

OCTOBER 2, 2012

CDA RESOLUTIONS:

CDA #14 Authorizes the Chairman to Execute a License Agreement with CSC Holdings, LLC

TOWN BOARD RESOLUTIONS:

Res. #764 2011 Jamesport Boardwalk Capital Improvement Project Budget Adoption

Res. #765 Closure of Account in Capital One

Res. #766 Riverhead Sewer Rehabilitation Budget Adoption

Res. #767 Authorizes Release of Water Project Funds Ext. 89 Peconic River Sportsman's Club US Navy

Res. #768 Water District Route 105 Transmission Budget Adjustment

Res. #769 Authorizes Court Recall for a Retired Police Detective

Res. #770 Ratifies the Appointment of an Automotive Equipment Operator to the Highway Department (Keith Fink)

Res. #771 Ratifies the Appointment of an Automotive Equipment Operator to the Highway Department (John Meyer)

Res. #772 Ratifies the Appointment of an Automotive Equipment Operator to the Highway Department (David Osman)

Res. #773 Classifies Action on Special Permit of Philip Swotkiewicz and Calls Public Hearing

Res. #774 Appoints a Call-In Recreation Aide-Volleyball Attendant to the Recreation Department (Eugene Barrow)

Res. #775 Authorizes Town Clerk to Publish and Post a Public Notice to Consider Expenditure of Community Preservation Funds in the amount of \$900,000.00 for Costs and Expenses Related and Necessary to Create an Open Space Preserve

Res. #776 Appoints a Call-In Park Attendant II to the Recreation Department (Andrew Blackmore)

- Res. #777** Appoints a Call-In Park Attendant II to the Recreation Department (Christine Spero)
- Res. #778** Appoints a Call-In Park Attendant II to the Recreation Department (George Spero)
- Res. #779** Authorizes Town Clerk to Publish and Post Notice of Public Hearing to Consider the Adoption of the 2013 Preliminary Annual Budget for the Town of Riverhead
- Res. #780** Authorizes Town Clerk to Publish and Post a Public Notice to Consider a Local Law to Amend Chapter 37 Entitled “Retirement” of the Riverhead Town Code (Article III)
- Res. #781** Adopts a Local Law Amending Chapter 26 Entitled “Officers and Employees” of the Riverhead Town Code
- Res. #782** Adopts a Local Law to Amend Chapter 101 Entitled “Vehicles and Traffic” of the Riverhead Town Code (§101-4. One Way Streets - St. John’s Place)
- Res. #783** Appoints Bracken Margolin Besunder, LLP as Special Counsel to the Board of Assessment Review
- Res. #784** Appoints Sinnreich, Kosakoff & Messina LLP as Special Counsel in the Matter of Brud Rossman v. Allen M. Smith, Et. Al.
- Res. #785** Authorizes Supervisor to Execute Agreement with Riverhead Soccer Club for Training and Referee Services for Town of Riverhead Police Athletic League Girls and Boys Soccer Program for 2012 Calendar Year
- Res. #786** Approves the Chapter 90 Application of Abate of NY Long Island Chapter (St. Mary’s Food and Toy Run – November 4, 2012)
- Res. #787** Ratifies Agreement with Robert W. Johnson for Dog Adoption Video-Recording
- Res. #788** Rejects Bid & Authorizes Town Clerk to Republish and Repost Notice to Bidders for Calcium Hypochlorite Tablets
- Res. #789** Resolution to Authorize the Cornell Cooperative Extension to Locate ECO- Counters at Various Locations within the Town of Riverhead
- Res. #790** Pays Bills

Res. #791 Awards Bid for Food

Res. #792 Awards Bid for Janitorial Supplies

10.02.12
12014

ADOPTED

**TOWN OF RIVERHEAD
COMMUNITY DEVELOPMENT AGENCY**

Resolution # 14

**AUTHORIZES THE CHAIRMAN TO EXECUTE A LICENSE AGREEMENT WITH CSC
HOLDINGS, LLC**

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

NOW THEREFORE BE IT RESOLVED that the Town Board of the Town of Riverhead hereby authorizes the Chairman to execute a License Agreement in substantially the same form as attached between the Town of Riverhead Community Development Agency and CSC Holdings, LLC in connection with the utilization of a portion of Town of Riverhead-Enterprise Park at Calverton Eastern Runway, Grumman Boulevard/River Road, Calverton for testing of WiFi technology system; and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a copy of this resolution to James Newman, V.P. , CSC Holdings, LLC, 1111 Stewart Avenue, Bethpage, New York 11714; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No

Wooten Yes No Dunleavy ABSENT

Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

**LICENSE AGREEMENT BETWEEN THE
TOWN OF RIVERHEAD COMMUNITY DEVELOPMENT AGENCY
AND CSC HOLDINGS, LLC**

This Contract is made and entered into as of this ____ day of October, 2012, by and between Riverhead Community Development Agency, a public instrumentality of the Town of Riverhead, County of Suffolk and State of New York (“CDA”) and CSC Holdings, LLC, (the "Licensee"), a limited liability company duly organized and existing under the laws of the State of Delaware having a principal place of business at 1111 Stewart Avenue, Bethpage, New York 11714.

WHEREAS, Licensee is in the business, among other things, of developing and testing WiFi technology and systems; and

WHEREAS, CDA owns fee title to approximately 1800 acres of land in Calverton, New York, commonly known as Calverton Enterprise Park (the "Park"); and

WHEREAS, the Licensee wishes to use the ten thousand (10,000) foot runway to conduct testing of an improved WiFi technology system to provide greater or enhanced connectivity for a term commencing on October 15, 2012 and ending on October 19, 2012; and

WHEREAS, by separate agreement CDA has granted certain rights and privileges to Altitude Express, Inc. d/b/a SkyDive Long Island for use of the ten thousand (10,000) foot runway; and

WHEREAS, CDA desires to grant to Licensee and Licensee desires to obtain from CDA a license in order for Licensee to enter and use a portion of the Park designated herein as the Licensed Area, to test said WiFi technology system.

NOW THEREFORE, in consideration of the mutual covenants hereinafter set forth, the parties agree as follows:

1. Licensed Area, Use and Term: The area licensed by CDA to Licensee hereunder (the "Licensed Area") shall consist of the ten thousand (10,000) foot runway, as depicted by the cross-hatching on Exhibit A attached hereto and made a part hereof and shall include the improvements thereon including but not limited to any building, structure, any necessary equipment and any appurtenances thereto, such as appropriate means for ingress and egress upon the terms and conditions set forth hereunder. Subject to Licensee and Altitude Express, Inc. d/b/a SkyDive Long Island entering into an agreement for mutual use of the ten thousand (10,000) foot runway, this License will provide Licensee and its employees, representatives, agents use and occupancy of the Licensed Area commencing on October 15, 2012 and terminating on October 19, 2012 (the "Term") for purposes of network set-up, conducting testing, tear down of network set-up and clean-up. The hours of operation for testing shall be as follows: (a) October 15, 2012 from 5:00 a.m. to 10:00 p.m.; and (b) October 16 through October 19, 2012 from 7:00 a.m. to 10:00 p.m. The Licensee, its employees, representatives, agents use shall not install, affix or make any permanent structures to the Licensed Area. The use of the Licensed Area shall consist without limitation of the following; one test car with WiFi antennas; portable WiFi base stations secured upon tripods (7 per mile); fiber and co-ax loop; and cablevision fiber truck necessary to the conduct the testing described herein (collectively, the "Permitted Use"). In the event that Licensee neglects, fails or is otherwise unsuccessful in entering into a separate agreement with Altitude Express, Inc. d/b/a SkyDive Long Island on or before October 10, 2012, Either party may cancel the agreement without cause

at any time upon written notice. In the event this agreement is cancelled, the CDA shall promptly refund the license fee to Licensee.

In the event of inclement weather or other unforeseen delay, Licensee upon giving notice to CDA, Licensee shall be permitted to conduct the Permitted Use in the Licensed Area for up to three additional days; namely October 23, 2012, October 24, 2102 and October 25, 2012. The hours of operation shall be from 7:00 a.m. to 10:00 p.m.

2. Compliance With Laws: Licensee shall at all times during the Term, comply with all applicable federal, state, county and municipal laws, regulations, ordinances, codes and restrictions, including, without limitation, compliance with Article 28 of the New York State Tax Law and applicable regulations thereunder arising out of Licensee's Permitted Use and will secure any and all permits or licenses required for its activities and operations carried out at the Licensed Area. CDA agrees to cooperate with Licensee by providing any information at its disposal and otherwise use its best efforts to assist Licensee in pursuing its applications for all necessary approvals.

3. Compensation: In exchange for the License set forth above Licensee shall pay CDA at the time of signing this agreement a fee (the "License Fee") in an amount of two thousand and 00/100 (\$2,000.00).

4. Responsibilities of Licensee: Subject to the terms of this Agreement, Licensee will be responsible for carrying out and shall have exclusive control of all operations associated with the within described activities. At the conclusion of the license period, Licensee will promptly commence garbage and rubbish removal and cleanup (the "Cleanup") so that the Licensed Area is delivered back to CDA in the same condition (normal wear and tear excepted) as delivered to Licensee on the commencement date of the Term. Licensee will remove all refuse, rubble,

garbage and debris created as a result of its use and activities at the Licensed Area and dispose of the same at an appropriate waste facility.

5. Authority of CDA:

CDA represents and warrants that it owns fee title to the Licensed Area and has all the requisite authority necessary to enter into this agreement.

6. Insurance and Indemnification: Licensee will be responsible for providing commercial general liability insurance in the amount of not less than \$2,000,000 with a company or companies reasonably satisfactory to CDA. Licensee shall provide certificate of the foregoing insurance, showing CDA and the Town of Riverhead as additional insureds to the extent of their interest. Licensee agrees to indemnify and hold harmless CDA, the Town of Riverhead and their respective officers, employees, agents, representatives and officials from any and all loss or liability arising out of Licensee's use of the Licensed Area as described herein including liability for damages to property or for injuries or death to persons which may arise from, or be attributable or incident to the use by Licensee and its employees, agents and representatives, of the Licensed Area, excepting liability caused by the negligence of CDA or the Town of Riverhead or their respective employees, agents or representatives.

7. Miscellaneous Responsibilities of Licensee: Except with respect to any specific services, equipment and facilities to be provided by CDA under this Agreement, Licensee will be responsible for acquiring all services and materials and otherwise for carrying out all actions necessary in connection with the Permitted Use and related activities to take place, including, but not limited to, all planning, operations, concessions, garbage removal, cleanup, construction and demolition or removal of all

temporary structures, development. If applicable, Licensee will obtain all necessary approvals required for the Permitted Use and for construction of any temporary structure or system to be used at the Licensed Area in connection with the Permitted Use or related activities. CDA shall use its best efforts to facilitate the Licensee's acquisition of such necessary approvals. In addition, Licensee will take all actions necessary to restore the Property to its condition existing on the date of the commencement of the Term (normal wear and tear excepted) under this agreement, including, without limiting the generality of the foregoing, the removal of all temporary structures and systems.

8. Successors and Assigns. This agreement shall be binding upon and inure to the benefit of the respective successors and assigns of the parties; provided, however, that nothing herein shall be deemed to permit the assignment of this Agreement by either party without the express written consent of the other party. Licensee shall, however be allowed to change the name of either the Licensee entity in its sole discretion without requiring the prior consent of CDA thereto. Additionally in the event CDA conveys the Park or any part thereof during the period of time from the date hereof to the end of the Term (and/or any Option Term) any successor in interest to CDA shall be bound to the obligations and responsibilities of CDA herein and Licensee's use and occupancy rights herein shall not be disturbed by any successor in-interest to CDA.

9. Conditions To License Agreement: The rights and obligations of both CDA and Licensee hereunder are conditioned on: (a) Licensee's receipt of the necessary approvals for its Permitted Use, if applicable; and (b) proof or other confirmation that Licensee has entered into a binding agreement with Altitude Express, Inc. d/b/a SkyDive Long Island on or

before October 10, 2012. If Licensee is unsuccessful in obtaining the necessary approvals and binding agreement, then this Agreement shall terminate and the obligations of each party herein shall be null and void.

10. Entire Agreement. This contract constitutes the entire agreement between the parties and no further agreement, express or implied, written or oral, exists with respect to the subject matter of this document.

11. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York.

In Witness Whereof, Licensee has caused this instrument to be signed in its company name by Jerry Genova, EVP Network Management, hereunto duly authorized, and Town of Riverhead Community Development Agency has caused this instrument to be signed in its corporate name by Sean M. Walter, its Chairman, hereunto duly authorized, as of the day and the year first above written.

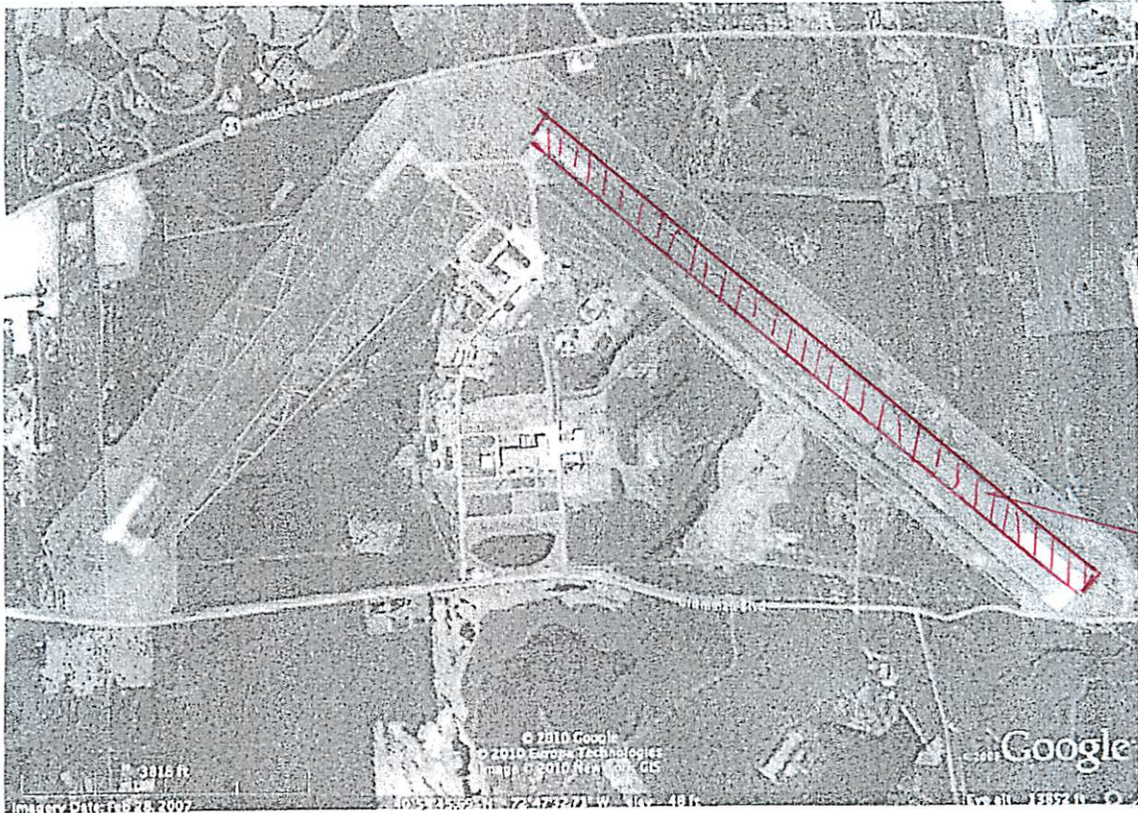
CSC Holdings, LLC

Riverhead Community
Development Agency

By: _____
Name: Jerry Genova
Title: EVP,
Network Management

By: _____
Name: Sean M. Walter
Title: Chairman

Exhibit A



LICENSED
AREA

09.18.12 TABLED
10.02.12 UNTABLED
10.02.12 ADOPTED

10.02.12
120756

TOWN OF RIVERHEAD

Resolution # 756

**DETERMINES ENVIRONMENTAL SIGNIFICANCE ON PROPOSED ZONING
AMENDMENTS AND AMENDMENT OF THE TOWN OF RIVERHEAD
COMPREHENSIVE PLAN APPLICABLE TO THE WADING RIVER ROUTE 25A
CORRIDOR**

Supervisor Walter offered the following resolution,

which was seconded by Councilman Dunleavy

WHEREAS, the Town of Riverhead contracted a study from BJJ Planning of the zoning regime established by the Town's 2003 Comprehensive Plan in the Wading River Hamlet along State Route 25A from the Riverhead/Brookhaven Town line east to the intersection of 25A and Hulse Landing Road, and

WHEREAS, the result of that study was a recommendation for revisions to the Riverhead Zoning Ordinance Chapter 108 Article XXXIV, the Multifamily Residential Professional Office Zone (MRP) and Article LV, the Business CR Zone (BusCR) and on amendments to the official Town of Riverhead Zoning Map to provide for the MRP to the exclusion of the existing BusCR on certain properties in the study area, and

WHEREAS, the Town held public hearings on August 21st 2012 on proposed revisions at which hearings all persons wishing to comment on the proposed amendments were heard, and

WHEREAS, the Riverhead Town Board, by Resolution #697 of September 5, 2012 in consideration of the full Environmental Assessment Form Part I prepared by the contracted consultants, declared themselves as the sole and lead agency in these amendments which they classified as a Type I action pursuant to 6 NYCRR Part 617.4(b)(1), with the action being described as the adoption of an update to the Town of Riverhead 2003 Comprehensive Plan with a focus on Route 25A in Wading River. This selective Comprehensive Plan update will help guide future development along Route 25A in Wading River so that it allows for orderly growth and development while balancing conservation and preserving and enhancing the community character of the study area. The proposed zoning amendments will carry out the Comprehensive Plan update. The Zoning Map changes will reduce the Business CR Zone (Rural Neighborhood Business) and will increase the extent of the MRP Zone (Multifamily Residential Professional Office Zone) in order to provide additional opportunities for

multifamily housing in Wading River and to provide for an appropriate amount of retail development based on current and projected need. The text amendments to the MRP and Business CR zones will add open space requirements, limit building coverage, limit floor area ratio and impervious surface cover, and limit residential unit sizes, and

WHEREAS, the Town Board has considered the full EAF Part II prepared by the consultants as well as oral and written public comment and wishes to adopt the amendments as recommended and heard by the public, now

THEREFORE, BE IT RESOLVED, that the Town Board declares that the zoning amendments and selective update of the Comprehensive Plan within the Wading River corridor study area will not have a significant impact on the natural and social environment and that an Environmental Impact Statement need not be prepared, and

BE IT FURTHER RESOLVED, that the Town Clerk is hereby authorized to forward a certified copy of this resolution to the Planning Department and to BJJ Planning, and that the Riverhead Planning Department be directed to publish and post the requisite notice of significance prepared by the consultants pursuant to 6 NYCRR Part 617.12, and

BE IT FURTHER RESOLVED, that all Town Hall departments may review and obtain a copy of this resolution from the electronic storage device and a certified copy from the Town Clerk if needed.

