disc. Amt 0.00
	Account No.		Account Descr	iption	Note					Percent		Amount
	A.6510.457		VETERANS SE W/OUTSIDE VE	RVICES.CONTRACT ENDORS	S					100.00		1,000.00
Total Vouchers I	For Vendor Nan	ne TAPPAN POS	Т #1271: 1	Total Amount:	1,00	0.00						
128180	3/13/18 WEST(CHESTER BDWY	THEATRE	0000001642	C/O I 98 C	PAN SENIOR CITIZE MARILYN GROSBEC OTTAGE LANE JVELT, NY 10913			1,000.00		04/24/2018	
04/19/2018	042418						2018	AP				
04/16/2018	03/13/18						4			0.00	0.00	0.00
Detail Item	Item Description 3/13/18 WEST	on CHESTER BDWY	THEATRE	Т	axable	Quantity Unit	U	Init Cost 0.0000	Ext. Cost 1,000.00		Non Disc. 0.00	Disc. Amt . 0.00
	Account No.		Account Descr	iption	Note					Percent		Amount
	A.6772.457		PROGRAMS FO AGING.CONTR VENDORS	OR THE ACTS W/OUTSIDE						100.00		1,000.00
Total Vouchers I	or Vendor Nan	ne TAPPAN SEN	OR CITIZENS CL	UB: 1 Total A	mount:	1,000.00						
128214	TOWN BOARD	WORKSHOP		0000008160	40 S	CORNER FRAME SI O FRANKLIN ST CK, NY 10960	HOP		634.19		04/24/2018	
04/20/2018	042418						2018 4	AP		0.00	0.00	0.00
Multi Inv Num 8839		Multi Inv Date 02/21/2018		Multi Inv Amt. 245.16		Inv Stub Desc KLAND COUNTY MA	•			0.00	0.00	0.00
8880		03/14/2018		389.03	THE	ORANGETOWN RES	SOLUTIONS					
Detail Item 1	Item Description			Т	axable	Quantity Unit 0	U	Init Cost 0.0000	Ext. Cost 634.19	Disc. % 0.00	Non Disc. 0.00	Disc. Amt . 0.00
	Account No.		Account Descr	•	Note					Percent		Amount
	A.1010.440.01		TOWN BOARD PRINT	OFFICE SUPPLIES	&					100.00		634.19

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Voucher No.	Stub- Descrip	tion		Vendor Code		/endor N /endor A			V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable		PO Date Ref No	Ordered By Approved By		Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
127998	NYS INSPECT	TION FOR CAR#4	06	0000007328		628 ROU	OF MONTICELLO ITE 303 LT, NY 10913) INC		37.00		04/24/2018	
04/10/2018	042418							2018	AP				
03/16/2018	5470							4			0.00	0.00	0.00
Detail Item 1	Item Descript	ion ΓΙΟΝ FOR CAR#4	06		Taxable	•	Quantity Unit	L	Jnit Cost 0.0000	Ext. Cost 37.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3620.447.17	,		•		Note					Percent 100.00		Amount 37.00
128048	NYS INSPECT	TION FOR OSD #1	03	0000007328		628 ROU	OF MONTICELLO TE 303 LT, NY 10913) INC		21.00		04/24/2018	04/16/2018
04/13/2018	042418							2018	AP				
03/16/2018	5471						GD	4	•		0.00	0.00	0.00
Detail Item	Item Descript	ion ΓΙΟΝ FOR OSD #1	03		Taxable)	Quantity Unit	L	Jnit Cost 0.0000	Ext. Cost 21.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8120.447		Account Descri SEWER COLLE SYSTEM.VEHIO REPAIR	•		Note					Percent 100.00		Amount 21.00
128063	NYS INSPEC	ΓΙΟΝ		0000007328		628 ROU	OF MONTICELLO TE 303 LT, NY 10913) INC		37.00		04/24/2018	04/16/2018
04/16/2018	042418							2018	AP				
04/13/2018	5550						GD	4			0.00	0.00	0.00
Detail Item 1	Item Descript NYS INSPECT				Taxable	•	Quantity Unit	ι	Jnit Cost 0.0000	Ext. Cost 37.00	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8120.447		Account Descri SEWER COLLE SYSTEM.VEHIO REPAIR	•		Note					Percent 100.00		Amount 37.00
Total Vouchers	For Vendor Na	me TOYOTA OF N	MONTICELLO INC	: 3 Total A	mount:		95.00						
128181	FROM PO(s):	51787		0000008060		TRC LOO PO BOX			NC	5,458.00		04/24/2018	
04/19/2018	042418	1823	10/18/2017	51787	•	10/19/201	17 NSCHUT	2018	AP				
03/27/2018	276942							4			0.00	0.00	0.00

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i				Vendor Code		or Name or Address		Voucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref No		Fisc Year Check ID Period Contract N		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128181	FROM PO(s):	51787		0000008060	TRC I	ENVIRONMENTAL CO	ORPORATION				
Detail Item 1	Item Descript PROF SVCES Account No.		R ODOR SURVEY Account Descri	'RE: ALUF	Taxable Note	Quantity Unit 0	Unit Cost	Ext. Cost 5,458.00	Disc. % 0.00 Percent	Non Disc. 0.00	Disc. Amt. 0.00 Amount
	A.1622.457		SHARED SERVI W/OUTSIDE VE	CES.CONTRACTS	3				100.00		5,458.00
128189	ALUF ODOR	PER TOWN BD RI		0000008060	TRC I PO B	ENVIRONMENTAL CO LOCKBOX OX 536282 BBURGH, PA 15253-5		23,362.92		04/24/2018	
04/19/2018	042418						2018 AP				
04/11/2018	279110						4		0.00	0.00	0.00
Detail Item 1	Item Descript ALUF ODOR	i on PER TOWN BD RI	ESOLUTION		Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 23,362.92	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1622.457		Account Descrip SHARED SERVI W/OUTSIDE VE	CES.CONTRACTS	Note				Percent 100.00		Amount 23,362.92
Total Vouchers	For Vendor Na	me TRC ENVIRO	MENTAL CORPO	RATION: 2	Total Amoun	t: 28,820.9	2				
128195	REIMBURSE	MENT FOR SUPPI	IES	0000003281	111 G	, DENIS RAND AVE L RIVER, NY 10965		44.77		04/24/2018	
04/19/2018	042418						2018 AP				
03/05/2018	03/05/18			М			4		0.00	0.00	0.00
Detail Item 1	Item Descrip	i on MENT FOR SUPPL	JIES		Taxable M	Quantity Unit	Unit Cost 0.0000	Ext. Cost 44.77	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1010.440.0	1	Account Descrip TOWN BOARD.0 PRINT	otion OFFICE SUPPLIES	Note				Percent 100.00		Amount 44.77
Total Vouchers	For Vendor Na	me TROY: 1	Total Amount:	44.77	7						
128059	OIL			0000007775	22 HL	LOBAL LUBRICANTS JDSON DRIVE IY POINT, NY 10980	SINC	428.55		04/24/2018	04/18/2018
04/16/2018	042418						2018 AP				
01/31/2018	10084					JD	4		0.00	0.00	0.00
Detail Item 1	OIL Account No. D.5130.400.0		Account Descrip		Taxable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 428.55	0.00 Percent 100.00	Non Disc. 0.00	Disc. Amt. 0.00 Amount 428.55