THE VOTE

Giglio Yes No

Gabrielsen - ABSENT

Wooten Yes No

Dunleavy Yes No

Walter Yes No

The Resolution Was Thereupon Duly Declared TABLED

10.02.12

On a motion by Councilman Wooten, seconded by Councilman Gabrielsen, resolution #756 was UNTABLED

THE VOTE:

YES – 4

Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes

NO – 0

Immediately thereafter on a motion by Supervisor Walter, seconded by Councilman Gabrielsen, resolution #756 was ADOPTED

THE VOTE:

YES – 4

Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes

NO - 0

09.18.12 TABLED
10.02.12 UNTABLED
10.02.12 ADOPTED

10.02.12
120757

TOWN OF RIVERHEAD

Resolution # 757

**ADOPTION OF AN AMENDMENT TO THE TOWN OF RIVERHEAD
COMPREHENSIVE PLAN APPLICABLE TO THE WADING RIVER ROUTE
25A CORRIDOR**

Supervisor Walter offered the following resolution,

which was seconded by Councilman Dunleavy

WHEREAS, the Town of Riverhead found reason to revisit the zoning regime established by the Town's 2003 Comprehensive Plan in the Wading River Hamlet along State Route 25A from the Riverhead/Brookhaven Town line east to the intersection of 25A and Hulse Landing Road, and

WHEREAS, the Town entered into a professional services agreement with BJJ Planning by Resolution #534 of July 6, 2011 to undertake a study of the area including the conduct of public focus group meetings and workshops and Town Board work sessions, preparation of draft and final Comprehensive Plan updates and zoning text modifications, preparation of necessary SEQR documentation and conduct of a public hearing necessary to amend the 2003 Comprehensive Plan, the zoning ordinance and map, and

WHEREAS, the Town held a public hearing on August 21st 2012 on the Route 25A - Wading River Planning and Zoning Report , dated July 12, as an amendment to the Town Comprehensive Plan at which hearing all persons wishing to comment on the proposed amendments were heard, and

WHEREAS, at the public hearing, numerous concerns were expressed concerning some of the recommendations of the draft plan including the need for multifamily housing, the need for more open space preservation and amount of potential retail development that could be developed along the Route 25A corridor, and

WHEREAS, pursuant to New York State Town Law §272-a the Town Board is the only agency with the authority to adopt amendments to its Town Comprehensive Plan, and

WHEREAS, at its regular meeting on September 5, 2012, the Riverhead Town Board adopted Resolution # 697 where the Town Board declared itself as to be the Lead Agency in the selective update of the 2003 Comprehensive Plan within the Wading River corridor study area which the Board classified as a Type I action for the purpose of SEQR compliance pursuant to 6 NYCRR Part 617.4(b)(1), and

WHEREAS, the Proposed Action involves the adoption of an update to the Town of Riverhead 2003 Comprehensive Plan with a focus on Route 25A in Wading River in order to help guide future development along Route 25A in Wading River so that it allows for orderly growth and development while balancing conservation and preserving and enhancing the community character of the study area, and

WHEREAS, on September 5, 2012, the Suffolk County Planning Commission adopted Resolution No. ZSR-12-12 which approves the Wading River Corridor Study as an amendment to the Town's Comprehensive Plan, and

WHEREAS, by previous resolution, the Town Board found that the Route 25A – Wading River Planning and Zoning Report, dated July 12, 2012, as an amendment to the Town's Comprehensive Plan will not have a significant impact on the natural or social environment.

NOW, THEREFORE, BE IT RESOLVED, that the Town Board hereby adopts, the Route 25A - Wading River Planning and Zoning Report , dated July 12, as an amendment to the Town Comprehensive Plan, and

RESOLVED, that based on the comments and concerns raised by the public and the analysis contained in the Route 25A - Wading River Planning and Zoning Report , the Town Board directs the Planning Department to further evaluate the land use analysis contained in the consultant's plan of the properties south of and adjacent to Route 25A from Sound Avenue extending to the Town of Brookhaven, and

BE IT FURTHER RESOLVED, that the Town Clerk is hereby authorized to forward a certified copy of this resolution to the Planning Department and to BJJ Planning, and that the Riverhead Planning Department be directed to publish and post the requisite notice of significance pursuant to 6 NYCRR Part 617.12, and

BE IT FURTHER RESOLVED, that all Town Hall departments may review and obtain a copy of this resolution from the electronic storage device and a certified copy from the Town Clerk if needed.

THE VOTE

Giglio Yes No Gabrielsen – ABSENT

Wooten Yes No Dunleavy Yes No

Walter Yes No

The Resolution Was Thereupon Duly Declared **TABLED**

10.02.12

On a motion by Councilman Wooten, seconded by Councilman Gabrielsen, resolution #757 was UNTABLED

THE VOTE:

YES – 4 Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes

NO – 0

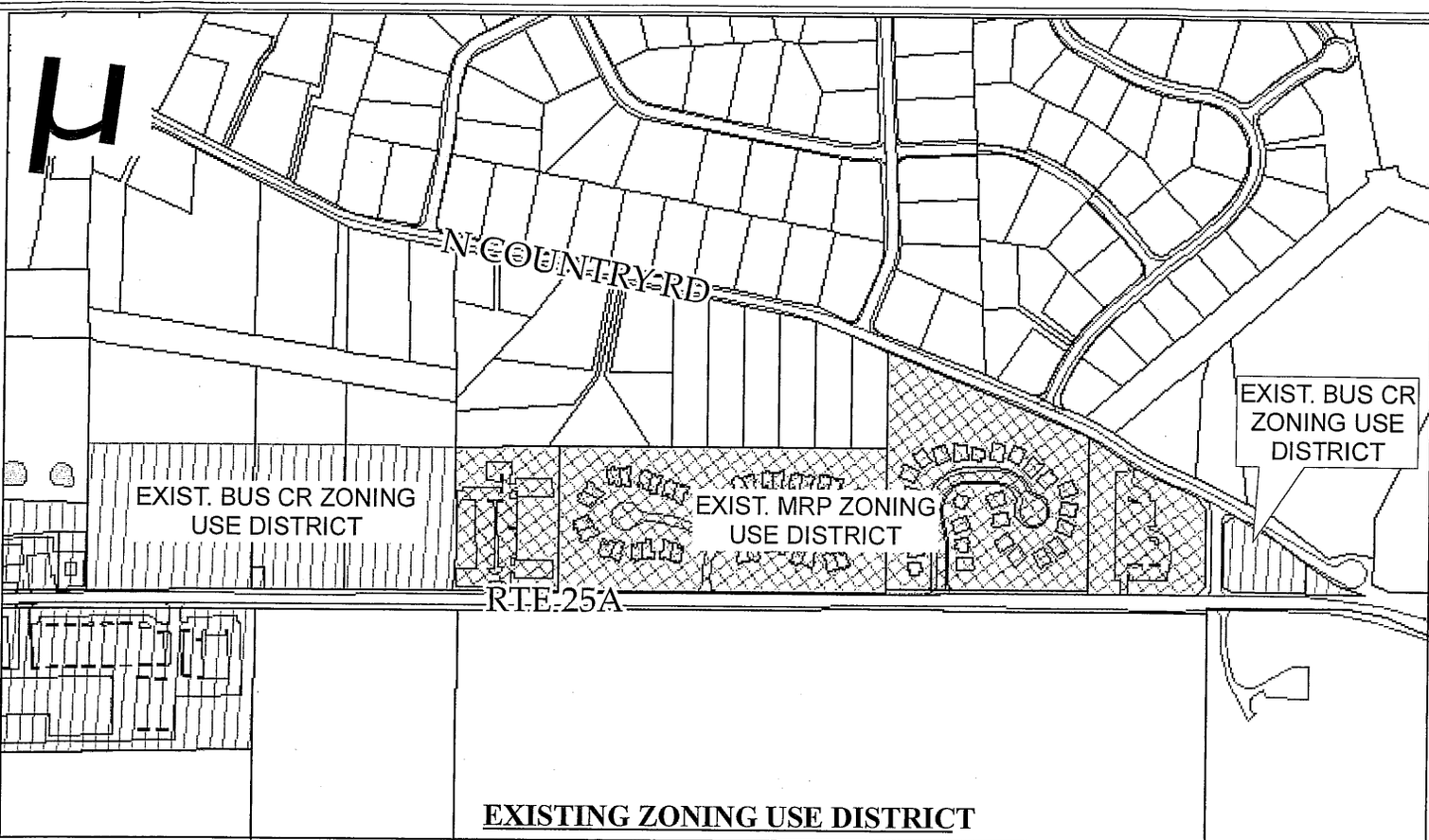
Immediately thereafter on a motion by Supervisor Walter, seconded by Councilman Wooten resolution #757 was ADOPTED with amendments from the original resolution.

THE VOTE:

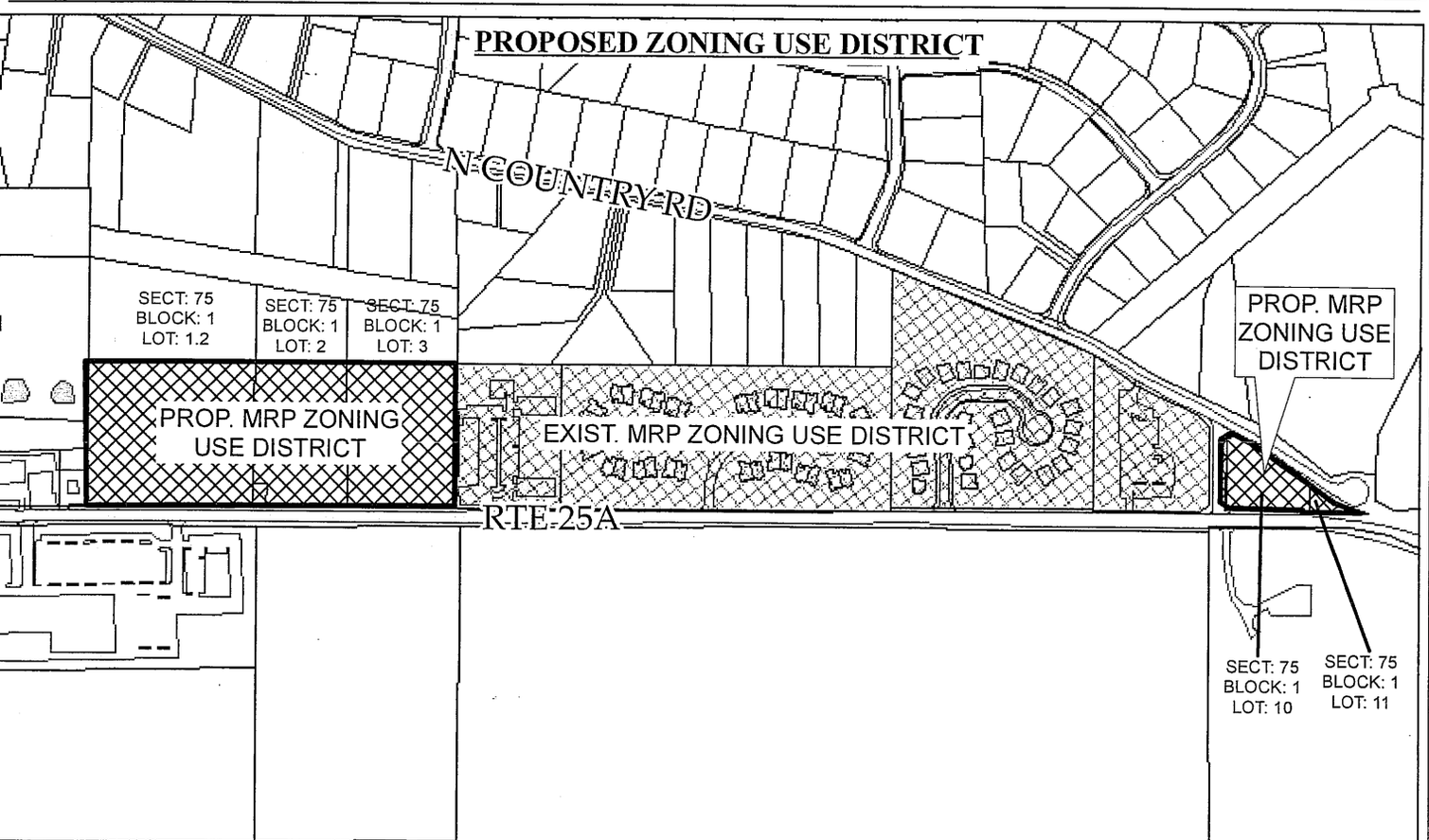
YES – 4 Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes

NO - 0

μ



EXISTING ZONING USE DISTRICT



PROPOSED ZONING USE DISTRICT

SECT: 75
BLOCK: 1
LOT: 1.2

SECT: 75
BLOCK: 1
LOT: 2

SECT: 75
BLOCK: 1
LOT: 3

PROP. MRP ZONING USE DISTRICT

EXIST. MRP ZONING USE DISTRICT

PROP. MRP ZONING USE DISTRICT

SECT: 75
BLOCK: 1
LOT: 10

SECT: 75
BLOCK: 1
LOT: 11

Property Lines courtesy of Suffolk County Real Property Tax Service Agency (C) 2012

DATE: 7/3/2012

PLANNING DEPARTMENT



map of
MRP ZONING USE MODIFICATION



TOWN OF RIVERHEAD

200 Howell Ave.
Riverhead, New York 11901

09.18.12 TABLED
10.02.12 UNTABLED
10.02.12 ADOPTED

10.02.12
120758

TOWN OF RIVERHEAD

Resolution # 758

ADOPTS THE AMENDMENT OF THE ZONING USE DISTRICT MAP OF THE TOWN OF RIVERHEAD TO PROVIDE FOR MULTI-FAMILY RESIDENTIAL ZONING USE DISTRICT TO THE EXCLUSION OF THE EXISTING BUSINESS CR ZONING USE DISTRICT

Supervisor Walter offered the following resolution,

which was seconded by Councilman Dunleavy

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider an amendment to the Zoning Use District Map of the Town of Riverhead to provide for Multi-Family Residential Zoning Use District to the exclusion of the existing Business CR Zoning Use District on real property located at Route 25A, Wading River, New York; and

WHEREAS, a public hearing was held on the 21st day of August, 2012 at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place specified in said public notice, and all persons wishing to be heard were heard; and

WHEREAS, by letter dated September 6, 2012, the referral of this application to the Suffolk County Planning Commission was determined to be a matter for local determination; and

WHEREAS, by previous resolution, the Town Board found the amendment to the Zoning Use District Map of the Town of Riverhead to provide for Multi-Family Residential Zoning Use District to the exclusion of the existing Business CR Zoning Use District on real property located at Route 25A will not have a significant impact on the natural or social environment and that an Environmental Impact Statement need not be prepared.

NOW, THEREFORE BE IT RESOLVED, that the amendment to the Zoning Use District Map of the Town of Riverhead to provide for Multi-Family Residential Zoning Use District to the exclusion of the existing Business CR Zoning Use District on real property located at Route 25A, Wading River, New York, is hereby adopted as specified in the attached notice of adoption; and be it further

RESOLVED, that the Town Board directs the Geographic Information Systems Supervisor to make said changes to the Zoning Use District Map of the Town of Riverhead; and be it further

RESOLVED, that the Town Clerk is hereby authorized to publish the attached notice of adoption once in the News-Review Newspaper and to post same on the signboard at Town Hall; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen - ABSENT
Wooten Yes No Dunleavy Yes No

Walter Yes No

The Resolution Was Thereupon Duly Declared TABLED

10.02.12

On a motion by Councilman Wooten, seconded by Councilman Gabrielsen, resolution #758 was UNTABLED

THE VOTE:

YES – 4 Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes
NO – 0

Immediately thereafter on a motion by Supervisor Walter, seconded by Councilman Gabrielsen resolution #758 was ADOPTED

THE VOTE:

YES – 4 Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes
NO - 0

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE and let it be enacted, that the Town Board of the Town of Riverhead adopted a local law at its regular meeting held on October 2, 2012, to amend the Zoning Use District Map of the Town of Riverhead to provide for Multi-Family Residential Zoning Use District to the exclusion of the existing Business CR Zoning Use District on real property located at Route 25A, Wading River, New York, such real property more particularly described on the attached map.

Dated: Riverhead, New York
October 2, 2012

**BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD**

DIANE M. WILHELM, Town Clerk

09.18.12 TABLED
10.02.12 UNTABLED
10.02.12 ADOPTED

10.02.12
120759

TOWN OF RIVERHEAD

Resolution # 759

**ADOPTS A LOCAL LAW AMENDING CHAPTER 108 ENTITLED, "ZONING" OF THE
RIVERHEAD TOWN CODE
(BUSINESS CR ZONING USE DISTRICT [RURAL NEIGHBORHOOD BUSINESS])**

Supervisor Walter offered the following resolution,

which was seconded by Councilman Dunleavy

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider a local law amending Chapter 108 entitled "Zoning" of the Riverhead Town Code; and

WHEREAS, a public hearing was held on the 21st day of August, 2012 at 7:15 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place specified in said public notice, and all persons wishing to be heard were heard; and

WHEREAS, by letter dated September 6, 2012, the referral of this application to the Suffolk County Planning Commission was determined to be a matter for local determination; and

WHEREAS, by previous resolution, the Town Board found the amendment to Chapter 108, entitled "Zoning" of the Riverhead Town Code, will not have a significant impact on the natural or social environment and that an Environmental Impact Statement need not be prepared.

NOW THEREFORE BE IT RESOLVED, that a local law amending Chapter 108 "Zoning" of the Riverhead Town Code is hereby adopted as specified in the attached notice of adoption; and be it further

RESOLVED, that the Town Clerk is hereby authorized to publish the attached notice of adoption once in the News-Review Newspaper, the official newspaper, and to post same on the signboard at Town Hall; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a copy of same may be

obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen - ABSENT
Wooten Yes No Dunleavy Yes No
Walter Yes No

The Resolution Was Thereupon Duly Declared TABLED

10.02.12

On a motion by Councilman Wooten, seconded by Councilman Gabrielsen, resolution #759 was UNTABLED

THE VOTE:

YES – 4 Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes
NO – 0

Immediately thereafter on a motion by Supervisor Walter, seconded by Councilman Gabrielsen resolution #759 was ADOPTED

THE VOTE:

YES – 4 Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes
NO - 0

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted a local law amending Chapter 108 entitled "Zoning" of the Riverhead Town Code at its regular meeting held on October 2, 2012.

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

Chapter 108
ZONING
ARTICLE LV
Business CR Zoning Use District (Rural Neighborhood Business)

§ 108-294. Uses.

In the Business CR Zoning Use District, no building, structure, or premises shall be used or arranged or designed to be used, and no building or structure shall be hereafter erected, reconstructed, or altered, unless otherwise provided in this chapter, except for the following permitted uses or specially permitted uses and their customary accessory uses:

D. Prohibited uses:

- (1) ~~Retail stores~~ Buildings with a floor area exceeding 10,000 square feet.

§ 108-296. Supplementary guidelines.

A. Design standards.

The design standards and parking standards listed in the provisions below (§ 108-296A and B) are intended as a guide or measure for improvements in parcels in this zoning district and the word "shall" recited in the provisions below, with the exception of § 108-296B(1) which requires adherence to the parking schedule, is intended to obtain compliance with the provisions to the extent practicable as determined by the board responsible for review.

- (9) ~~Where the Town Official Map indicates a service access road, a fifty-foot-wide easement shall be provided within the rear yard for construction of an access road.~~ The provision of improved cross access shall be provided between those parcels located on the south side of NYS Route 25A between the westerly town boundary and Wading River Manorville Road.

(16) Signs shall be provided in accordance with §108-56. the Signing Ordinance. Signs for commercial uses within shopping centers shall be a uniform design to the greatest extent practicable.

- Overstrike represents deletion(s)
- Underline represents addition(s)

Dated: Riverhead, New York
October 2, 2012

**BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD**

DIANE M. WILHELM, Town Clerk

09.18.12 TABLED
10.02.12 UNTABLED
10.02.12 ADOPTED

10.02.12
120760

TOWN OF RIVERHEAD

Resolution # 760

**ADOPTS A LOCAL LAW TO AMEND CHAPTER 108 OF THE TOWN CODE OF THE
TOWN OF RIVERHEAD ENTITLED, "ZONING"
(ARTICLE XXXIV – Multifamily Residential Professional Office Zone)**

Supervisor Walter offered the following resolution,

which was seconded by Councilman Dunleavy

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider a local law to amend Chapter 108 of the Town Code of the Town of Riverhead entitled, "Zoning"; and

WHEREAS, a public hearing was held on the 21st day of August, 2012 at 7:05 o'clock p.m. at Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place specified in said public notice, and all persons wishing to be heard were heard; and

WHEREAS, by letter dated September 6, 2012, the referral of this application to the Suffolk County Planning Commission was determined to be a matter for local determination; and

WHEREAS, by previous resolution, the Town Board found the amendment to the Zoning Use District Map of the Town of Riverhead to amend Chapter 108 of the Town Code of the Town of Riverhead entitled "Zoning" will not have a significant impact on the natural or social environment and that an Environmental Impact Statement need not be prepared.