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Voucher No.	Stub- Descrip	tion		Vendor Cod		Vendor Nam Vendor Add			Vo	oucher Amt.	•	Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	-	PO Date Ref No	Ordered By Approved By	Fisc Year C Period C	Check ID Contract No.		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
Total Vouchers	For Vendor Na	me US GLOBAL L	UBRICANTS INC:	1 Total	Amount:		428.55						
128064	SUPPLIES FO	R THE WWTP		0000005990		USABLUEB P.O. BOX 9 GURNEE, I				1,417.32		04/24/2018	04/16/2018
04/16/2018	042418							2018 A	AP				
Multi Inv Num 527368		Multi Inv Date 03/26/2018		Multi Inv An 414.2		Multi Inv St REPLACEM	GD ub Desc IENT FLOAT B <i>A</i>	4 ALLS FOR WV	VTP		0.00	0.00	0.00
527692 525998		03/26/2018 03/23/2018		414.2 588.7			IENT FLOAT BA			N ON PLIME	P IN CHEM BLD	G	
Detail Item					Taxable	e Qu	uantity Unit	Uni	it Cost 0.0000	Ext. Cost 1,417.32	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8130.457		Account Descrip SEWAGE TREAT PLANT.CONTRA VENDORS	MENT		Note					Percent 100.00		Amount 1,417.32
Total Vouchers	For Vendor Na	me USABLUEBO	OK: 1 Total A	Amount:	1,41	7.32							
128183	FROM PO(s):	51882		0000005065		71 MARSH	EL FORD INC ROAD HESTER, NY 14	4445		25,704.20	1	04/24/2018	
04/19/2018 03/07/2018	042418 81437	1921	12/30/2017	51882	•	12/30/2017	NSCHUT	2018 <i>A</i>	AP		0.00	0.00	0.00
Detail Item 1	Item Descript (2) FORD TAU	i on IRUS CARS # 332	9 AND 3339		Taxable	e Qu	uantity Unit 1 EA		it Cost 4.2000	Ext. Cost 25,704.20		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3120.200.16 B.3120.408.16		Account Descrip POLICE.CAPITAL POLICE.RICO ENHANCEMENTS	OUTLAY.PO		Note					Percent		Amount 12,254.17 13,450.03
Total Vouchers	For Vendor Na	me VAN BORTEL	FORD INC: 1	Total Amou	nt:	25,704.20	0						
128055	PAPER FOR (COPIER		0000005309		P.O. BOX 9	ON CO, INC 181101 MA 02298-1101			328.93	;	04/24/2018	04/16/2018
04/13/2018	042418							2018 A	AΡ				
04/05/2048	I53916913						GD	4			0.00	0.00	0.00
Detail Item 1	Item Descript PAPER FOR (Taxable	e Qu	uantity Unit		it Cost 0.0000	Ext. Cost 328.93		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8110.440.01		Account Descrip SEWER ADMINIS SUPPLIES & PRI	STRATION.OF		Note					Percent 100.00		Amount 328.93

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Voucher No.	Stub- Description		Vendor Code		· Name · Address		V	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Req. No. Invoice No. Recur Mo	Req. Date nths Refund Year	PO No. Taxable	PO Dat Ref No	e Ordered By	Fisc Year Period	Check ID Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
Total Vouchers I	For Vendor Name W.B. MA	ASON CO, INC: 1	Total Amount:	328	3.93						
128030	MAGNETIC COIL FOR CO	NVENT RD. CIRC BR	(R 000000521	DEPT.	GRAINGER INC. 844746818 TNE, IL 60038-0001			1,239.30		04/24/2018	04/16/2018
04/12/2018	042418					2018	AP				
					GD	4			0.00	0.00	0.00
Multi Inv Num 9746422733 9741192497 9741322946	Multi Inv 04/03/201 03/28/201 03/28/201	8 8	Multi Inv Amt. 509.68 675.32 54.30	MAGN CIRCU	IV Stub Desc ETIC COIL FOR COI IT BREAKER FOR B DRIAL SUPPLIES FO	AR RACK					
Detail Item 1	Item Description MAGNETIC COIL FOR CO RACK, & JAN SUPPLIES		(R FOR BAR	Taxable	Quantity Unit 0	U	nit Cost 0.0000	Ext. Cost 1,239.30	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. G.8120.439	Account Desci	ECTION	Note					Percent		Amount 563.98
	G.8130.457	SEWAGE TRE	RATION SUPPLIES ATMENT RACTS W/OUTSIDE								675.32
128044	MNTCE SUPPLIES		000000521	DEPT.	GRAINGER INC. 844746818 TINE, IL 60038-0001			576.10		04/24/2018	
04/12/2018	042418					2018	AP				
02/21/2018	9706046951					4			0.00	0.00	0.00
Detail Item 1	Item Description MNTCE SUPPLIES			Taxable	Quantity Unit 0	U	nit Cost 0.0000	Ext. Cost 576.10	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1620.457	Account Desci BUILDING MAINTENANCI W/OUTSIDE V	E.CONTRACTS	Note					Percent 100.00		Amount 576.10
128080	WRENCH SET #9		0000000521	DEPT.	GRAINGER INC. 844746818 TINE, IL 60038-0001			94.27		04/24/2018	04/18/2018
04/17/2018	042418				,	2018	AP				
03/30/2018	9743713670				JD	4			0.00	0.00	0.00
Detail Item 1	Item Description WRENCH SET #9			Taxable	Quantity Unit	U	nit Cost 0.0000	Ext. Cost 94.27	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00
	Account No. D.5130.400.05		r <mark>iption</mark> CHINERY.GENERA KPENSE.TOWNWII						Percent 100.00		Amount 94.27

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Voucher No.	Stub- Descript	Description Vendor Code Vendor Name Voucher Amt. Vendor Address								Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref No	•	Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt.
128186	MARCH 2018			0000006907	PO B	EWORKS OX 45772 FRANCISCO, CA 9414	15-0772	100.00		04/24/2018	
04/19/2018	042418						2018 AP				
04/16/2018	INV654562						4		0.00	0.00	0.00
Detail Item 1	Item Descripti MARCH 2018 Account No. A.1622.457	on	Account Descr SHARED SERV W/OUTSIDE VI	ICES.CONTRACT	Taxable Note	Quantity Unit 0	Unit Cost 0.0000	Ext. Cost 100.00		Non Disc. 0.00	Disc. Amt 0.00 Amount 100.00
Total Vouchers	For Vendor Nai	me WAGEWORKS	S: 1 Total /	Amount:	100.00						
128215	FROM PO(s):	51893		0000003296	555 P PO B	GER CORPORATION ARK DRIVE OX 448 TONNA, MN 55060-04	48	136,418.00		04/24/2018	
04/20/2018	042418	1937	04/20/2018	51893	04/20/	2018 NSCHUT	2018 AP				
04/06/2018	743309						4		0.00	0.00	0.00
Detail Item 1	Item Descripti NEW SHOWM				Taxable	Quantity Unit	Unit Cost 136,418.0000	Ext. Cost 136,418.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.7110.200		Account Descr PARKS.CAPITA	•	Note				Percent 100.00		Amount 136,418.00
Total Vouchers	For Vendor Nai	me WENGER COI	RPORATION: 1	Total Amoun	t: 130	6,418.00					
128053	LAW DIGESTS	6		0000001856	P.O. I	F GROUP BOX 6292 DL STREAM, IL 60197	-6292	749.73		04/24/2018	
04/13/2018	042418						2018 AP				
04/01/2018	837942621						4		0.00	0.00	0.00
Detail Item 1	Item Descripti LAW DIGESTS				Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 749.73		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. B.3120.445.16		Account Descr POLICE.BOOK PUBLICATIONS	S AND	Note				Percent 100.00		Amount 749.73
128187	WEST INFO C	HARGES MARCH	l 2018	0000001856	P.O. I	T GROUP BOX 6292 DL STREAM, IL 60197	-6292	2,253.11		04/24/2018	
04/19/2018	042418						2018 AP				
04/01/2018	837945606						4		0.00	0.00	0.00
Detail Item 1	Item Descripti WEST INFO C	on HARGES MARCH	I 2018		Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 2,253.11	Disc. % 0.00	Non Disc. 0.00	Disc. Amt. 0.00

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Voucher No.	Stub- Descript	ion		Vendor Code		or Name or Address	\	oucher Amt.		Pay Due	Approved
Voucher Date Invoice Date	Batch Invoice No.	Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Da Ref N		Fisc Year Check ID Period Contract No		Check Date Disc. %	Non Disc.	Cash Account Disc. Amt
128187	WEST INFO C	HARGES MARCH	I 2018	0000001856	WES	T GROUP					
	Account No.		Account Descri	ption	Note				Percent		Amount
	A.1420.445		TOWN ATTORN PUBLICATIONS	IEY.BOOKS AND					100.00		2,253.11
128188	MARCH 2018			0000001856	P.O.	T GROUP BOX 6292 DL STREAM, IL 60197	7-6292	179.58		04/24/2018	
04/19/2018	042418						2018 AP				
04/04/2018	838056015						4		0.00	0.00	0.00
Detail Item	Item Descripti MARCH 2018	on			Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 179.58		Non Disc. 0.00	Disc. Amt 0.00
	Account No.		Account Descri	ption	Note				Percent		Amount
	A.1410.445		TOWN CLERK.E PUBLICATIONS						100.00		179.58
128198	SUBSCRIPTIO	ON PRODUCT CH.	ARGES	0000001856	P.O.	T GROUP BOX 6292 DL STREAM, IL 60197	7-6292	345.00		04/24/2018	
04/20/2018	042418						2018 AP				
01/04/2018	0837532005						4		0.00	0.00	0.00
Detail Item	Item Descripti SUBSCRIPTIC	on ON PRODUCT CHA	ARGES		Taxable	Quantity Unit	Unit Cost 0.0000	Ext. Cost 345.00		Non Disc. 0.00	Disc. Amt. 0.00
	Account No. A.1220.440.01		Account Descri SUPERVISOR.C PRINT	ption OFFICE SUPPLIE	Note S &				Percent 100.00		Amount 345.00
Total Vouchers	For Vendor Na	me WEST GROUF	: 4 Total A	mount:	3,527.42						
Total Vouchers	s reported:	218					Total GL	Detail Repor	ted		702,232.58
							Total Am	ount All Vou	chers		702,232.58