NOW, THEREFORE BE IT RESOLVED, that a local law to amend Chapter 108 of the Town Code of the Town of Riverhead entitled, "Zoning" is hereby adopted as specified in the attached notice of adoption; and be it further

RESOLVED, that the Town Clerk is hereby authorized to publish the attached notice of adoption once in the News-Review Newspaper and to post same on the signboard at Town Hall; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen - ABSENT
Wooten Yes No Dunleavy Yes No
Walter Yes No

The Resolution Was Thereupon Duly Declared TABLED

10.02.12

On a motion by Councilman Wooten, seconded by Councilman Gabrielsen, resolution #760 was UNTABLED

THE VOTE:

YES – 4 Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes
NO – 0

Immediately thereafter on a motion by Supervisor Walter, seconded by Councilman Wooten resolution #760 was ADOPTED

THE VOTE:

YES – 4 Giglio, yes; Gabrielsen, yes; Wooten, yes; Walter, yes
NO - 0

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted a local law to amend Chapter 108 entitled, "Zoning" of the Riverhead Town Code at its regular meeting held on October 2, 2012. **Be it enacted** by the Town Board of the Town of Riverhead as follows:

**CHAPTER 108
ZONING
ARTICLE XXXIV
Multifamily Residential Professional Office Zone**

§ 108-169. Uses.

In the Multifamily Residential Professional Office Zone District no building, structure or premises shall be used, arranged or designed to be used and no building or structure shall hereafter be erected, reconstructed or altered, unless otherwise provided in this chapter, except for one of the following permitted uses and their customary accessory uses.

A. Permitted uses:

- (1) Multifamily residential condominiums.
- (2) Day-care centers or nursery schools.
- (3) Professional offices of:
 - (a) Accountants.
 - (b) Architects.
 - (c) Artists.
 - (d) Attorneys.
 - (e) Audiologists.
 - (f) Bookkeepers.
 - (g) Chiropractors.
 - (h) Dentists.
 - (i) Engineers.
 - (j) Income tax preparer.
 - (k) Insurance agents or brokers.
 - (l) Interior designers.
 - (m) Journalists.
 - (n) Medical doctors.
 - (o) Optometrists.
 - (p) Osteopaths.
 - (q) Podiatrists.
 - (r) Person or persons determined by the Town Board to be engaged in a profession similar to those set forth above.

- (4) One-family townhomes or multifamily units.
- (5) Agricultural production, including but not limited to the following:
 - (a) Field crops, including corn, wheat, oats, rye, barley, hay, potatoes, and dry beans.
 - (b) Fruits, including apples, peaches, grapes, cherries and berries.
 - (c) Vegetables, including tomatoes, snap beans, cabbage, carrots, beets and onions.
 - (d) Horticultural specialties, including nursery stock, ornamental shrubs, ornamental trees and flowers.
 - (e) Livestock and livestock products, including cattle, sheep, hogs, goats, horses, poultry, farmed deer, farmed buffalo, fur-bearing animals, milk, eggs and furs.
 - (f) Christmas trees grown in a managed Christmas tree operation, whether dug for transplanting or cut from the stump.
 - (g) Commercial horse boarding operation.
- (6) Professional studios and performing arts studios.

B. Special permit uses:

- (1) Public libraries/museums.
- (2) Public facilities, including fire houses and police stations.
- (3) Institutions, including schools, places of worship, and community centers.

B.C. Accessory uses:

- (1) Those uses customarily incidental to any of the above permitted uses or specially permitted uses when located on the same lot and not involving the conduct of a business unless as otherwise specified below.
- (2) The sale at retail of homegrown or homemade products, provided that all retail uses shall be subject to site plan approval pursuant to Article XXVI of the Riverhead Town Code and the provisions of Chapter 108. The farmer may sell supporting farm products and farm products not grown by the farmer, provided that the area devoted to the sale of said products at no time exceeds 40% of the total merchandising area.

§108-170. Development standards.

- A. Lot area. The minimum lot area shall be 160,000 square feet.
- B. Lot width. The minimum width (frontage) shall be 400 feet.
- C. Yards.
 - (1) Front. The minimum front yard shall be 50 feet. No building,

structure, storage, tennis court, swimming pool, or parking or other similar accessory uses shall be located in the front yard so provided. Sidewalks, walkways, and access driveways shall be exempt from this requirement.

- (2) Side. The minimum side yard shall be 25 feet.
- (3) Rear. The minimum rear yard shall be 50 feet, except that the minimum rear yard shall be 25 feet when adjacent to a property within a Multifamily Residential Professional Office Zone District.

D. Building area.

- (1) The maximum building area ~~for professional office uses~~ shall be 15% 17%.
- (2) The number of dwelling units permitted for residential uses shall be based on the number of bedrooms per dwelling unit and the type of community water and sewage system provided, which number shall be incorporated as a filed restriction in all deeds and titles related to the condominium site as follows:
 - (a) One-bedroom dwelling units: four and zero-tenths per acre.
 - (b) Two-bedroom dwelling units: three and zero-tenths per acre.

E. Floor area ratio. The maximum floor area ratio shall be 0.20.

F. Impervious surface coverage. The maximum impervious surface coverage for all uses shall be 75%.

E. G. Height. The maximum height of buildings and structures shall be 35 feet and the maximum stories shall be two and a half.

H. Unit size. The maximum size of dwelling units, exclusive of up to 400 square feet for attached or detached garages, shall be as follows:

- (a) One-bedroom dwelling units: 1,400 square feet.
- (b) Two-bedroom dwelling units: 1,800 square feet.

§ 108-171. Landscaping, screening and buffering.

A. Screening and buffering shall meet the minimum requirements of § 108-64.1 of this chapter.

B. Open space. A minimum of 20% of the lot area shall be preserved as open space. To the extent possible, existing woodlands, stands of or individual trees, and other unique, indigenous, or significant vegetation should be protected.

~~B.C.~~ C. Yard landscaping. Within all the required yards the existing vegetation shall be retained. Any proposals for disturbance shall be subject to site plan approval and Architectural Review Board recommendation.

~~C.~~ D. Preservation of existing vegetation. Site plans for the development of property located in a Multifamily Residential Professional Office Zone District shall include an indication of existing mature trees and other instances of indigenous/or significant vegetation or other natural features so as to ensure their preservation

and thereby retain an open space environment which enhances the character of the Town.

D. E. Parking Areas.

- (1) The visual impact of parking areas shall be softened by interrupting continuous rows of parking spaces with planting and by creating planted canopies over parking areas.
- (2) Any open parking areas of 15 spaces or more shall be provided with internal landscaping covering not less than 10% of the total area of the parking area.
- (3) Landscaping shall be reasonably dispersed throughout the parking area. Primary landscape materials shall be shade trees. Secondary materials may include shrubs and ground cover which shall compliment the tree planting and the surrounding natural environment.

§ 108-172. Access and parking requirements.

A. Parking.

- (1) The parking requirement for professional office uses is one space per ~~450~~ 250 square feet of floor area.
- (2) The parking requirement for residential uses is 1 1/2 spaces per dwelling unit.
- (3) If a mix of uses is proposed the Planning Board may entertain a proposal for shared parking from the applicant. If the applicant requests less parking because of the sharing of spaces between uses the applicant shall submit a shared parking study to justify the reduced number of parking spaces. However, in no case shall the parking requirement be reduced by more than 15%.

B. Access. No more than one access shall be provided per lot.

- Underscore represents addition(s)
- Overstrike represents deletion(s)

Dated: Riverhead, New York
October 2, 2012

**BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD**

DIANE M. WILHELM, Town Clerk

10.02.12
120764

ADOPTED

TOWN OF RIVERHEAD

Resolution # 764

**2011 JAMESPORT BOARDWALK
CAPITAL IMPROVEMENT PROJECT
BUDGET ADOPTION**

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, \$8,452.31 has been received as Insurance proceeds for damage to an existing buried electrical line at the Jamesport Town Beach; and

WHEREAS, the Town Engineer requests the funds reimburse the appropriation that was utilized for the repair;

NOW THEREFORE BE IT RESOLVED, that the that the Supervisor be, and is hereby, authorized to establish the following budget adjustment:

		FROM	TO
406.092680.466000.70112	Insurance Recovery	8,452.31	
406.071800.523004.70112	Improvements		8,452.31

RESOLVED, that the Town Clerk is hereby authorized to forward a copy of this resolution to the Engineering Department and the Accounting Department.

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120765

ADOPTED

TOWN OF RIVERHEAD

Resolution # 765

CLOSURE OF ACCOUNT IN CAPITAL ONE

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten

WHEREAS, the Financial Administrator has deemed it unnecessary for the Town of Riverhead to have an account titled Capital Project Money Market Account (#3724111202) as it was solely for the Landfill and all Landfill projects have been closed.

NOW THEREFORE BE IT RESOLVED, that the Supervisor be, and hereby is, authorized to close the Capital Project Money Market Account with Capital One Bank; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to the Office of Accounting.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120766

ADOPTED

TOWN OF RIVERHEAD

Resolution # 766

RIVERHEAD SEWER REHABILITATION
BUDGET ADOPTION

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

WHEREAS, the Superintendent of Sewer is requesting a transfer of funds from Fund Balance and Riverhead Sewer operations to assist in the cost of the Sewer Rehabilitation Project for the Riverhead Sewer District;

NOW THEREFORE BE IT RESOLVED, that the Supervisor be, and is hereby, authorized to establish the following budget adoption:

		<u>FROM</u>	<u>TO</u>
114.000000.499999	Sewer District Fund Balance	85,000	
114.081300.543504	Engineering	13,500	
414.081300.541100.20036	Building Repairs & Maintenance		85,000
414.081300.543504.20036	Professional Svces – Engineer		13,500

RESOLVED, that the Town Clerk is hereby authorized to forward a copy of this resolution to the Sewer and the Accounting Departments.

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Gabrielsen <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Wooten <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Dunleavy ABSENT
Walter <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120767

ADOPTED

TOWN OF RIVERHEAD

Resolution # 767

**AUTHORIZES RELEASE OF WATER PROJECT FUNDS EXT. 89 PECONIC RIVER
SPORTSMAN'S CLUB US NAVY**

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, Peconic River Sportsman's Club requested to be included in the Riverhead Water District, ext. 89. The fees and charges for this extension will be submitted to the US Navy for reimbursement

WHEREAS, Holzmacher, McLendon & Murrell, P.C. (H2M) and the Riverhead Water District has determined that all work for this extension has been completed and the proper paper work can now be submitted to the US Navy to be refunded expenses associated with Ext. 89

WHEREAS, that the Town of Riverhead Administration fee should be released to General Town (\$15,398.09) and to the Riverhead Water District (\$11,549.91) in the total amount of Twenty Six Thousand Nine Hundred Forty Eight Dollars and the Water Key monies associated with this project can now be moved from the Water District project #44015 to the Repair and Maintenance account in the amount of Six Thousand Fifty Two Dollars (\$6,052.00)

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead hereby authorizes the Accounting Department to prepare and submit paperwork to the US Navy for reimbursements to close this project as well as release said monies in the sum of Fifteen Thousand Three Hundred Ninety Eight Dollars and Nine Cents (\$15,398.09) to General Town Administration Fee; and Eleven Thousand Five Hundred Forty Nine Dollars and Ninety One Cents (\$11,549.91) to the Water District Administration Fee; as well as Six Thousand Fifty Two Dollars (\$6,052.00) to the Repair and Maintenance account and

BE IT FURTHER RESOLVED, that the Town Clerk be, and is hereby, authorized to forward a copy of this Resolution H2M Group, 575 Broad Hollow Road, Melville, NY 11747; Riverhead Water District and the Accounting Department.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120768

ADOPTED

TOWN OF RIVERHEAD

Resolution # 768

WATER DISTRICT ROUTE 105 TRANSMISSION

BUDGET ADJUSTMENT

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten

WHEREAS, The Superintendent of Water requests a budget adjustment to better reflect the professional services incurred with the Route 105 Transmission Construction Project; and

WHEREAS, H2M and the Riverhead Water District has determined that all work has since been completed for this project.

NOW THEREFORE BE IT RESOLVED, that the Supervisor be, and is hereby, authorized to establish the following budget adjustment and project closure returning the unused funds to the Water District and Water Reserve Accounts:

	<u>FROM</u>	<u>TO</u>
412.083200.523010.30107 Route 105 Transmission Constr	74,583.75	
412.083200.543501.30107 Prof. Service Engineer-Water		35,700.00
412.099010.595112 Transfer to Water District		22,300.00
412.099010.595113 Transfer to Water District		16,583.75

BE IT FURTHER RESOLVED, that the Accounting Department closes the completed project and return the balance of the unused funds to the Water District and Reserve Account.

RESOLVED, that the Town Clerk is hereby authorized to forward a copy of this resolution to the Accounting Department and the Water Department.

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120769

ADOPTED

TOWN OF RIVERHEAD

Resolution # 769

AUTHORIZES COURT RECALL FOR A RETIRED POLICE DETECTIVE

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

WHEREAS, a retired police detective has been subpoenaed to testify in Criminal Court on a case he investigated while employed by the Riverhead Police Department; and,

WHEREAS, the aforementioned detective will be recalled to prepare and testify in this case as requested by the Court.

NOW, THEREFORE, BE IT RESOLVED, that the Town Board authorizes the recall of this detective for the sole purpose of providing testimony during this trial at 50% of his last hourly rate of pay; and,

BE IT FURTHER RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120770

ADOPTED

TOWN OF RIVERHEAD

Resolution # 770

**RATIFIES THE APPOINTMENT OF AN AUTOMOTIVE EQUIPMENT OPERATOR TO
THE HIGHWAY DEPARTMENT**

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, vacancies for Automotive Equipment Operators exist in the Highway Department; and

WHEREAS, a position was duly posted for, Job Posting #9, duly advertised for, and interviews were conducted; and

WHEREAS, pursuant to a completed background investigation and personal interview, it is the recommendation of Highway Superintendent George Woodson and the Town Personnel Committee that Keith Fink be appointed to this position.

NOW, THEREFORE, BE IT RESOLVED, that effective for October 1, 2012 this Town Board hereby ratifies the appointment of Keith Fink to the position of Automotive Equipment Operator as found in Group 6, Step P of the Operational and Technical Salary Schedule in the CSEA contract; and,

BE IT FURTHER RESOLVED, that the Town Clerk is hereby directed to forward a copy of this resolution to Keith Fink, the Highway Superintendent, the Personnel Officer and the Financial Administrator. Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device, and if needed, a certified copy of same can be obtained from the office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120771

ADOPTED

TOWN OF RIVERHEAD

Resolution # 771

**RATIFIES THE APPOINTMENT OF AN AUTOMOTIVE EQUIPMENT OPERATOR TO
THE HIGHWAY DEPARTMENT**

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, vacancies for Automotive Equipment Operators exist in the Highway Department; and

WHEREAS, a position was duly posted for, Job Posting #7, duly advertised for, and interviews were conducted; and

WHEREAS, pursuant to a completed background investigation and personal interview, it is the recommendation of Highway Superintendent George Woodson and the Town Personnel Committee that John Meyer be appointed to this position.

NOW, THEREFORE, BE IT RESOLVED, that effective for October 1, 2012 this Town Board hereby ratifies the appointment of John Meyer to the position of Automotive Equipment Operator as found in Group 6, Step P of the Operational and Technical Salary Schedule in the CSEA contract; and,

BE IT FURTHER RESOLVED, that the Town Clerk is hereby directed to forward a copy of this resolution to John Meyer, the Highway Superintendent, the Personnel Officer and the Financial Administrator. Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device, and if needed, a certified copy of same can be obtained from the office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120772

ADOPTED

TOWN OF RIVERHEAD

Resolution # 772

RATIFIES THE APPOINTMENT OF AN AUTOMOTIVE EQUIPMENT OPERATOR TO THE HIGHWAY DEPARTMENT

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

WHEREAS, vacancies for Automotive Equipment Operators exist in the Highway Department; and

WHEREAS, a position was duly posted for, Job Posting #8, duly advertised for, and interviews were conducted; and

WHEREAS, pursuant to a completed background investigation and personal interview, it is the recommendation of Highway Superintendent George Woodson and the Town Personnel Committee that David Osman be appointed to this position.

NOW, THEREFORE, BE IT RESOLVED, that effective for October 1, 2012 this Town Board hereby ratifies the appointment of David Osman to the position of Automotive Equipment Operator as found in Group 6, Step P of the Operational and Technical Salary Schedule in the CSEA contract; and,

BE IT FURTHER RESOLVED, that the Town Clerk is hereby directed to forward a copy of this resolution to David Osman, the Highway Superintendent, the Personnel Officer and the Financial Administrator. Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device, and if needed, a certified copy of same can be obtained from the office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120773

ADOPTED

TOWN OF RIVERHEAD

Resolution # 773

**CLASSIFIES ACTION ON SPECIAL PERMIT OF
PHILIP SWOTKIEWICZ AND CALLS PUBLIC HEARING**

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, the Riverhead Town Board is in receipt of a special permit petition from John Distefano as authorized agent to Philip Swotkiewicz to construct a modular single family dwelling in place of a preexisting mobile home; the preexisting and proposed nonconforming condition being two single family dwellings on one parcel with the new and larger construction a specially permitted expansion pursuant to Section 108-51A. of the Riverhead Town Code on a 0.64ac. parcel zoned Residence B-40; such property located at 147 Washington Avenue, Jamesport and more particularly described as SCTM 0600-90-2-20, and

WHEREAS, a Full Environmental Assessment Form and supporting documentation were submitted as part of the petition, and

WHEREAS, the Riverhead Planning Department has reviewed the submission and recommended it be considered a Type II action pursuant to 6NYCRR Part 617.5(c)(9) as construction of a one, two or three family dwelling on an approved lot, and

WHEREAS, pursuant to 617.3(f), 617.5(a) and 617.6(a)(1)(i), agency SEQR responsibilities end with this designation with no significance determination being necessary, and

WHEREAS, the applicant has obtained prerequisite relief from the Zoning Board of Appeals and the Town Board desires to proceed with the requisite public hearing, now

THEREFORE, BE IT RESOLVED, that the Riverhead Town Board declares the special permit petition of Philip Swotkiewicz to be a Type II action for the purposes of SEQR compliance, and

BE IT FURTHER RESOLVED, that the Town Clerk is hereby authorized to forward a certified copy of this resolution to the Planning Department and to the applicant's council Thomas Behringer III, P.O. Box 5077, Southampton, NY 11969 and

is directed to publish and post the following notice of public hearing in the October 11, 2012 issue of the Riverhead News Review, and

BE IT FURTHER RESOLVED, that all Town Hall departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

PLEASE TAKE NOTICE that a public hearing will be held before the Town Board of the Town of Riverhead at Riverhead Town Hall, 200 Howell Ave., Riverhead, New York on October 16, 2012 at 7:05 PM to consider the special use permit of Philip Swotkiewicz to construct a modular single family dwelling in place of a preexisting mobile home thereby expanding a preexisting nonconforming use on a 0.64ac. parcel zoned Residence B-40; such property being located at 147 Washington Avenue Jamesport, New York and more particularly described as SCTM 0600-90-2-20

Dated: Riverhead, New York
October 2, 2012

BY THE ORDER OF THE TOWN BOARD OF THE
TOWN OF RIVERHEAD

10.02.12
120774

ADOPTED

TOWN OF RIVERHEAD

Resolution # 774

APPOINTS A CALL-IN RECREATION AIDE- VOLLEYBALL ATTENDANT TO THE RECREATION DEPARTMENT

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten

WHEREAS, a Recreation Aide-Volleyball Attendant is needed by the Riverhead Town Recreation Department for work in recreation programs,

NOW THEREFORE BE IT RESOLVED, that effective October 4, 2012, this Town Board hereby appoints Eugene Barrow to the position of Part-Time Recreation Aide- Volleyball Attendant, Level 2, to be paid the rate of \$9.90 per hour and

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120775

ADOPTED

TOWN OF RIVERHEAD

Resolution # 775

AUTHORIZES TOWN CLERK TO PUBLISH AND POST A PUBLIC NOTICE TO CONSIDER EXPENDITURE OF COMMUNITY PRESERVATION FUNDS IN AN AMOUNT NOT TO EXCEED \$900,000.00 FOR COSTS AND EXPENSES RELATED AND NECESSARY TO CREATE AN OPEN SPACE PRESERVE

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

WHEREAS, the Town of Riverhead, particularly the streets and homes located in the area of Horton Avenue, suffered severe flood damage due to torrential rains during storms in March and April of 2010 and as a result of such storms the area was declared a major Federal Disaster Area; and

WHEREAS, many of the homes located with the Federal Disaster Area were rendered uninhabitable due to the flood damage and, after evaluation and inspection of the subject area, it was determined that the occurrence of subsequent significant rain events would have a similar devastating impact on homes and properties in this area; and

WHEREAS, the Town of Riverhead, with the assistance of the County of Suffolk, made application to Federal Emergency Management Administration (NYSOEM/FEMA regarding HMGP-1899) for grant monies to enable the Town and County to assist those individuals who suffered significant hardship and loss to homes and property due to the unprecedented flooding events described above; and

WHEREAS, in order to facilitate, manage, and adhere to the NYS Office of Emergency Management grant requirements, the County of Suffolk and Town of Riverhead agreed to enter into a cooperative inter-municipal agreement pursuant to Section §119-o of the General Municipal Law of the State of New York setting forth the “match” of funds to be provided by the respective governments to demonstrate financial feasibility of the project and allocation of resources to complete the different phases of the project; and

WHEREAS, the grant awarded under NYSOEM/FEMA regarding HMGP-1899 and the inter-municipal agreement pursuant to Section §119-o of the General Municipal describe a plan of action to implement immediate (Phase I) and possible long term measures(Phase II) to address the issues identified above; and

WHEREAS, Phase I consists of the initial acquisition and demolition of flood damaged homes with restoration of the subject properties and Phase II, currently under review by FEMA, consists of the eventual institution of various storm water management practices including alterations to the tributary land of the Horton Avenue flood area and to the restored properties such that an open space preserve is created; and

WHEREAS, the Town seeks to spend community preservation funds for such costs expenses related and necessary to create an open space preserve, including but not limited to purchase of property in and along Horton Avenue, in an amount not to exceed \$900,000.00; and

WHEREAS, the Financial Administrator for the Town of Riverhead has reviewed the proposed expenditure of community preservation funds and issued a report which reflects adequate funding for the improvement of the lands for open space preserve; and

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead hereby authorizes and directs that the Town Clerk be and is hereby authorized to publish the attached public notice to consider expenditure of Community Preservation Funds in an amount not to exceed \$900,000.00 for costs expenses related and necessary to create an open space preserve, including but not limited to purchase of property in and along Horton Avenue and consistent with the Federal Emergency Management Administration (NYSOEM/FEMA regarding HMGP-1899) Grant once in the October 11, 2012 issue of the News-Review, the newspaper hereby designated as the official newspaper for this purpose, and post same on the sign board at Town Hall; and be it further

RESOLVED, that the Town Clerk is hereby authorized to forward a copy of this resolution to the Accounting Department, Engineering Department, Planning Department and the Town Attorney; and be it further

RESOLVED, all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

**TOWN OF RIVERHEAD
PUBLIC NOTICE**

PLEASE TAKE NOTICE that a public hearing will be held before the Town Board of the Town of Riverhead, at Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, on the 7th day of November, 2012 at 2:20 o'clock p.m. to consider expenditure of Community Preservation Funds in an amount not to exceed \$900,000.00 for costs expenses related and necessary to create an open space preserve, including but not limited to purchase of property in and along Horton Avenue, and consistent with the Federal Emergency Management Administration (NYSOEM/FEMA regarding HMGP-1899) Grant.

Dated: Riverhead, New York
October 2, 2012

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

DIANE M. WILHELM, TOWN CLERK

TOWN OF RIVERHEAD

Resolution # 776

APPOINTS A CALL-IN PARK ATTENDANT II TO THE RECREATION DEPARTMENT

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, a Park Attendant II is needed by the Riverhead Town Recreation Department for work at the Town parks,

NOW THEREFORE BE IT RESOLVED, that effective October 3rd ,2012 this Town Board hereby appoints Andrew Blackmore to the position of Call-in Park Attendant II, Level 3, to be paid the rate of \$11.10 per hour and

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120777

ADOPTED

TOWN OF RIVERHEAD

Resolution # 777

APPOINTS A CALL-IN PARK ATTENDANT II TO THE RECREATION DEPARTMENT

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten

WHEREAS, a Park Attendant II is needed by the Riverhead Town Recreation Department for work at the Town parks,

NOW THEREFORE BE IT RESOLVED, that effective October 3rd ,2012 this Town Board hereby appoints Christine Spero to the position of Call-in Park Attendant II, Level 1, to be paid the rate of \$9.75 per hour and

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120778

ADOPTED

TOWN OF RIVERHEAD

Resolution # 778

APPOINTS A CALL-IN PARK ATTENDANT II TO THE RECREATION DEPARTMENT

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

WHEREAS, a Park Attendant II is needed by the Riverhead Town Recreation Department for work at the Town parks,

NOW THEREFORE BE IT RESOLVED, that effective October 3, 2012 this Town Board hereby appoints George Spero to the position of Call-in Park Attendant II, Level 3, to be paid the rate of \$11.10 per hour and

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120779

ADOPTED

TOWN OF RIVERHEAD

Resolution # 779

AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING TO CONSIDER THE ADOPTION OF THE 2013 PRELIMINARY ANNUAL BUDGET FOR THE TOWN OF RIVERHEAD

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

NOW THEREFORE BE IT RESOLVED, that the Town Clerk be, and is hereby directed to publish the attached Public Notice in the October 11, 2012 issue of the News Review.

RESOLVED, all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE, that a Public Hearing will be held on the 7th day of November, 2012 at 2:05 p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider the adoption of the 2013 Annual Budget for the Town of Riverhead, which shall include the following specific items:

ELECTED OFFICIALS' SALARIES

<u>Position</u>	<u>Proposed Salary</u>
Town Supervisor	\$115,148
Town Board Councilpersons (4)	\$ 48,955
Town Clerk	\$ 74,449
Highway Superintendent	\$ 84,178

PLEASE TAKE FURTHER NOTICE, that a copy of the Preliminary Budget is available on the Town's website at townofriverheadny.gov and in the Office of the Town Clerk for inspection during normal business hours, Monday through Friday, 8:30 a.m. – 4:30 p.m.

Dated: Riverhead, NY
October 2, 2012

DIANE M. WILHELM, Town Clerk

10.02.12
120780

ADOPTED

TOWN OF RIVERHEAD

Resolution # 780

**AUTHORIZES TOWN CLERK TO PUBLISH AND POST A PUBLIC NOTICE
TO CONSIDER A LOCAL LAW TO AMEND CHAPTER 37
ENTITLED "RETIREMENT" OF THE RIVERHEAD TOWN CODE
(Article III)**

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten

RESOLVED, that the Town Clerk be and is hereby authorized to publish the attached public notice once in the October 11, 2012, issue of the News-Review, the newspaper hereby designated as the official newspaper for this purpose, and also to cause a copy of the proposed local law amending Chapter 37 entitled "Retirement" of the Riverhead Town Code to be posted on the sign board of the Town; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

**PUBLIC NOTICE
TOWN OF RIVERHEAD**

PLEASE TAKE NOTICE that a public hearing will be held before the Town Board of the Town of Riverhead, at Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, on the 16th day of October, 2012 at 7:10 o'clock p.m. to consider a local law amending Chapter 37 entitled "Retirement" of the Riverhead Town Code as follows:

**CHAPTER 37
ARTICLE III**

EARLY RETIREMENT INCENTIVE PROGRAM FOR
FOR ELIGIBLE FULL-TIME EMPLOYEES WHO ARE MEMBERS OF THE CIVIL
SERVICE EMPLOYEES' ASSOCIATION, INC.

Section 37-12 Legislative Intent and Findings:

The Town of Riverhead is pleased to offer an early retirement incentive program ("ERIP") in order to bridge budget deficits. This plan is strictly voluntary, and is designed to support positive employee morale by reducing or eliminating the need for involuntary lay-offs.

This ERIP is the result of a cooperative effort between the Town and the Civil Service Employees' Association, Inc., Local 1000, AFSCME, AFL-CIO, Riverhead Unit of the Suffolk Local #852 ("the CSEA").

Section 37-13 The Eligibility Group:

The eligibility group is the set of individuals who will be offered the opportunity to participate in the ERIP.

Section 37-14 Eligibility Requirements:

- A. Full-time CSEA bargaining unit members who: (i) have at least 20 years of credited service in the New York State Employees Retirement System (the NYSERS") as of November 30, 2012 ; (ii) are eligible for and actually retire and vest into the NYSERS on or before December 27, 2012; (iii) are at least 55 years of age at the time they retire into the NYSERS; (iv) are employed by the Town on the day before the effective date of their retirement; (v) are not resigning for purposes of retirement pursuant to any prior Stipulation of Agreement with the Town or any State-offered

retirement or separation incentive or similar program; and (vi) are one of the employees to fully comply with all of the terms and conditions set forth in the Incentive. Those employees shall be eligible to participate in this Incentive and shall be referred to as an "Eligible Employee."

- B. The Eligible Employee must deliver to the Supervisor, by no later than November 30, 2012, an unaltered irrevocable letter of resignation for retirement purposes in the form attached to the Town Incentive-related documents prepared by the Town, referencing that resignation is to be effective on or before December 27, 2012.
- C. In order for this incentive to be activated, a minimum number of unit members, to be determined by the Town in its sole discretion on or about November 30, 2012, must opt for the incentive. In the event the incentive is not activated, any resignation letter tendered by an employee will be deemed null and void, and the Eligible Employee may continue working in the Town. The employee may also elect to resign his/her position for retirement purposes, but will not receive the Incentive.
- D. This Incentive is effective solely for the 2012 calendar year.
- E. The Eligible Employee must, at the time of submitting the unaltered irrevocable letter of resignation for retirement purposes referenced in Section 37-14 (B) above, execute the unaltered Waiver and General Release of Claims form attached to the retirement incentive-related documentation prepared by the Town.
- F. An Eligible Employee shall forfeit eligibility for this Incentive if he/she opts for any retirement or separation incentive offered pursuant to New York State law during the 2012 calendar year.
- G. Additional eligibility requirements are set forth elsewhere in this Agreement.

Section 37-15 BENEFIT:

- A. Fully paid health insurance premiums by the Town for a period of 48 months following an Eligible Employee's resignation for all Eligible Employees who are enrolled in a family health insurance plan at the time of their retirement and who remain enrolled in a family health insurance plan for this 48 month period. In the event an Eligible employee dies during this 48 month period, the Town shall pay 75% of the cost of health

insurance for the deceased Eligible Employee's dependents, at the time of death, for the remaining months of this 48 month period of time, in accordance with applicable provisions of the New York State Health Insurance Program and applicable law. After the first 48 months, the Town's contribution of health insurance premiums shall be as per Article X(1)(C) of the parties' collective bargaining agreement.

-or-

B. A lump sum payment of \$400 per month, payable in quarterly installments, for a period of 48 months following an Eligible Employee's retirement for all Eligible Employees who are enrolled in an individual health insurance plan at the time of their retirement, for which the Town contributes 100% of the premium cost, and who remain enrolled in an individual health insurance plan for this 48 month period. In the event an employee dies during this 48 month period, the Town shall continue to make these payments to the employee's estate for the remaining months of the 48 month period of time.

C. Eligible Employees shall remain eligible for all payments for unused accumulated leave time pursuant to the parties' collective bargaining agreement. Payment will be made within 30 days following the Eligible Employee's retirement date, as determined by the NYSERS, for all time which does not exceed an amount of paid time which equates to the value of the full time weeks (to be determined by the Eligible Employee's regular work week as of the date of retirement) remaining in the calendar year following the Eligible Employee's retirement. Payments for leave which exceeds the value of full weeks remaining in the calendar year will be paid in January 2013.

D. INAPPLICABILITY OF OTHER CONTRACTUAL INCENTIVES:

Notwithstanding anything to the contrary in the collective bargaining agreement(s) between the Town and the CSEA, any Eligible Employee who opts for this Incentive shall be deemed ineligible for any resignation or retirement incentive provided for in that collective bargaining agreement.

E. RATIFICATION AND APPROVAL:

The terms and conditions of this Incentive are subject to ratification and approval by the Town Board on October 16, 2012.

F. INVALIDITY OR ILLEGALITY:

If any provision of this Incentive is deemed to be invalid by any court, administrative agency or other neutral of competent jurisdiction, then this entire Incentive shall be deemed null and void from its inception.

- Underline represents addition(s)

Dated: Riverhead, New York
October 2, 2012

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

DIANE M. WILHELM, TOWN CLERK

10.02.12
120781

ADOPTED

TOWN OF RIVERHEAD

Resolution # 781

**ADOPTS A LOCAL LAW AMENDING CHAPTER 26 ENTITLED
"OFFICERS AND EMPLOYEES" OF THE RIVERHEAD TOWN CODE**

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider a local law amending Chapter 26 entitled "Officers and Employees" of the Riverhead Town Code; and

WHEREAS, a public hearing was held on the 18th day of September, 2012 at 7:10 o'clock p.m. at Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place specified in said public notice, and all persons wishing to be heard were heard.

NOW THEREFORE BE IT RESOLVED, that a local law amending Chapter 26 entitled "Building Construction" of the Riverhead Town Code is hereby adopted as specified in the attached notice of adoption; and be it further

RESOLVED, that the Town Clerk is hereby authorized to publish the attached notice of adoption once in the News-Review Newspaper, the official newspaper, and to post same on the signboard at Town Hall; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted a local law amending Chapter 26 entitled "Officers and Employees" of the Riverhead Town Code at its regular meeting held on October 2, 2012. **Be it enacted** by the Town Board of the Town of Riverhead as follows:

Chapter 26
OFFICERS AND EMPLOYEES
ARTICLE IV
Zoning Officer

§26-17. Administrator of Building Department.

The Administrator of the Building Department, also known as "~~Senior Building Inspector,~~" "Town Building and Planning Administrator", shall be the principal executive officer and administrative head of the Building Department.

§26-20. ~~Planning Director~~ Town Building and Planning Administrator for Town of Riverhead.

The Town Building and Planning Administrator and the Planning Director of the Town of Riverhead shall be vested with authority to make, issue and render determinations regarding compliance with the provisions of the Zoning Code for site plan, special permit and subdivision applications; however, the Director of Planning shall not have authority as granted to authorized issuing officers as set forth in § 3-1 of the Town Code. Nothing herein above shall be deemed to diminish or restrict the performance of such duties as are vested in and imposed upon the Planning Director or such officers or persons under the supervision of the Planning Director.

- Underline represents addition(s)
- Overstrike represents deletion(s)

Dated: Riverhead, New York
October 2, 2012

**BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD**

DIANE M. WILHELM, Town Clerk

10.02.12
120782

ADOPTED

TOWN OF RIVERHEAD

Resolution # 782

ADOPTS A LOCAL LAW TO AMEND CHAPTER 101 ENTITLED "VEHICLES AND TRAFFIC" OF THE RIVERHEAD TOWN CODE

(§101-4. One way streets.)

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider a local law amending Chapter 101, "Vehicles and Traffic" (§101-4.One way streets.) of the Riverhead Town Code; and

WHEREAS, a public hearing was held on the 7th day of August, 2012 at 2:10 o'clock p.m. at Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place specified in said public notice, and all persons wishing to be heard were heard.

NOW THEREFORE BE IT RESOLVED, that a local law amending Chapter 101 "Vehicles and Traffic", of the Riverhead Town Code is hereby adopted as specified in the attached notice of adoption; and be it further

RESOLVED, that the Town Clerk is hereby authorized to publish the attached notice of adoption once in the News-Review Newspaper, the official newspaper, and to post same on the signboard at Town Hall; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted a local law amending Chapter 101 entitled, "Vehicles and Traffic" of the Riverhead Town Code at its regular meeting held on October 2nd, 2012. **Be it enacted** by the Town Board of the Town of Riverhead as follows:

Chapter 101
Vehicles and Traffic
ARTICLE III
Traffic Regulations

§ 101-4. One-way streets.

The streets or portions thereof listed below are hereby designated as one-way streets, and traffic shall travel on such only in the direction indicated:

Street	Direction	Limits
St. John Place	North	Between Northville Turnpike and 5th Street

- Overstrike represents deletion(s)
- Underscore represents addition(s)

Dated: Riverhead, New York
October 2, 2012

**BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD**

DIANE M. WILHELM, Town Clerk

10.01.12
120783

ADOPTED

TOWN OF RIVERHEAD

Resolution # 783

**APPOINTS BRACKEN MARGOLIN BESUNDER, LLP
AS SPECIAL COUNSEL TO THE BOARD OF ASSESSMENT REVIEW**

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten,

WHEREAS, the Board of Assessment Reivew has requested that Harvey B. Besunder of the law firm of Bracken Margolin Besunder LLP be retained to review and render legal advice regarding pending petition to correct error in sewer rent arrears.

NOW THEREFORE BE IT RESOLVED, that the law firm of Bracken Margolin Besunder LLP, be retained as special counsel for the limited purpose of reviewing the petition and render advice; and be it further

RESOLVED, that the Riverhead Town Board hereby approves the Supervisor executing a Retainer Agreement with Bracken Margolin Besunder LLP in a form satisfactory to the Town Attorney and subject to the terms and conditions of this resolution; and be it further

RESOLVED, that Bracken Margolin Besunder LLP be compensated at the rate of \$175.00 per hour, and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a certified copy of this resolution to Bracken Margolin Besunder LLP, 1050 Old Nichols Road, Suite 200, Islandia, New York 11722, Town Attorney, Office of Accounting and the Personnel Dept; and be it further;

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No

Wooten Yes No Dunleavy ABSENT

Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120784

ADOPTED

TOWN OF RIVERHEAD

Resolution # 784

**APPOINTS SINNREICH, KOSAKOFF & MESSINA LLP AS SPECIAL COUNSEL IN THE
MATTER OF BRUD ROSSMAN V. ALLEN M. SMITH, ET. AL.**

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

WHEREAS, a law suit has been commenced by Brud Rossmann, pro se, as plaintiff naming Town Justice Allen M. Smith, Chief of Police Riverhead David Hegermiller, and Police Officer Kim Holt as defendants in the United States District Court of the Northern District for the State of New York; and

WHEREAS, the law suit purportedly names Allen M. Smith, David Hegermiller, and Kim Holt, in their official capacities as Town Justice, Chief of Police and Police Officer, respectively; and

WHEREAS, that action was dismissed by the United States District Court of the Northern District for the State of New York; and

WHEREAS, a Notice of Appeal has been filed by Brud Rossmann, pro se, as plaintiff with the United States Court of Appeals for the Second Circuit, seeking to appeal the lower court dismissal; and

WHEREAS, the Town Board has determined that the law firm of Sinnreich, Kosakoff and Messina, LLP is qualified and be retained to defend or appear on behalf of Allen M. Smith David Hegermiller, and Kim Holt, in the action entitled Brud Rossman v. Allen M. Smith, et. al. to serve the Town's needs.