Fund Cash Item	Cash Item		Direct Pay					
TA TRUCT A COCUNITO DAVARUE	Regular	Prepaid	Wire Transfer	Outstanding	Paid	Total		
TA - TRUST ACCOUNTS PAYABLE								
0205.000.00	TOWN	702,232.58	0.00	0.00	0.00	0.00	702,232.58	
Fun	d Total	702,232.58	0.00	0.00	0.00	0.00	702,232.58	

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Voucher No. Stub- Description		Vendor Code Vendor Name Vendor Address		Voucher Amt.			Pay Due	Approved			
Voucher Date Invoice Date		Req. No. Recur Months	Req. Date Refund Year	PO No. Taxable	PO Date Ref No	Ordered By Approved By	Fisc Year Check ID Period Contract No	Check No. Ch	neck Date Disc. %	Non Disc.	Cash Account Disc. Amt.
Fund Cash	ltem							Dir	ect Pay		
					Regular	Prepaid	Wire Transfer	Outstanding		Paid	Total
Grand Totals				7	702,232.58	0.00	0.00	0.00		0.00	702,232.58
Grand Total Re	gular, Prepaid, W	/ire Transfer an	d Direct Pay	7	702,232.58						
								Dir	ect Pay		
Fund					Regular	Prepaid	Wire Transfer	Outstanding		Paid	Total
A - GENERAL F	FUND		TOWN	2	285,245.54	0.00	0.00	0.00		0.00	285,245.54
B - TOWN OUT	SIDE VILLAGE		TOWN	1	60,122.08	0.00	0.00	0.00		0.00	160,122.08
D - HIGHWAY I	FUND		TOWN		77,963.30	0.00	0.00	0.00		0.00	77,963.30
E - BLUE HILL	GOLF COURSE		TOWN		9,750.96	0.00	0.00	0.00		0.00	9,750.96
ER - BROADAC	CRES GOLF COU	RSE	TOWN		2,412.40	0.00	0.00	0.00		0.00	2,412.40
G - SPECIAL D	ISTRICTS		TOWN		60,004.63	0.00	0.00	0.00		0.00	60,004.63
H - CAPITAL F	JND		TOWN		5,574.04	0.00	0.00	0.00		0.00	5,574.04
M - INTERNAL	SERVICE RISK		TOWN		99,193.75	0.00	0.00	0.00		0.00	99,193.75
MS - INTERNA	L SERVICE		TOWN		515.17	0.00	0.00	0.00		0.00	515.17
T - TRUST AND	AGENCY		TOWN		1,450.71	0.00	0.00	0.00		0.00	1,450.71
Grand Totals				7	702,232.58	0.00	0.00	0.00		0.00	702,232.58
Grand Total Re	gular, Prepaid, W	/ire Transfer an	d Direct Pay	7	702,232.58						

VARRANT						
Warrant Reference	Warrant #	Amount				
Approved for payment in the amount of						
	041118	© 20 220 92 Wouldard Comm 1st atu				
		\$ 20,330.82 Workers Comp 1st qtr				
	042418	\$ 702,232.58				
	Total	\$ 722,563.40				
The above listed claims are approved and ord	ered paid from the appropriations indi	ated.				
APPROVAL FOR PAYMENT						
	AUDITING	BOARD				
Councilman Gerald Bottari		Councilman Paul Valentine				
Councilman Thomas Diviny		Councilman Denis Troy				
Supervisor Christophe	r Day					

DATE: April 24, 2018