NOW THEREFORE BE IT RESOLVED, that the law firm of Sinnreich, Kosakoff and Messina, LLP, be retained as special counsel or appear on behalf of Allen M. Smith David Hegermiller, and Kim Holt, in the action entitled Brud Rossman v. Allen M. Smith, et. al; and be it further

RESOLVED, that the Riverhead Town Board hereby approves the Supervisor executing a Retainer Agreements with Sinnreich, Kosakoff and Messina, LLP in a form satisfactory to the Town Attorney and subject to the terms and conditions of this resolution; and be it further

RESOLVED, that Sinnreich, Kosakoff and Messina, LLP be compensated at the rate of \$175.00 per hour, and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a certified copy of this resolution to Sinnreich, Kosakoff And Messina, LLP, 267 Carleton Avenue, Suite 301, Central Islip, New York 11722; and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a copy of this resolution to the Town Board, Town Attorney, Office of Accounting and the Personnel Dept; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No

Wooten Yes No Dunleavy ABSENT

Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120785

ADOPTED

TOWN OF RIVERHEAD

Resolution # 785

AUTHORIZES SUPERVISOR TO EXECUTE AGREEMENT WITH RIVERHEAD SOCCER CLUB FOR TRAINING AND REFEREE SERVICES FOR TOWN OF RIVERHEAD POLICE ATHLETIC LEAGUE GIRLS AND BOYS SOCCER PROGRAM FOR 2012 CALENDAR YEAR

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, the Town of Riverhead Police Athletic League is a non-profit organization that provides organized sports programs, activities, and education for children ages 5-13 designed with the intent of giving children healthy social and behavioral skills and the goal to reduce their susceptibility to gang involvement, alcohol and drug use and delinquency; and

WHEREAS, the Riverhead Soccer Club provides professional officials and trainers to provide instruction and to referee games; and,

WHEREAS, the Riverhead Soccer Club has offered to provide trainers to provide instruction/training to participants in the PAL Soccer Program and provide professional officials to referee games for the 2012 Girls and Boys Soccer Programs offered to girls and boys in Riverhead that are part of and affiliated with the Town of Riverhead Police Athletic League.

NOW THEREFORE BE IT RESOLVED, that the Town Board authorizes the Supervisor to enter into an agreement with the Riverhead Soccer Club, in substantially the same form as annexed hereto, for training and referee services for the 2012 Girls and Boys Soccer Programs as part of and affiliated with the Town of Riverhead Police Athletic League in an amount not to exceed \$5,750.00; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to the Office of Accounting; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

**AGREEMENT BETWEEN TOWN OF RIVERHEAD ON BEHALF OF
TOWN OF RIVERHEAD POLICE ATHLETIC LEAGUE AND
RIVERHEAD SOCCER CLUB**

THIS AGREEMENT made and entered into this _____ day of _____ 2012, by and between the Town of Riverhead, a municipal corporation duly existing under the laws of the State of New York, (hereinafter referred to as the "Town"), with its principal place of business located at 200 Howell Avenue, Riverhead, NY and the Riverhead Soccer Club, having an address at P.O. Box 2018, Riverhead, NY 11901.

WHEREAS, the Town of Riverhead Police Athletic League is a non-profit organization that provides organized sports programs, activities, and education for children ages 5-13 designed with the intent of giving children healthy social and behavioral skills and the goal to reduce their susceptibility to gang involvement, alcohol and drug use and delinquency; and

WHEREAS, the Riverhead Soccer Club provides professional officials and trainers to provide instruction and to referee games; and,

WHEREAS, the Riverhead Soccer Club has offered to provide professional trainers for instruction/training to participants in the PAL Soccer Program and provide professional officials to referee games for the 2012 Girls and Boys Soccer Programs offered to girls and boys in Riverhead that are part of and affiliated with the Town of Riverhead Police Athletic League; and

WHEREAS, by Resolution #_____ adopted on October 2, 2012, the Town Board authorized the Supervisor to enter into an agreement with Riverhead Soccer Club for training and referee services for 2012 Girls and Boys Soccer programs as part of and affiliated with the Town of Riverhead Police Athletic League in an amount not to exceed \$5,750.00.

NOW THEREFORE, in consideration of the mutual covenants and agreements herein, the parties agree as follows:

SECTION 1. Purpose:

The purpose of this Agreement is to contract with Riverhead Soccer Club to provide and arrange for officiating services for the girls and boys soccer programs offered as part of and affiliated with the Town of Riverhead Police Athletic League to increase the public health, safety, and quality of life for the youth of the Town of Riverhead. The extent of the Town's payment for services hereunder to Riverhead Soccer Club is intended to provide social and recreational programs and services that enable youth, especially from poor or otherwise disadvantaged family backgrounds, to participate in these healthy and productive programs to reduce crime and increase youth opportunities for productive activities within the community.

SECTION 2. Scope of Work:

Riverhead Soccer Club shall provide and arrange for officiating services for the 2012 Girls and Boys Soccer Programs offered to the youth of Riverhead as part of and affiliated with the Town of Riverhead Police Athletic League.

SECTION 3. Duration of Contract:

The term of this agreement shall commence on September 15, 2012 and expire at the end of the 2012 Town of Riverhead Police Athletic League Girls and Boys Soccer season.

SECTION 4. Consideration:

As consideration for the services provided, as specified in Paragraph 2, the Town will reimburse or provide *payment the Riverhead Soccer Club for a sum of money not to exceed \$ for 2012 Girls and Boys Soccer Programs to provide and arrange for officiating services for said program(s) that are part of and affiliated with the Town of Riverhead Police Athletic League during the contract period. Riverhead Soccer Club may submit vouchers seeking payment or reimbursement for monies spent on officiating services on a biweekly or monthly basis during the contract period. *To the extent that Riverhead Soccer Club seeks payment prior to completion of officiating services, Riverhead Soccer Club shall be required to provide the Town with documentation to substantiate costs related to such services within 60 days. It is agree and understood that consideration is limited to payment or reimbursement of monies/costs related to officiating services and no additional costs, charges, or fees are permitted under this agreement.

SECTION 5. Relationship:

The Town and Riverhead Soccer Club intend that an independent contractual relationship be created by this contract. The Riverhead Soccer Club is not considered to be an employee of the Town for any purpose and neither the Riverhead Soccer Club nor any employee of the Riverhead Soccer Club shall be entitled to any of the benefits the Town provides for the Town's employees, including, but no limited to, health insurance, sick or annual leave, or workers compensation. The Riverhead Soccer Club specifically represents and stipulates that the Riverhead Soccer Club is engaged in the business of providing the services set forth in this contract, whether or not for profit, and that the Riverhead Soccer Club is fully registered and legally authorized to conduct such business, and pays all necessary taxes and assessments levied against such business. The terms of this agreement are not intended to create any duties, obligations or liabilities to any third parties. Neither party intends this agreement to create any third-party beneficiaries to this agreement.

SECTION 6. Suspension, Termination, and Close Out:

If the Riverhead Soccer Club fails to comply with the terms and conditions of this contract, the Town may pursue such remedies as are legally available, including, but not limited to, the suspension or termination of this contract.

SECTION 7. Changes, Amendment, Modifications:

The Town and Riverhead Soccer Club may, agree from time to time, to change or modify the Scope of Work to be performed hereunder. Any such change, amendment or modification shall be in writing and signed by all parties.

SECTION 8. Assignability:

The Riverhead Soccer club shall not assign any interest on this contract and shall not transfer any interest on the contract without prior written consent of the Town.

SECTION 9. Reports and Information:

The Riverhead Soccer Club, at such times as and in such form as the Town may require, shall furnish the Town such periodic reports, including an accounting for the expenditures of Town funds, as it may request pertaining to the work of services undertaken pursuant to the contract, the costs and obligations incurred or to be incurred in connection therewith, and any other matters covered by this contract.

SECTION 10. Liability and Indemnification:

The Riverhead Soccer Club agrees to hold the Town harmless and shall indemnify and defend all claims, demands, or suits of law or equity arising from the negligent or intentionally wrongful actions or omissions of the Riverhead Soccer Club or the Riverhead Soccer Club officials or agents in providing the services called for under this agreement.

SECTION 11. Severability:

If any portion of this Agreement is held to be invalid or unenforceable for any reason, such holding shall not affect the validity or enforceability of any of the remaining portion.

IN WITNESS WHEREOF, the Town and the Riverhead Soccer Club have executed this contract agreement as of the date and year last written below:

TOWN OF RIVERHEAD:

Sean M. Walter, Supervisor

Date

Attest:

Town Clerk

Town Attorney

RIVERHEAD SOCCER CLUB

Riverhead Soccer Club President

Date

10.02.12
120786

ADOPTED

TOWN OF RIVERHEAD

Resolution # 786

**APPROVES THE CHAPTER 90 APPLICATION OF ABATE OF NY LONG ISLAND
CHAPTER (St. Mary's Food and Toy Run – November 4, 2012)**

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten

WHEREAS, on September 14, 2012, Abate of NY Long Island Chapter submitted a Chapter 90 Application for the purpose of conducting a motorcycle run entitled "St. Mary's Food and Toy Run", said run to commence at the Riverhead Elks Lodge located on 1239 East Main Street, Riverhead, New York and to end at the St. Mary's Church located on Ponquogue Avenue, Hampton Bays, New York, on Sunday, November 4, 2012; and

WHEREAS, Abate of NY Long Island Chapter has advised that all donated toys, food, and monetary contributions shall be given to St. Mary's Church for their distribution of same to the less fortunate families upon the upcoming Christmas season; and

WHEREAS, all participants shall congregate at the Riverhead Elks Lodge between the hours of 10:00 a.m. and 11:30 a.m.; and

WHEREAS, Abate of NY Long Island Chapter has submitted and completed a Short Form Chapter 90 Application together with a Short Environmental Assessment Form pursuant to 6 NYCRR Part 617 identifying the potential adverse environmental impacts of the event; and

WHEREAS, Abate of NY Long Island Chapter has requested the Chapter 90 Application fee for this event be waived due to their not-for-profit status; and

WHEREAS, a certificate of insurance has been received naming the Town of Riverhead as an additional insured; and

WHEREAS, the Town Attorney of the Town of Riverhead has reviewed all documents regarding said application; and

WHEREAS, ABATE events typically involve the gathering of a large number of motorcycles. The gathering of these vehicles may create a noise disturbance to the health, safety and welfare of the adjacent residential community. This requires that

such events be limited in number and conditioned to minimize the impact on adjoining property owners.

NOW THEREFORE BE IT RESOLVED, that Town Board hereby determines the action to be an "Unlisted" action in accordance with 6 NYCRR 617.7(a) and hereby issues a Negative Declaration pursuant to 6 NYCRR 617.7(a)(2); and be it further

RESOLVED that the Chapter 90 Application of Abate of NY Long Island Chapter for the purpose of conducting a motorcycle run entitled "St. Mary's Food and Toy Run", said run to commence at the Riverhead Elks Lodge located on 1239 East Main Street, Riverhead, New York and to end at the St. Mary's Church located on Ponquogue Avenue, Hampton Bays, New York, on Sunday, November 4, 2012 is hereby approved subject to the conditions set forth herein; and be it further

RESOLVED, that the applicant shall be required to stage the arrival and departure of motorcycles in such a way as to minimize to the greatest extent possible the noise impacts to surrounding neighbors, and be it further

RESOLVED, that all parking for this event shall be contained upon the Riverhead Elks Lodge property and there shall be no parking permitted on Sunrise Avenue and East Main Street; and be it further

RESOLVED, that the applicant shall advise event participants that motorcycle engines shall not be permitted to continue to run upon arrival at the event premises; and be it further

RESOLVED, that the Town Board of the Town of Riverhead hereby waives the Chapter 90 Application Fee due to the not-for-profit status of the applicant; and be it further

RESOLVED, that should the conditions of this approval be violated that the Riverhead Police Department shall have the authority to revoke the permit and require the public to vacate the premises; and be it further

RESOLVED, that this approval is subject to Riverhead Town Code Chapter 81 entitled, "Noise Control" and that applicant shall not exceed the noise limits as defined in Section 81-5 Prohibited Acts.; and be it further

RESOLVED, that a fire safety inspection by the Town Fire Marshal is required prior to the opening of this event to the public. The Riverhead Fire Marshal shall be contacted at least three days in advance at (631) 727-3200 extension 601, for the purpose of arranging the "pre-opening" inspection appointment; and be it further

RESOLVED, that the Town Clerk is hereby authorized to forward a copy of this resolution to Abate of NY Long Island Chapter, c/o Bill Quinn, PO Box 22, Yaphank, New York, 11980 and the Riverhead Elks Lodge #2044, P.O. Box 688, 1239 E. Main

Street, Riverhead, New York, 11901; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120787

ADOPTED

TOWN OF RIVERHEAD

Resolution # 787

**RATIFIES AGREEMENT WITH
ROBERT W. JOHNSON FOR
DOG ADOPTION VIDEO-RECORDING**

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

NOW THEREFORE BE IT RESOLVED, that the Town Board hereby and hereby ratifies the execution of the Agreement attached between the Town of Riverhead and Robert W. Johnson for video-recording of dogs at Animal Shelter to facilitate adoptions; and be it further

RESOLVED, that the Town Clerk is hereby authorized to forward a copy of this resolution to Robert W. Johnson, the Town Attorney and the Chief of Police; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

CONSULTANT/PROFESSIONAL SERVICES AGREEMENT

This Agreement made the 27 of September 2012 between and the TOWN OF RIVERHEAD, a municipal corporation organized and existing under the laws of New York, with its office located at 200 Howell Avenue, Riverhead, New York 11901 (hereinafter referred to as the "Town") and Robert W. Johnson c/o Vincent Taldone, having an address of 135 Northern Parkway, Riverhead, New York 11901 (hereinafter collectively referred to as "Consultant")

In consideration of the mutual promises herein contained, Town of Riverhead and Consultant agree as follows:

1. SCOPE OF SERVICES

During the term of this Agreement, Consultant shall furnish the services set forth as follows. These services are to be rendered by Consultant as an independent contractor and not as an employee of Town. The services rendered by Consultant shall consist of:

- a. Videorecording of dogs as designated by the Town at the Riverhead Animal Control Facility at 532A Youngs Avenue, Riverhead, New York 11901 using videotape equipment supplied by Consultant; and *in area determined by the Town*
- b. Delivery or production of .mp4 file to the Town, to be used by the Town as the Town determines, in the Town's sole discretion.

2. TERM OF AGREEMENT

The Agreement shall commence on the day set forth above and terminate on December 31, 2012.

3. PAYMENT

The Consultant shall provide these services at NO COST to the Town.

The Town shall not have any liability for any expenses or costs incurred by Consultant.

4. RIGHTS TO DOCUMENTS OR DATA

All information and data, regardless of form, generated in the performance of, or delivered under this Agreement, as well as any information provided to Consultant by Town, shall be and remain the sole property of Town. Consultant shall not retain copies of the videorecording and agrees that all .mp4 files and data shall be delivered to the Town. Consultant shall keep all such information and data in confidence and not disclose or use it for any purpose other than in performing this Agreement. In the event that the legal right in any data and information generated in the performance of this Agreement does not vest in Town by law, Consultant hereby agrees and assigns to Town such legal rights in all such data and information. These obligations shall survive the termination of this Agreement.

5. PUBLICITY

Consultant shall not, without the prior written consent of Town, in any manner advertise or publish the fact that Town has entered into this Agreement with Consultant. Consultant shall not

provide, release or make available for inspection any documents, data, written material of any kind.

6. ASSIGNMENT AND SUBCONTRACTING

Performance of any part of this Agreement may not be subcontracted nor assigned without, in each case, the prior written consent of at least three members of the Town Board or by resolution of the Town Board.

7. TERMINATION

This Agreement may be terminated at any time by either party upon 30 days written notice to the other party

8. NOTICES

Any notice shall be considered as having been given: (i) to Town of Riverhead if mailed by certified mail, postage prepaid to Town of Riverhead, Attention: Town Attorney, 200 Howell Avenue, Riverhead, New York 11901; or (ii) to Consultant if mailed by certified mail, postage prepaid to Robert W. Johnson c/o Vincent Taldone, 135 Northern Parkway, Riverhead, New York 11901.

9. COMPLIANCE WITH LAWS

Consultant shall comply with all applicable federal, state and local laws and ordinances and regulations in the performance of its services under this Agreement. Consultant will notify Town immediately if Consultant's work for Town becomes the subject of a government audit or investigation. Consultant will promptly notify Town if Consultant is indicted, suspended or debarred. Consultant represents that Consultant has not been convicted of fraud or any other felony arising out of a contract with any local, state or federal agency. In carrying out the work required hereunder, Consultant agrees not to make any communication to or appearance before any person in the executive or legislative branches of the local, state or federal government for the purpose of influencing or attempting to influence any such persons in connection with the award, extension, continuation, renewal, amendment or modification of any contract or agreement. Consultant may perform professional or technical services that are rendered directly in the preparation, submission or negotiation activities preceding award of a Town agreement/contract or to meet requirements imposed by law as a condition for receiving the award but only to the extent specifically detailed in the statement of work. Professional and technical services are limited to advice and analysis directly applying Consultant's professional and technical discipline.

10. INDEMNITY AND LIABILITY

Consultant hereby indemnifies and holds the Town, its departments, officers, agents and employees, harmless against any and all claims, actions or demands against Town, its departments, officers, agents and employees and against any and all damages, liabilities or expenses, including counsel fees, arising out of the acts or omissions of Consultant under this Agreement.

IN WITNESS WHEREOF, the undersigned hereby acknowledge that they have read and fully understand the foregoing Agreement and further, that they agree to each of the terms and conditions contained herein.

Dated: 9/27/12


By: Sean M. Walter, Supervisor
TOWN OF RIVERHEAD

Dated: September 26, 2012


By: Robert W. Johnson

TOWN OF RIVERHEAD

Resolution # 788

**REJECTS BID & AUTHORIZES TOWN CLERK TO
REPUBLISH AND REPOST NOTICE TO BIDDERS FOR
CALCIUM HYPOCHLORITE TABLETS**

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for calcium hypochlorite tablets to be opened and read aloud on the 10th of September, 2012, at 11:00 a.m.; and

WHEREAS, the Town Clerk received bids pursuant to said notice to bidders; and

WHEREAS, the bids were reviewed and found that it would be in the best interest of the Town of Riverhead to reject the bids and republish and repost the notice to bidders for calcium hypochlorite tablets.

NOW, THEREFORE, BE IT RESOLVED, that the Town Clerk be and is hereby authorized to republish and repost the attached Notice to Bidders for calcium hypochlorite tablets in the **October 11, 2012** issue of ***The News-Review***; and be it further

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

**TOWN OF RIVERHEAD
NOTICE TO BIDDERS**

Sealed bids for the purchase of **CALCIUM HYPOCHLORITE TABLETS** for use by the **TOWN OF RIVERHEAD** will be received by the Town Clerk of the Town of Riverhead at Town Hall, 200 Howell Avenue, Riverhead, New York, 11901, on **October 22, 2012**, at **11:00 a.m.**

Requests for Bids may be examined and/or obtained at the Town Clerk's office at Town Hall Monday through Friday (except holidays) between the hours of 8:30 a.m. and 4:30 p.m. or by visiting the Town of Riverhead website at www.townofriverheadny.gov. Click on "Online Bid Requests" and follow the instructions to register.

All bids are to be submitted in a sealed envelope bearing the designation **BID #RWD-2012-21A – CALCIUM HYPOCHLORITE TABLETS – RIVERHEAD WATER DISTRICT**. All bids must be submitted on the bid form provided in the bid document. Any and all exceptions to the Specifications must be listed on a separate sheet of paper, bearing the designation "**EXCEPTIONS TO THE SPECIFICATIONS**" and be attached to the bid form.

The Town Board reserves the right and responsibility to reject any or all bids or to waive any formality if it believes such action to be in the best interest of the Town.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

Diane M. Wilhelm, Town Clerk

10.02.12
120789

ADOPTED

TOWN OF RIVERHEAD

Resolution # 789

**RESOLUTION TO AUTHORIZE THE CORNELL COOPERATIVE EXTENSION
TO LOCATE ECO-COUNTERS AT VARIOUS LOCATIONS WITHIN
THE TOWN OF RIVERHEAD**

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten

WHEREAS, Creating Healthy Places in Suffolk County (hereinafter “CHPSC”) is a community project sponsored by Cornell Cooperative Extension of Suffolk County, a non-profit community education agency, which is a part of a state wide initiative for family health and wellness with funding from the New York State Department of Health; and

WHEREAS, CHPSC seeks to locate Eco-Counters, a device for counting and recording pedestrian and bicyclist use of sidewalks, pathways and trails, to document efforts and outcomes in projects intended to increase physical activity through walking, hiking and biking.

WHEREAS, the New York State Department of Health has approved and encouraged the use of the Eco-Counter in Creating Healthy Places to Live, Work and Play projects throughout the state.

WHEREAS, Cornell Cooperative Extension of Suffolk County would like to install the Eco-Counter at three locations in the Town of Riverhead to record baseline data in walking/biking areas where improvements and promotion are taking place. The three locations are: walkway off Main Street near the new community garden that leads to Grangebél Park; walking path around Stotzky Park; the trail in EPCAL; and

WHEREAS, Cornell Cooperative Extension of Suffolk County will take responsibility for installing, monitoring and removing the Eco-Counters.

NOW THEREFOR BE IT RESOLVED, that the Town Board of the Town of Riverhead approves and authorizes CHPSC to install, monitor, and remove Eco-Counters at the three locations identified above subject to CHPSC’s execution of a hold harmless in favor of the Town of Riverhead and subject to approval by the Office of the Town Attorney; and

RESOLVED, that the Town Clerk is hereby directed to forward a copy of this resolution to Cornell Cooperative Extension, 423 Griffing Avenue, Riverhead, New York

11901; Town of Riverhead Alternate Transportation Committee and Ray Coyne, Recreation Department; and

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No

Wooten Yes No Dunleavy ABSENT

Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

TOWN OF RIVERHEAD

Resolution # 790

PAYS BILLS

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

ABSTRACT #12-39 September 27, 2012 (TBM 10/2/12)			
FUND NAME		Transfer	GRAND TOTALS
GENERAL FUND	1	147,642.24	147,642.24
POLICE ATHLETIC LEAGUE	4	7,993.74	7,993.74
RECREATION PROGRAM FUND	6	2,751.40	2,751.40
HIGHWAY FUND	111	46,829.14	46,829.14
WATER DISTRICT	112	30,203.15	30,203.15
RIVERHEAD SEWER DISTRICT	114	86,786.67	86,786.67
REFUSE & GARBAGE COLLECTION DI	115	899.1	899.1
STREET LIGHTING DISTRICT	116	599.40	599.40
BUSINESS IMPROVEMENT DISTRICT	118	11.28	11.28
AMBULANCE DISTRICT	120	829.90	829.90
EAST CREEK DOCKING FACILITY FU	122	55.10	55.10
CALVERTON SEWER DISTRICT	124	670.53	670.53
RIVERHEAD SCAVANGER WASTE DIST	128	9,951.42	9,951.42
WORKERS' COMPENSATION FUND	173	46,007.83	46,007.83
CDBG CONSORTIUM ACOUNT	181	50,000.00	50,000.00
TOWN HALL CAPITAL PROJECTS	406	42,618.82	42,618.82
RIVERHEAD SEWER CAPITAL PROJEC	414	3,466.60	3,466.60
CALVERTON SEWER CAPITAL PROJEC	424	14,380.10	14,380.10
TRUST & AGENCY	735	109,837.19	109,837.19
CALVERTON PARK - C.D.A.	914	557.00	557.00
TOTAL ALL FUNDS		602,090.61	602,090.61

THE VOTE

Giglio Yes No Gabrielsen Yes No
 Wooten Yes No Dunleavy ABSENT
 Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

TOWN OF RIVERHEAD

Resolution # 790

PAYS BILLS

Councilman Wooten offered the following resolution,

which was seconded by Councilman Gabrielsen

ABSTRACT #12-38 September 20, 2012 (TBM 10/2/12)			
FUND NAME		Transfer	GRAND TOTALS
GENERAL FUND	1	1,307,066.38	1,307,066.38
RECREATION PROGRAM FUND	6	7,444.24	7,444.24
ECONOMIC DEVELOPMENT ZONE FUND	30	52.01	52.01
HIGHWAY FUND	111	132,944.11	132,944.11
WATER DISTRICT	112	81,894.91	81,894.91
RIVERHEAD SEWER DISTRICT	114	44,716.88	44,716.88
REFUSE & GARBAGE COLLECTION DI	115	8,297.77	8,297.77
STREET LIGHTING DISTRICT	116	10,855.18	10,855.18
PUBLIC PARKING DISTRICT	117	5,285.00	5,285.00
AMBULANCE DISTRICT	120	160.05	160.05
EAST CREEK DOCKING FACILITY FU	122	2,120.25	2,120.25
CALVERTON SEWER DISTRICT	124	881.23	881.23
RIVERHEAD SCAVANGER WASTE DIST	128	24,763.15	24,763.15
CDBG CONSORTIUM ACOUNT	181	717.87	717.87
TOWN HALL CAPITAL PROJECTS	406	43,163.21	43,163.21
TRUST & AGENCY	735	1,144,210.00	1,144,210.00
CALVERTON PARK - C.D.A.	914	25.31	25.31
TOTAL ALL FUNDS		2,814,597.55	2,814,597.55

THE VOTE

Giglio Yes No Gabrielsen Yes No
 Wooten Yes No Dunleavy ABSENT
 Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

10.02.12
120791

ADOPTED

TOWN OF RIVERHEAD

Resolution # 791

AWARDS BID FOR FOOD

Councilman Gabrielsen offered the following resolution,

which was seconded by Councilwoman Giglio

WHEREAS, the Town Clerk was authorized to publish and post a notice for sealed bids for FOOD & MEAT PRODUCTS for the Town of Riverhead and;

WHEREAS, 3 bids was received and opened at 11:05 am on SEPTEMBER 20, 2012 at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place given in the Notice to Bidders.

NOW THEREFORE BE IT RESOLVED, that the bid for FOOD & MEAT PRODUCTS be and hereby is, awarded to DICARLO DISTRIBUTORS; LANDMARK/SAVORY FOOD CORP.; & MIVILA FOODS OF NY, INC. for the prices on the attached sheets.

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

TOWN OF RIVERHEAD FOOD BID 2013
ITEMS AWARDED

ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
1	ALFREDO SAUCE, KNORR (OR APPROVED EQUAL)	CONT	4/96 OZ.	NO BID		19.72
2	APPLE CIDER (MOTTS OR APPROVED EQUAL)	CASE	4 GALLONS PER CASE			21.59
3	APPLE JUICE (MOTTS OR APPROVED EQUAL)	6 OZ.	48 CT.		16.75	
4	APPLE SAUCE, MUSSELMAN (OR APPROVED EQUAL)	CASE	72/4oz		25.85	
5	APPLE SAUCE, SUGAR FREE IN JUICE, MUSSLEMAN (OR APPROVED EQUAL)	CASE	6-#10 CANS PER CASE		25.85	
6	APPLES, FRESH(MAC)	100 CT		26.50		
7	APPLES, SLICED, CANNED,(ENDICO OR APPROVED EQUAL)	CASE	6-#10 CANS PER CASE		29.85	
8	APRICOT HALVES, (ENDICO OR APPROVED EQUAL)	CASE	6-#10 CANS PER CASE		31.95	
9	ASPARAGUS SPEARS, FROZEN (ENDICO OR APPROVED EQUAL)	CASE	10-2.5# PER CASE	43.90		
10	ASPARAGUS TIPS,CUTS&TIPS/FROZEN(ENDICO OR APPROVED EQUAL)	PKGS.	6-2.5#		18.75	
11	ASST. HORS DOUVRES (SPRING VALLEY OR EQUAL)	100 PK	PACKAGE	30.70		
12	BACON, FRESH, SLICED 25 LB., (FARMLAND OR EQUAL)	CASE	25#		74.50	
13	BANANAS, FRESH	CASE		23.00		
14	BASIL (SAUER OR APPROVED EQUAL)	JAR	26 oz.		4.50	
15	BAY LEAF(SAUER OR APPROVED EQUAL)	JAR	12 OZ.		4.50	
16	BBQ SAUCE, (CANNONBALL OR APPROVED EQUAL)	CASE	4-1 GALLON CONTAINERS	47.00		
17	BEAN SPROUTS, CANNED	CASE	6-#10 CANS PER CASE		33.85	
18	BEANS, FRENCH CUT, FROZEN (ENDICO, BIRDSEYE OR APPROVED EQUAL)	CASE	12-2# PER CASE	21.95		
19	BEANS, GARBANZO (FURMAN OR APPROVED EQUAL)	CASE	6-#10 CANS PER CASE		17.95	
20	BEANS, ITALIAN, FROZEN (ENDICO OR APPROVED EQUAL)	CASE	12-2.5# PKG PER CASE		18.96	
21	BEANS, LIMA, FROZEN (ENDICO OR APPROVED EQUAL)	CASE	12-2.5 # PKG. PER CASE		34.80	
22	BEANS, STRING, REG. CUT, FROZEN (ENDICO OR APPROVED EQUAL)	CASE	12-2.5 # PKG. PER CASE	17.50		
23	BEANS, WAXED (ENDICO OR APPROVED EQUAL)	CASE	10# CANS		23.85	
24	BEANS, WAXED, FROZEN (ENDICO OR APPROVED EQUAL)	CASE	12-3# PKGS. PER CASE	15.45		
25	BEEF PATTIES, SIRLOIN , PATTY, (PLYMOUTH OR APPROVED EQUAL)	CASE	6 OZ.-10# PER CASE	29.50		
26	BEEF, BOTTOM ROUND, FLAT	PER #			2.69	
27	BEEF, FRESH, CHOPPED (PLYMOUTH OR APPROVED EQUAL)	CASE	10 # PKG.	169.00		
28	BEEF, TOP ROUND	POUND			2.82	
29	BEETS, SLICED(ENDICO, LIBBYS OR APPROVED EQUAL)	CASE	6-#10 CANS PER CASE		22.85	
30	BISCUITS, OVEN READY (PILLSBURY OR APPROVED EQUAL)	CASE	175 CT		25.85	
31	BREAD CRUMBS, ITALIAN (PROGRESSO OR APPROVED EQUAL)	CASE	6-5# BAGS/CONTAINERS PER CASE		17.40	
32	BREADSTICKS, FRENCH (SIGNATURE OR APPROVED EQUAL)	CASE	170/1.5 OZ.		27.50	
33	BREADSTICKS/SOFT	CASE	84 COUNT		21.85	
34	BROCCOLI, CHOPPED, FROZEN (ENDICO OR APPROVED EQUAL)	CASE	12-2.5 # PKG. PER CASE			23.18
35	BROCOLLI FLORETS (ENDICO OR APPROVED EQUAL)	CASE	12-3# PKG. PER CASE	18.85		
36	BRUSSELS SPROUTS, FROZEN (ENDICO OR APPROVED EQUAL)	CASE	12-2.5# PKG.PER CASE			19.32
37	BUTTER PATTIES (IND) (PACKER OR APPROVED EQUAL)	17#	47CT			47.16
38	CABBAGE (24 CT)	CASE	50 LB/CS	16.50		
39	CABBAGE, RED (LOHRMANS OR APPROVED EQUAL)	CASE	6-#10 CANS PER CASE	34.75		
40	CAKE, BROWNIE, SHEET, FROZEN(OTIS OR APPROVED EQUAL)	CASE	4/80 OZ.	NO BID		53.98
41	CAKE, CARROT, SHEET, FROZEN (SARA LEE OR APPROVED EQUAL)	4/96 oz				56.82

TOWN OF RIVERHEAD FOOD BID 2013
ITEMS AWARDED

ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
42	CAKE, CHEESE (LORDS OR APPROVED EQUAL)	4	16 SLICE			30.98
43	CAKE, CRUMB, SHEET, FROZEN (LORDS OR APPROVED EQUAL)	1 SHEET	15X17 SHEET	16.95		
44	CAKE, POUND (4 LB. EACH) (SARA LEE OR APPROVED EQUAL)	CASE	4# EACH	12.95		
45	CAKE, POUND INDIVIDUAL (SARA LEE OR APPROVED EQUAL)	CASE	24 CT			11.77
46	CAKE, RASPBERRY, SHEET, FROZEN (LORDS OR APPROVED EQUAL)	1 SHEET		16.95		
47	CANTALOUPE	EACH	EACH	21.50		
48	CARROT RAISIN SALAD	BAG	1-5# BAG	12.75		
49	CARROT STICKS	BAG	5# BAG	21.50		
50	CARROTS, BELGIAN	CASE	6-#10 CANS PER CASE		29.85	
51	CARROTS, DICED, FROZEN	CASE	12-2.5# PKG. PER CASE	14.75		
52	CARROTS, FRESH	BAGS	6-1# bags	3.60		
53	CAULIFLOWER, FROZEN, (2 LB. PKGS.)	CASE	12-2# PKGS.		18.97	
54	CELERY STICKS	BAG	5# BAG	19.50		
55	CELERY, FRESH	BAG	6 COUNT	7.50	7.50	
56	CEREAL, CORN FLAKES (IND.)(Hospitality)(KELLOGS OR APPROVED EQUAL)	CASE	96 COUNT PER CASE		23.85	
57	CEREAL, CREAM OF WHEAT (NABISCO OR APPROVED EQUAL)	CASE	12-28 OZ. PER CASE			23.52
58	CEREAL, OATMEAL (QUAKER OR APPROVED EQUAL)	CASE	12-48 OZ. PER CASE	29.95		
59	CEREAL, SPECIAL K IND. (KELLOGS OR APPROVED EQUAL)	CASE	70 COUNT PER CASE		29.90	
60	CEREAL, TOASTED OATS (IND.) (QUAKER OR APPROVED EQUAL)	CASE	96 COUNT PER CASE			22.07
61	CEREAL/OATMEAL/IND.PACKS/ASST. (QUAKER OR APPROVED EQUAL)	CASE	64 COUNT		15.95	
62	CHEESE, AMERICAN LOAF (LAND O LAKES OR APPROVED EQUAL)	EACH	5# BLOCK	12.50	12.50	
63	CHEESE, COTTAGE (CABOT OR APPROVED EQUAL)	TUB	5# TUB	5.95		
64	CHEESE, MOZARELLA, BLOCK (POLLY-O OR APPROVED EQUAL)	BLOCK	6#			2.40
65	CHEESE, MOZZARELLA, SHREDDED (POLLY-O OR APPROVED EQUAL)	TUB	5#	13.75		
66	CHEESE, PARMESAN, IMPORTED (DIGIORNO OR APPROVED EQUAL)	TUB	5#	17.75		
67	CHEESE, PARMESAN, PC (DIGIORNO OR APPROVED EQUAL)	CASE	200 COUNT		19.85	
68	CHEESE, SWISS (4" x 4") (LAND O LAKES OR APPROVED EQUAL)	8# APPROX.	8#	2.69		
69	CHEESE, CHEDDAR, SHREDDED (LAND O LAKES OR APPROVED EQUAL)	TUB	5#	14.70	14.70	
70	CHEFMATE, SWEET & SOUR SAUCE (CLASSIC OR APPROVED EQUAL)	case	6-64 OZ.	47.75		
71	CHERRIES (PACKER OR APPROVED EQUAL)	GALLON	ONE			
72	CHERRY PIE FILLING (MUSSELMAN OR APPROVED EQUAL)	CANS	6-#10	74.50		
73	CHICKEN CUTLET #0944 TYSON OR APPROVED EQUAL	CASE	40 EACH		35.85	
74	CHICKEN CUTLETS, ITALIAN STYLE (PIERCE OR APPROVED EQUAL)	CASE	32-1.5 OZ.	38.95		
75	CHICKEN DRUMSTICKS, FRESH, UNFROZEN	LBS	APPROX. 42#		45.78	
76	CHICKEN NUGGETS 10 # PKGS. (TYSON OR APPROVED EQUAL)	PKG.	10#			14.20
77	CHICKEN TENDERS, TYSON OR APPROVED EQUAL	PKG.	10#	27.95		
78	CHICKEN WINGS, ROASTED 3 (TYSON OR APPROVED EQUAL)	CASE	3-5# BAGS			47.22
79	CHICKEN, DICED (SHENENDOAH OR APPROVED EQUAL)	CASE	10#	32.75		
80	CHICKEN, GRILLED (PERDUE OR APPROVED EQUAL)	CASE	2-6#		32.63	43.53
81	CHICKEN, HEALTHY CHOICE (TYSON OR APPROVED EQUAL)	PACK	6			
82	CHICKEN, WHOLE, FRESH, CUT	LB.	1/4'S		1.39	1.11

TOWN OF RIVERHEAD FOOD BID 2013
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ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
83	CHILI 12/CS. (CAMPBELLS OR APPROVED EQUAL)	CASE	12-50 OZ.			65.59
84	CINNAMON	EACH	15 OZ.		2.95	
85	COD, POTATO CRUST (FISHERY PRODUCTS OR APPROVED EQUAL)	EACH	10#	65.40	21.94	
86	COFFEE, DECAF (1 LB. PKGS.)	12/14 OZ.		46.75		
87	COFFEE (SANKA OR APPROVED EQUAL)	CASE	5 PKGS/100		58.75	
88	COLLARD GREENS, FROZEN (3 LB. PKGS.) (ENDICO OR APPROVED EQUAL)	12/3# BAGS	CASE			27.84
89	COOKIE, OREO (NABISCO OR APPROVED EQUAL)	CASE	120-4 PK.		37.99	
90	COOKIES, CHOCOLATE CHIP (NABISCO OR APPROVED EQUAL)	10#	CASE		19.35	
91	COOKIES, OATMEAL (NABISCO OR APPROVED EQUAL)	10#	CASE		17.75	
92	COOKIES, SUGAR 10# BULK (NABISCO OR APPROVED EQUAL)	10#	CASE		17.75	
93	COOKIES, SUGAR FREE VARIETY (NABISCO OR APPROVED EQUAL)	5#	CASE			22.16
94	CORN STARCH	24/1 LB.	CASE		16.85	
95	CORN, COBETTES 3"(GREEN GIANT OR APPROVED EQUAL)	CASE	96 CT. PER CASE		13.85	
96	CORN, WHOLE KERNEL (GREEN GIANT OR APPROVED EQUAL)	CASE	6-#10		21.90	
97	CORNED BEEF BRISKET, RAW	LBS			2.59	
98	CRAB CAKES-MRS. FRIDAYS	MRS. FRIDAYS	53-3 OZ.	36.75		
99	CRACKERS, OYSTERETTE TYPE	150 PK			11.85	
100	CRACKERS, PREMIUM UNSALTED	CASE	SE/500-2PK		14.90	
101	CRANBERRY SAUCE, OCEAN SPRAY (JELLIED)	6/#10	CASE		32.90	
102	CREAM CHEESE (PHILLY OR APPROVED EQUAL)	5#	CONTAINER	5.50		
103	CREAM CHEESE, IND.(PHILLY OR APPROVED EQUAL)	100/1 OZ.	CASE		16.95	
104	CROISSANTS, PLAIN/1 OZ/128 EACH (PILLSBURY OR APPROVED EQUAL)	12/1 OZ.	CASE		23.85	
105	CUCUMBERS	5 LB.	CASE	7.00		
106	DANISH, ASSTD. FROZEN, WRAPPED (SARA LEE OR APPROVED EQUAL)	24 CT.	CASE		17.95	
107	DRESSING, COLESLAW (GAL. JARS) (KENS OR APPROVED EQUAL)	4/CS	4 GAL. JARS/CASE		29.85	
108	DRESSING, ITALIAN (KENS OR APPROVED EQUAL)	CASE	CASE		27.85	
109	DRESSING, MANDARIN ORANGE	4/1 GAL.	CASE		58.85	
110	EGG PRODUCT, FROZEN (EGG BEATERS OR APPROVED EQUAL)	6/5#	CASE			31.82
111	EGGPLANT ROLETTE (ROSINA OR APPROVED EQUAL)	148/3.5 OZ.	CASE		28.95	
112	EGGS, LARGE	15 DZ./CS	CASE			18.52
113	FILLING, BLUEBERRY (MUSSELMANN OR APPROVED EQUAL)	6/#10	CASE	72.50		
114	FISH CAKES 9/4.5 LB. 324 CT.(ICELANDIC OR APPROVED EQUAL)	324 CT.	CASE	46.75	15.50	
115	FISH SOLE SCALLOP & CRAB STUFFED	32/5 OZ.				59.09
116	FISH, BREWER CHOICE OR APPROVED EQUAL	40/4 OZ. SERVINGS	CASE		29.90	
117	FISH, OCEAN PERCH BATTERED ICELANDIC OR APPROVED EQUAL	53/3 OZ.	CASE		25.90	
118	FISH, TUNA, LARGE CAN (66-1/2 OZ.) STARKIST OR APPROVED EQUAL	66-1/2 OZ.	CASE		55.85	
119	FLOUNDER, UNBREADED	6 OZ.	10 #CASE	36.95		
120	FLOUR (GOLD MEDAL OR APPROVED EQUAL)	25 LB.	BAG		9.50	
121	FRENCH BREAD STICKS(SIGNATURE OR APPROVED EQUAL)	180/1.5 OZ.	CASE	39.75	duplicate	
122	FRENCH FRIES, OVEN READY (OREIDA OR APPROVED EQUAL)	6-5# BAGS	CASE		17.95	
123	FRENCH TOAST AUNT JEMIMA OR APPROVED EQUAL	144/CS	CASE			24.05

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ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
124	FRUIT COCKTAIL (LIBBYS OR APPROVED EQUAL)	6/#10	CASE		31.85	
125	FRUIT CUPS/MANDARIN ORANGE (LIBBYS OR APPROVED EQUAL)	36/4 OZ.	CASE		21.95	
126	FRUIT CUPS/MIXED FRUIT (LIBBYS OR APPROVED EQUAL)	36/4 OZ.	CASE			20.38
127	FRUIT CUPS/PEACH (LIBBYS OR APPROVED EQUAL)	36/4 OZ.	CASE			20.94
128	FRUIT CUPS/PINEAPPLE (DOLE OR APPROVED EQUAL)	36/4 OZ.	CASE			20.94
129	FRUIT CUPS/TROPICAL FRUIT (LIBBYS OR APPROVED EQUAL)	36/4 OZ.	CASE			20.36
130	FRUIT SALAD MEDLEY (FRUIT VALLEY OR APPROVED EQUAL)	2 GALLON	TUB	30.45		
131	FRUIT SALAD, TROPICAL (LIBBYS OR APPROVED EQUAL)	6/#10	CASE		27.25	
132	GARDEN SALAD MIX	4/5#	CASE	19.75		
133	GARLIC BUTTER SAUCE	4/96 OZ.	CASE			
134	GARLIC POWDER(MC CORMICK OR APPROVED EQUAL)	18 OZ.	CONTAINER		2.70	
135	GRAHAM CRACKER CRUMBS	10#	BAG		17.99	
136	GRAHAM CRACKERS	200/2 PK			19.85	
137	GRAVY MASTER OR APPROVED EQUAL	12/QT	CASE		91.75	
138	GRAVY, BEEF (CAMPBELLS OR APPROVED EQUAL)	12/51 OZ.	CASE		26.85	
139	GRAVY, CHICKEN (CAMPBELLS OR APPROVED EQUAL)	12/51 OZ.	CASE		31.00	
140	GRAVY, TURKEY (CAMPBELLS OR APPROVED EQUAL)	12 #5 CANS	CASE		31.95	
141	HAM, BAKED, USGS DELI HAM (FARMLAND OR APPROVED EQUAL)	2/13#	CASE		41.34	
142	HAM, FRESH, SKINNED & BONELESS, TRIMMED, TIED	LB.	PER #		1.98	
143	HAM, VIRGINIA	LB.	PER #		2.69	
144	HOT DOGS, ALL BEEF (SABRETTE OR APPROVED EQUAL)	PKG./80	10 #CASE		26.50	
145	JELL-O, CITRUS OR APPROVED EQUAL	12/24 OZ.	CASE		21.95	
146	JELL-O, RED 24 OZ. OR APPROVED EQUAL	12/24 OZ.	CASE		21.95	
147	JELLY, MINT (CARRIAGE HOUSE OR APPROVED EQUAL)	1/4#	JAR		4.85	
148	JUICE, CRANBERRY	72/4 OZ./CS	CASE		10.85	
149	JUICE, CRANBERRY SUGAR FREE 4 OZ.: 96 CS	4 OZ./96 CASE	CASE	19.80		
150	JUICE, GRAPE, SUGAR FREE	72/4 OZ.	CASE			
151	JUICE, ORANGE (46 OZ)	12/CS	CASE		22.85	
152	JUICE, ORANGE -FROZEN (4 OZ)	72/4OZ.	CASE		12.75	
153	JUICE, ORANGE/MACHINE/3 GAL. CASE/LEMONEX	CASE	CASE		78.75	
154	JUICE, PINEAPPLE 46 OZ.	12/CS	CASE		20.85	
155	KALE, FROZEN	12/3#	CASE		28.80	
156	KETCHUP, HEINZ (OR EQUAL)	1000/CS	CASE			15.63
157	KETCHUP, IND. HEINZ OR EQUAL	6/#10	CASE			23.44
158	KIDNEY BEANS (6 LB. CANS)	6/CS	CASE		19.85	
159	KRABBY CAKES (MRS. FRIDAY OR APPROVED EQUAL)	53/3 OZ.	CASE	39.80	#98duplicate	
160	LAMB, LEG, BONELESS, FRESH, AMERICAN	PER #			5.95	
	LASAGNA ROLL UPS, ALFRESCO OR APPROVED EQUAL	53/3 OZ.	64/CASE	29.75		
162	LEMON JUICE, 12 QTS	140 ct			15.50	
163	LEMONADE/IND	6 OZ/48 EACH	CASE	10.45		
164	LEMONS, FRESH	140 CT			31.00	

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ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
165	LETTUCE, ICEBERG	24/CS	CASE	25.75		
166	LETTUCE, ROMAINE	CASE	CASE	28.50		
167	LORNE DOONES . IND.	120 PC.	CASE		34.00	
168	MACARONI SALAD (SALLY SHERMAN OR APPROVED EQUAL)	3/10#	CASE	31.50		
169	MANICOTTI, (CELENTANO OR APPROVED EQUAL)	6-/2.7 OZ.	CASE	19.55		
170	MARGARINE, BLOCK	6#/30 PK	CASE		22.85	
171	MAYONNAISE, (IND.) HELLMANS (OR APPROVED EQUAL)	200 CT/CS			21.50	
172	MEATBALLS, MAMA OR APPROVED EQUAL	10#	CASE		23.90	
173	MEDITERANEAN BURGER, TURKEY, PERDUE OR APPROVED EQUAL	5.3 OZ. EACH	CASE		17.50	
174	MELONS, HONEYDEW	EACH				
175	MILK, EVAPORATED (JERZEE OR APPROVED EQUAL)	48/12 OZ.	CASE		19.85	
176	MRS. DASH	12/2.5 OZ./CS	CASE		34.85	
177	MUFFINS, APPLE CINNAMON (LORDS OR APPROVED EQUAL)	12/CS.	CASE	11.50		
178	MUFFINS, BANANA (LORDS OR APPROVED EQUAL)	12/CS.	CASE			10.84
179	MUFFINS, BLUEBERRY (LORDS OR APPROVED EQUAL)	12/CS.	CASE			10.74
180	MUFFINS, CHOCOLATE CHIP	12/CS.	CASE			10.74
181	MUSHROOMS, CANNED (PACKER OR APPROVED EQUAL)	6/#10	CASE		42.00	
182	MUSTARD, GULDEN'S	CASE/4 GAL.	CASE		25.75	
183	MUSTARD, GULDEN'S (IND.)	500 CS.	CASE		15.95	
184	NUTMEG	16 OZ.		11.50		
185	NUTS, UNSALTED, MIXED, 5# CONTAINER	12/2#/cs	CONTAINER	85.75		
186	OATMEAL RAISIN COOKIES (NABISCO OR APPROVED EQUAL)	100/2 COUNT	CASE			20.20
187	OKRA, CUT/FROZEN (ENDICO OR APPROVED EQUAL)	12-2# CASE	CASE		18.96	
188	OLIVES BLACK (LIBBY OR APPROVED EQUAL)	6/#10 CANS	CASE		31.85	
189	OLIVES, GREEN (125 CT)	125 COUNT	GALLON	9.75		
190	OMLETTES, PLAIN (SPRING VALLEY OR APPROVED EQUAL)	84/3 OZ.	CASE	29.75		
191	ONION POWDER	17 OZ.			2.89	
192	ONIONS, PEARL, FROZEN, (ENDICO OR APPROVED EQUAL)	12/2#		28.80		
193	ONIONS, RED	50#		19.50		
194	ONIONS, SPANISH, FRESH	10# BAG		4.00		
195	ORANGE JUICE, MACHINE (LEMONEX)	3 GAL/CASE	CASE			
196	ORANGES, FRESH	100/CS		29.50		
197	ORANGES, MANDARIN	CASE				31.82
198	OREGANO	1.25 OZ.			3.80	
199	PAM SPRAY	6/16.5 OZ.	CASE		16.90	
200	PAPRIKA	16 OZ.			2.85	
201	PAPRIKA, SPANISH	16 OZ.			2.85	
202	PARSLEY, FLAKES	11 OZ.			5.95	54.55
203	PARSLEY, FRESH				1.70	
204	PASTA, EGG NOODLES (NUGGET OR APPROVED EQUAL)	10# BOX			12.35	
205	PASTA, ELBOW MACARONI (RONZONI OR APPROVED EQUAL)	20 LB. BOX			15.00	

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ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
206	PASTA, PENNE, RONZONI OR APPROVED EQUAL)	20# BOX	CASE		15.00	
207	PASTA, ROTINI (RONZONI OR APPROVED EQUAL)	20# BOX	CASE		15.00	
208	PASTA, SHELLS, MEDIUM (RONZONI OR APPROVED EQUAL)	20# BOX	CASE		15.00	
209	PASTA, SPAGHETTI (RONZONI OR APPROVED EQUAL)	20# BOX	CASE		15.00	
210	PASTA, TRI-COLOR MACARONI (RONZONI OR APPROVED EQUAL)	10# BOX	CASE			14.20
211	PASTA, ZITI (RONZONI OR APPROVED EQUAL)	20# BOX	CASE			14.20
212	PASTRY DOUGH SQUARES 5X5, PILLSBURY OR APPROVED EQUAL)	120/2 OZ./CS	CASE		35.85	
213	PEACHES, SLICED, LITE , LIBBYS OR APPROVED EQUAL	6/CS.	CASE		29.85	
214	PEACHES, SLICED,NATURAL,NO SUGAR, LIBBYS OR APPROVED EQUAL	6/#10	CASE		29.90	
215	PEANUT BUTTER (SKIPPY OR APPROVED EQUAL)	5#6/CS	CASE		65.85	
216	PEAR HALVES,NATURAL, NO SUGAR (LIBBYS OR APPROVED EQUAL)	6/#10			27.85	
217	PEARS, BARTLETT, FRESH	CASE			37.90	
218	PEARS, DICED,NATURAL, NO SUGAR, LIBBYS OR APPROVED EQUAL	6/#10			25.25	
219	PEAS & CARROTS, FROZEN, ENDICO OR APPROVED EQUAL	12/2.5	CASE		21.60	
220	PEAS, FROZEN, ENDICO OR APPROVED EQUAL	CASE				17.05
221	PEPPER STEAK, THIN SLICED, FRESH BEEF	16 OZ.		36.75	27.90	
222	PEPPER STRIPS, RED & GREEN	6/#10 CANS	CASE			27.73
223	PEPPER, BLACK	16 OZ.			4.39	
224	DUPLICATE #221				duplicate #221	
225	PEPPERS, FRESH RED & GREEN	25#		22.50		
226	PICKLE SPEARS 5 GAL.	5 GAL.	CASE			20.74
227	PICKLE, DILL CHIPS B & G OR APPROVED EQUAL	4/1 GAL. JARS	CASE		18.95	
228	PIE SHELLS, FROZEN 10"	6/10"		27.50	24.85	
229	PIE, COCONUT CUSTARD	6/10"			31.00	
230	PIE, PUMPKIN	6/10"				33.56
231	PIE, SWEET POTATO	6/10"			37.90	
232	PIE. COCONUT CUSTARD	6/10"		37.50	duplicate #229	
233	PIE. PEACH	6/10"			33.90	
234	PIES, MRS. SMITH, APPLE 10"	6/10"				31.13
235	DUPLICATE #231				duplicate#231	
236	DUPLICATE #228	6/10"		27.50	duplicate #228	
237	PINEAPPLE CHUNKS, DOLE OR APPROVED EQUAL	6/#10	CASE		24.85	
238	PINEAPPLE SLICED (DOLE OR APPROVED EQUAL)	6/#10	CASE		26.85	
239	PLUMS, PURPLE, FRESH 60/CS	CASE	CASE	29.50		
240	POPCORN, VENDING	72 CT.	CASE		14.95	
241	PORK & BEANS, BUSH'S OR APPROVED EQUAL	6/#10	CASE		21.85	
242	PORK CHOPS, FRESH, CENTER CUT 1/2" (FARMLAND OR APPROVED EQUAL)	LBS			3.29	
243	PORK CHOPS/BONELESS (FARMLAND OR APPROVED EQUAL)	CASE		36.95		
244	PORK LOIN (FARMLAND OR APPROVED EQUAL)	#				2.14
245	PORK PATTIES,RIB-B-QUE, COOKED (KINGS COMMAND OR APPROVED EQUAL)	64/3.75 OZ.	CASE		45.85	
246	PORK, DICED/10# PKG	10#				2.50

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ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
247	POTATO CHIPS LAYS	104 CT.	CASE		29.80	
248	POTATO CRUST COD, FPI OR APPROVED EQUAL	10#		65.40	duplicate #85	
249	POTATO SALAD (SALLY SHERMAN OR APPROVED EQUAL)	10#	BUCKET	8.95		
250	POTATO SKINS , MUNCHKINS OR APPROVED EQUAL	10#/60 PER BOX	CASE	37.50		
251	POTATOES, DICED (NUGGET OR APPROVED EQUAL)	6/#10	CASE		23.95	
252	POTATOES, FRESH PEELED	30#				
253	POTATOES, FRESH, IDAHO, BAKING, NOT JUMBO	50#/100 COUNT			18.75	
254	POTATOES, HASH BROWN PATTY, OREIDA OR APPROVED EQUAL	240 CT.	CASE			22.16
255	POTATOES, INSTANT, NUGGET OR APPROVED EQUAL	50#		39.95		
256	POTATOES, REDS	50#		21.50	24.85	
257	POTATOES, SLICED NUGGET OR APPROVED EQUAL	6/#10	CASE		23.85	
258	POTATOES, SWEET, YAMS, NUGGET OR APPROVED EQUAL	6/#10	CASE		25.75	
259	POTATOES, WHOLE (NUGGET OR APPROVED EQUAL)	6/#10	CASE	25.75		
260	PRETZEL, VENDING SNYDER OR APPROVED EQUAL	88 CT.	CASE		25.85	
261	PUDDING, BANANA, LUCKY OR APPROVED EQUAL	6/#10	CASE		21.95	
262	PUDDING, BUTTERSCOTCH (LUCKY OR APPROVED EQUAL)	6/#10	CASE		22.95	
263	PUDDING, CHOCOLATE, LUCKY OR APPROVED EQUAL	6/#10	CASE		22.95	
264	PUDDING, LEMON, LUCKY OR APPROVED EQUAL	6/#10	CASE		25.85	
265	PUDDING, RICE, LUCKY OR APPROVED EQUAL	6/#10	CASE		26.55	
266	PUDDING, TAPIOCA LUCKY OR APPROVED EQUAL	6/#10	CASE		25.85	
267	PUDDING, VANILLA. LUCKY OR APPROVED EQUAL	6/#10	CASE		21.95	
268	PUNCH, ARDMOUR OR APPROVED EQUAL	12/46 OZ.	CASE		16.99	
269	RAISINS INDIVIDUAL, SUNMAID OR APPROVED EQUAL	1-1/2 OZ./6 PK.	CASE		31.95	
270	RAVIOLI, CANNED W/TOMATO SAUCE	6/#10	CASE		33.95	
271	RELISH, B & G OR APPROVED EQUAL	4 GAL/CS	CASE	25.75		
272	RELISH (INDIVIDUAL), UNIPRO OR APPROVED EQUAL	200 CT.			6.95	
273	RICE PILAF, UNCLE BENS OR APPROVED EQUAL	6/36 OZ.				21.59
274	RICE, GARDEN BLEND, UNCLE BENS OR APPROVED EQUAL	6/36 oz.		51.75		
275	RICE, MEXICAN FIESTA, UNCLE BENS OR APPROVED EQUAL	6/25.9 OZ.			35.85	
276	RICE, SPANISH , UNCLE BENS OR APPROVED EQUAL	6/36 OZ.			46.85	
277	RICE, UNCLE BEN'S (OR EQUAL)	30# BOX		14.50		
278	RICE, WILD, LONG GRAIN, UNCLE BENS OR APPROVED EQUAL	6/36 OZ.		36.25		
279	ROLLS, HOT DOG (12 PKGS.)	12/144 CT.	CASE		14.90	
280	ROLLS, DINNER, SIGNATURE OR APPROVED EQUAL	120 CT.				18.64
281	ROLLS, HAMBURGER 120 COUNT	120 CT.			15.85	
282	SALISBURY STEAK, NO GRAVY	4 OZ./40/CASE	CASE	27.50		
283	SALT, MORTONS	24/26 OZ.			9.95	
284	SAUCE, CHEESE, CAMPBELL'S OR APPROVED EQUAL	6/#10	CASE		30.95	
285	SAUCE, SPAGHETTI, RAGU OR APPROVED EQUAL	6/#10	CASE			18.75
286	SAUCE, TOMATO, HUNTS OR APPROVED EQUAL	6/#10	CASE		17.85	
287	SAUCE, WORCESTERSHIRE(1 GAL.)	4/GAL./CASE	CASE		15.85	

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ITEMS AWARDED

ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
288	SAUERKRAUT	6/#10	CASE		26.75	
289	SAUSAGE LINKS, COOKED, JIMMY DEANS OR APPROVED EQUAL	200/.8 OZ.				22.16
290	SAUSAGE, ITALIAN, PREMIO OR APPROVED EQUAL	10# PKGS.			19.80	
291	SAUSAGE PATTIES, JIMMY DEAN OR APPROVED EQUAL	2 OZ. EACH	CASE			22.16
292	SAUSAGE, POLISH, FARMLAND OR APPROVED EQUAL	10# PKGS.			25.90	2.89
293	SEA LEG SUPREME, TRIDENT OR APPROVED EQUAL	2.5# BOX			38.10	
294	SHELLS, STUFFED, MEDIUM, ALFRESCO OR APPROVED EQUAL	92/1.75		18.75		
295	SHORT RIBS COOKED	6.3 34#				
296	SHRIMP, BUTTERFLY,BREADED (MRS. FRIDAY OR APPROVED EQUAL)	12-20 LARGE/4-3#	BOX			64.51
297	SIRLOIN PATTIES, 4 OZ. FRESH, PLYMOUTH OR APPROVED EQUAL	10# BOX		29.95		
298	SOUP BASE,CREAMED	6/2#			39.85	
299	SOUP, BEEF BARLEY, CAMPBELL'S OR APPROVED EQUAL	12/51 OZ.	CASE	65.50		
300	SOUP, CHICKEN NOODLE CAMPBELLS OR APPROVED EQUAL	12/51 OZ.	CASE			33.26
301	SOUP, CREAM OF CHICKEN, CAMPBELLS OR APPROVED EQUAL	12/51 OZ.	CASE		36.95	
302	SOUP, CREAM/CELERY, CAMPBELL'S OR APPROVED EQUALLG 51 OZ.	12/51 OZ.	CASE		37.95	
303	SOUP, CREAM/MUSHROOM, CAMPBELL'S OR APPROVED EQUAL	12/51 OZ.	CASE			36.80
304	SOUP, MANHATTAN CLAM, CAMPBELL'S-LG 51 OZ.	12/51 OZ.	CASE		39.85	
305	SOUP, MINISTRONE, PROGRESSO OR APPROVED EQUAL	CASE				39.20
306	SOUP, NEW ENGLAND CLAM CHOWDER, CAMPBELLS OR APPROVED EQUAL	12/51 OZ.	CASE		47.85	
307	SOUP, ONION MIX/ LIPTON OR APPROVED EQUAL	6/21 OZ.	CASE		68.75	
308	SOUP, SPLIT PEA, CAMPBELL'S	12/51 OZ.	CASE		39.85	
309	SOUP, TOMATO, CAMPBELLS OR APPROVED EQUAL	12/51 OZ.	CASE			28.34
310	SOUR CREAM CONTAINER CABOT OR APPROVED EQUAL	5#		4.75		
311	SOY SAUCE , KIKOMAN OR APPROVED EQUAL	12/GAL/CAS	CASE	15.95		
312	SPARERIBS WITH BONE, FRESH CUT APPX 30# BOX	12/PKG.			2.39	
313	STEW BEEF, FROZEN 5# PKGS., PLYMOUTH OR APPROVED EQUAL	10# BULK			34.90	
314	STRINGBEANS, NUGGET OR APPROVED EQUAL	6/#10 CANS	CASE		19.90	
315	STUFFING, UNCLE BEN'S OR APPROVED EQUAL	1# BAGS/6/CASE	CASE		35.90	
316	SUGAR, 5 LB. PKG.	8/5#	CASE		27.50	
317	SUGAR, BROWN JACK FROST OR APPROVED EQUAL	24/1#	CASE		25.85	
318	APPLE JUICE, SUN CUP OR APPROVED EQUAL	70/4 OZ.	CASE		10.95	
319	PINE/ORANGE JUICE, SUN CUP OR APPROVED EQUAL	70/4 OZ.	CASE		11.95	
320	PUNCH, SUN CUP OR APPROVED EQUAL	70/4 OZ.	CASE		12.95	
321	CRANBERRY, SUN CUP OR APPROVED EQUAL	70 4/OZ.	CASE	10.95		
322	SUPER CHICKEN , TYSON OR APPROVED EQUAL	12#	CASE		54.90	
323	SWEDISH MEATBALLS, ROSINA OR APPROVED EQUAL	1 OZ./10#	BOX	32.75		
324	SWEET & LOW , INDIVIDUAL PACKETS	2000	CASE			20.45
325	SWEET & SOUR SAUCE	6/64 OZ.	CASE	42.75	duplicate #70	
326	SYRUP, DIET, AUNT JEMIMA OR APPROVED EQUAL	12/12oz	CASE		19.85	
327	SYRUP, PANCAKE, AUNT JEMIMA OR APPROVED EQUAL	4/1 gal.	CASE			23.01
328	TART SHELLS 3", SARA LEE OR APPROVED EQUAL	72 pk	CASE			22.70

TOWN OF RIVERHEAD FOOD BID 2013
ITEMS AWARDED

ITEM NO.	DESCRIPTION	UNIT	PACKAGE	LANDMARK	MIVILA	DICARLO
329	TARTAR SAUCE, PC , KENS OR APPROVED EQUAL	160 PK.			10.95	
330	TEA, LIPTON OR APPROVED EQUAL	10/100	CASE			36.02
331	TERIYAKI GLAZE, KIKKOMAN OR APPROVED EQUAL	6/5#	CASE			45.43
332	TERIYAKI SAUCE, KIKKOMAN OR APPROVED EQUAL	GALLON			12.85	
333	TEXAS TOAST	120 /CS.		23.00		
334	THREE BEAN SALAD, NUGGET OR APPROVED EQUAL	6/#10/CS	CASE		28.75	
335	THYME	33 oz.			4.75	
336	TILAPIA FISH, UNBREADED	10# CASE	CASE	27.45		
337	TOMATO PASTE NUGGET OR APPROVED EQUAL	6/#10	CASE		26.85	
338	TOMATO PUREE RED PACK OR APPROVED EQUAL	6/#10	CASE		18.95	
339	TOMATOES, CHERRY	12/pt.		24.50		
340	TOMATOES, REGULAR SIZE, FRESH	25#	CASE		22.50	
341	TOMATOES, WHOLE	6/#10			17.75	
342	TUNA, WHITE, SOLID, IN WATER, RUBY OR APPROVED	6/#10	CASE		89.95	
343	TURKEY BREAST(PERDUE 3 STAR OR APPROVED EQUAL)	lb.				2.73
344	TURNIP GREENS, FROZEN, CHOPPED, ENDICO OR APPROVED EQUAL	12/2#			29.52	
345	TURNIPS, FROZEN ENDICO OR APPROVED EQUAL	12/2#			16.08	
346	VANILLA FLAVORING (IMITATION)	1 GAL.			3.85	
347	VEAL CUTLETS, UNBREADED	4 OZ.	CASE		no bid	
348	VEAL PATTIES ATLANTIC OR APPROVED EQUAL	CASE			23.90	
349	VEGETABLE OIL WESSON OR APPROVED EQUAL	6/GALLON	CASE		41.85	
350	VEGETABLE, ITALIAN BLEND, FROZEN ENDICO OR APPROVED EQUAL	12/2#	CASE		20.88	
351	VEGETABLE, NORMANDY BLEND,FROZ.ENDICO OR APPROVED EQUAL(2LB. BAG)	12/2#	CASE		18.96	
352	VEGETABLE, SCANDINAVIAN BLEND,ENDICO OR APPROVED EQUAL	12/2#	CASE		21.36	
353	VEGETABLES, MIXED, ENDICO OR APPROVED EQUAL	6/#10 CANS	CASE		21.99	
354	VEGETABLES, TUSCAN BLEND, ENDICO OR APPROVED EQUAL	12/2#/cs	CASE			36.36
355	VINEGAR, WHITE, 1 GAL.	4/1 GAL.	CASE		6.75	
356	VIRGINIA HAM (PER POUND), FARMLAND OR APPROVED EQUAL	10# BOX			duplicate #43	
357	WAFFLE, EGGO OR AUNT JEMIMA OR APPROVED EQUAL	144 COUNT	CASE			14.24
358	WATER, BOTTLED, 8 OZ. plus deposit, POLAND SPRINGS OR APPROVED EQUAL	CASE	CASE			9.89
359	WATER, BOTTLED, 16 OZ. plus deposit, POLAND SPRINGS OR APPROVED EQUAL	24/cs	CASE			4.84
360	WATER, SPARKLING, SAN PELLIGRINO OR APPROVED EQUAL	12/33 OZ.	CASE			16.17
361	WATERMELON, WHOLE X LARGE	EACH		8.75		
362	WHIPPED CREAM,EVERFRESH OR APPROVED EQUAL	12/15 OZ.	CASE		24.50	
363	WHIPPED TOPPING, EVERY READY/RICH'S OR APPROVED EQUAL	12 QT./CS	CASE		40.90	
364	YOGURT, ALL LOW FAT, FLAVORS	12/8 OZ.		7.80		
365	ZUCCHINI & TOMATOES NUGGET OR APPROVED EQUAL	6/#10	CASE		31.95	
366	ZUCCHINI, SLICED, FROZEN, ENDICO OR APPROVED EQUAL(3 LB. PKG.)	3# PKGS.	CASE	25.80		

10.02.12
120792

ADOPTED

TOWN OF RIVERHEAD

Resolution # 792

AWARDS BID FOR JANITORIAL SUPPLIES

Councilwoman Giglio offered the following resolution,

which was seconded by Councilman Wooten

WHEREAS, the Town Clerk was authorized to publish and post a notice for sealed bids for JANITORIAL SUPPLIES for the Town of Riverhead and;

WHEREAS, 9 bids were received and opened at 11:00 am on SEPTEMBER 21, 2012 at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place given in the Notice to Bidders.

RESOLVED, that 6 of these bids were not able to be considered as they did not bid on 50% of the items as stated in the bid and the 7th bid was rejected arriving late to the Town Clerks office;

NOW THEREFORE BE IT RESOLVED, that the bid for JANITORIAL SUPPLIES be and hereby is, awarded to CENTER MORICHES PAPER COMPANY AND W.B. MASON for the prices on the attached sheets.

RESOLVED, that all Town Hall Departments may review and obtain a copy of this resolution from the electronic storage device and, if needed, a certified copy of same may be obtained from the Office of the Town Clerk.

THE VOTE

Giglio Yes No Gabrielsen Yes No
Wooten Yes No Dunleavy ABSENT
Walter Yes No

The Resolution Was Thereupon Duly Declared Adopted

DESCRIPTION	UNIT	PACKAGE	BRAND NAME	CM PAPER	MASON
ALUMINUM FOIL ROLL 18" X 500' .0009 HFA 51808 OR APPROVED EQUAL	ROLL	IND. ROLL	HFA	28.89	
3 COMPARTMENT ALUMUNUM PANS W/LIDS HFA 204535250W OR APPROVED EQUAL	CASE	250/CASE	HFA	58.30	
AMMONIA, QTS-12/CASE AUSTIN 500 OR APPROVED EQUAL	QUARTS	12/CASE	AUSTIN	9.87	
HEAVY WHITE POLY APRON 24" X 24" TIDI PRODUCTS 418 OR APPROVED EQUAL	CASE	500/CASE	TIDI	98.65	
BAG TIES, 4" GREEN TWISTY BEDFORD INDUS. TIPKGB OR APPROVED EQUAL	CASE	2000/CASE	BEDFORD	3.67	
BAGS, GARBAGE 33" X 39" 16 MICRON HI DENSITY BERRI PLASTICS HR334016N OR APPROVED EQUAL	CASE	250/CASE (NO NOMINAL WEIGHT)	HERITAGE		17.62
BAGS, KRAFT GROCERY #6 DURO 650 OR APPROVED EQUAL	BUNDLE	2000/BUNDLE	DURO	33.66	
BAGS, PLASTIC, FOOD GRADE 1.1 MIL, ALUF PLASTICS 10842P OR APPROVED EQUAL	CASE	500/CASE	ALUF	30.80	
BAGS, WAXED SANDWICH ATLAS D636 OR APPROVED EQUAL	CASE	6000/CASE	KARICUT	69.21	
BLEACH 2.7% , AUSTIN 48130 OR APPROVED EQUAL	GALLONS	6/CASE	AUSTIN	8.99	
HI VOLUME TRIGGER SPRAY HEADS W/9" TUBE, DELTA DR32E OR APPROVED EQUAL			DELTA	0.49	
SPRAY BOTTLES W/HI VOLUME SPRAYER, DELTA 7600 OR APPROVED EQUAL	EACH	32. OZ.			0.90
BOWL, CHINET, OR APPROVED EQUAL, HD PLASTIC, HUHTIMAKI 81212 OR APPROVED EQUAL	CASE	1000/12 OZ./CASE	HUHTIMAKI		47.58
BOWL, CHINET, OR APPROVED EQUAL, HD PLASTIC, HUHTIMAKI 81205 OR APPROVED EQUAL	CASE	1000/5 OZ./CASE	HUHTIMAKI	39.55	
BROOM, CORN, HD WAREHOUSE, JANICO 6122 OR APPROVED EQUAL	EACH	EACH	JANICO	6.43	
BROOM, 18" PUSH, MED BRISTLE, NO HANDLE, PROLINE BRUSH, BRU20168 OR APPROVED EQUAL	EACH	EACH	BOARDWALK		9.46
BRUSH, TOILET BOWL, PLASTIC BRISTLE NORSELL 381517391 OR APPROVED EQUAL	EACH	EACH	NORSELL	1.49	
CARDBOARD LUNCH BOX 9"X5"X4", QUALITY CARTON 954 B OR APPROVED EQUAL	BUNDLE	250/BUNDLE	QUALITY CARTON	36.81	
HAND SANITIZER DISPENSERS, DEB91107 OR APPROVED EQUAL	CASE	6/CASE	DEB	9.98	
DEB SANITIZER 1 LITER BOTTLE, DEB 55857 OR APPROVED EQUAL	CASE	6/CASE	DEB	49.87	
HAND SOAP, PEARL INOPAK 5011-404 OR OR APPROVED EQUAL	CASE	12/800 ML./CASE	INOPAK	24.20	
CONTAINERS, DART 4 OZ.SQUAT FOAM, DART 4J6 OR APPROVED EQUAL	CASE	1000/CASE	DART		18.12
CLEANSER, COMET OR APPROVED EQUAL	CASE	24/21 OZ./CASE	COMET		30.18
CLEANER, EPIC, OR APPROVED EQUAL, SWELL OVEN & GRILL, EPIC 414	CASE	4 GALS/CASE	BOARDWALK		20.70
CUPS, COLD 3 OZ. PAPER, DIXIE 44SQTSC, OR APPROVED EQUAL	CASE	4800/CASE	DIXIE	79.23	
CUPS, DART 6 OZ. FOAM, DART 6J6	CASE	1000/CASE	DART	14.85	
CUPS, DART, 8 OZ. DART 8J8 OR APPROVED EQUAL FOAM	CASE	1000/8 OZ/CASE	DART		17.09
CUPS, FOAM, EMBOSSSED, DART 10KY10 OR APPROVED EQUAL	CASE	1000/10 OZ/CASE	DART	24.57	
CUPS,DART, 5 OZ. SOFT PLASTIC, DART 5N25 (OR APPROVED EQUAL)	CASE	2500/5 OZ/CASE	DART	33.49	
CUTLERY KITS, IND. WRAPPED FORK/KNIFE/SOUP SPOON/NAPKIN, DIRECT LINK MK241 OR APPROVED EQUAL	CASE		DIRECT LINK	13.21	
DEODORANT, NON-PARA RIM/BOWL BLOC, ULTRA SOLUTIONS NPRC OR APPROVED EQUAL	DOZEN	DOZEN	ULTIMATE SOLUTIONS	11.38	
DISINFECTANT, EPIC GUARDALL PINE (OR APPROVED EQUAL)	CASE	4 GAL/CASE	REGENCY		36.26
DISPENSER FOR LURON LOTION SOAP	EACH	EACH	N/A	N/A	
CARPET SPOTTER, PEROXIDE BASE, SPARTAN 3137 OR APPROVED EQUAL	CASE	12 QTS/CASE	SPARTAN	27.98	85.81
DUST MOP REFILL 36" X 5", O'CEDAR 96036 OR APPROVED EQUAL	CASE	12/CASE	UNISAN		85.81

DESCRIPTION	UNIT	PACKAGE	BRAND NAME	CM PAPER	MASON
FANTASTIK , SC JOHNSON 94368 (OR APPROVED EQUAL)SPRAY CLEANER	CASE	12 QTS/CASE	SC JOHNSON	28.82	
FORKS, HD PLASTIC, DIRECT LINK 11921 OR APPROVED EQUAL	CASE	1000/CASE	DIRECT LINK	16.98	
GLOVES,BROWN JERSEY, 8 OZ., SAFETY ZONE, GRBCM5C OR APPROVED EQUAL	DOZEN	DOZEN	SAFETY ZONE	7.78	
GLOVES, LEATHER PALM W/GAUNTLET, SAFETY ZONE GLRIMB2 OR APPROVED EQUAL	DOZEN	DOZEN	SAFETY ZONE	20.98	
GLOVES, RED LINED JERSEY, SAFETY ZONE GJBCMN1RL OR APPROVED EQUAL	DOZEN	DOZEN	SAFETY ZONE	18.47	
GLOVES, YELLOW FLOCK LINED, SZ. MED., SAFETY ZONE GRFYMD1Z OR APPROVED EQUAL	DOZEN	DOZEN	SAFETY ZONE	7.23	
GLOVES, YELLOW FLOCK LINED, SZ. LARGE, SAFETY ZONE GRFYLG1Z OR APPROVED EQUAL	DOZEN	DOZEN	AKERS		6.03
GLOVES,LOW DENSITY,POLY,FOOD GRADE DISPOSABLE,S-M-L SAFETY ZONE GDPL, OR APPROVED EQUAL	PACK	2/500 PACK	SAFETY ZONE	6.97	
HANDIWIPES,KITCHEN, LEGACY 30700 OR APPROVED EQUAL	CASE	200 CASE	LEGACY	16.70	
LINERS, 38" X 60" 22 MICRON, HI DENSITY BLACK (NO NOMINAL WEIGHT), BERRI PLASTICS HR386022B OR APPROVED EQUAL	CASE	150/CASE	HERITAGE		25.09
KNIVES, HD PLASTIC, DIRECT LINK 11922 OR APPROVED EQUAL	CASE	1000/CASE	DIRECT LINK	16.98	
LIDS, LASTIC,VENTED (FITS DART 6J6 & 4J6), DART 6JL OR APPROVED EQUAL	CASE	CASE	DART	10.30	
LIDS,PLASTIC,VENDED (FITS DARS 8J8), 8JL OR APPROVED EQUAL	CASE	CASE	DART	10.54	
LINERS, BERRI PLASTICS HR303716N 30" X 37",16 MICRON,HI-DEN CLEAR OR APPROVED EQUAL	CASE	23.4#/CASE	BERRI	31.65	
LINERS, 24" X 24" 6 MICRON,HI DENSITY NATURAL,ALUF PLASTICS,2424N OR APPROVED EQUAL	CASE	1000/CASE 8.51#/CASE	ALUF	11.98	
LINERS, 24"x33" 6 MICRON,HI DENSITY NATURAL (NO NOMINAL WEIGHT),ALUF PLASTICS 2433N OR APPROVED EQUAL	CASE	1000/CASE/11.15#/CS	ALUF	16.99	
LINERS, ALUF PLASTICS, 404816N 40" X 48" HI DENSITY, OR APPROVED EQUAL	CASE	18.46#/CASE	ALUF	24.89	
LIQUID,EAST END POT & PAN DETERGENT ,EPIC 1EASTEND(OR APPROVED EQUAL)	CASE	4 GAL/CASE	BOARDWALK	49.97	
MOP BUCKET W/WHEELS, CONTINENTAL 404-3(OR APPROVED EQUAL)	EACH	44 QUART	CONTINENTAL	67.89	
MOP HANDLE,SCREW TYPE,CONTINENTAL,596 (OR APPROVED EQUAL)	EACH	EACH	CONTINENTAL	13.49	
MOP HEAD, 8 PLY, WIDE BAND,OCEDAR 97824 OR APPROVED EQUAL	EACH	24 OZ. 8 PLY	OCEDAR	5.56	
MOP HEAD,MED BLEND,LOOPEW,WIDE BAND,OCEDAR97176 OR APPROVED EQUAL	EACH	EACH	GOLDEN STAR		3.01
MOP HEAD, 32 OZ., 8 PLY WIDE BAND,OCEDAR 97832 OR APPROVED EQUAL	CASE	12/CASE	OCEDAR	79.88	
MOP, YACHT, 16 OZ.,UNISAN 116C OR APPROVED EQUAL	CASE	6/CASE	UNISAN		27.59
NAPKINS, LUNCH, 1 PLY 13X13,METROPAPER LNAP12500 OR APPROVED EQUAL	CASE	6000/CASE	BOARDWALK		26.42
FLOOR FINISH RESTORER,SPARTAN 4330 OR APPROVED EQUAL	PAIL	5/GAL PAIL	SPARTAN	65.96	
PADS, BRILLO,CONTINENTAL 29404 (OR APPROVED EQUAL)	CASE	12/10'S CASE	BRILLO		28.48
PADS, STEEL WOOL, KARIOUT 1400602 OR APPROVED EQUAL	BOX	12/BOX	KARIOUT	4.82	
PADS, 3M FLOOR (OR APPROVED EQUAL) 20" BLACK STRIPPING #7200,OR APPROVED EQUAL	CASE	5/CASE	CONTINENTAL		11.13
PADS, 3M (OR APPROVED EQUAL)FLOOR,20" RED BUFFING #5100	CASE	5/CASE	CONTINENTAL		11.13
PADS, 3M (OR APPROVED EQUAL) FLOOR, 17" RED BUFFING #5100	CASE	5/CASE	CONTINENTAL		8.60
PADS, 3M (OR APPROVED EQUAL), 17" BLACK STRIPPING, #7200	CASE	5/CASE	CONTINENTAL		8.60
PLACEMATS, EMBOSSED, WHITE,HOFFMASTER 6014SE1014 OR APPROVED EQUAL	CASE	1000/CASE	HOFMASTER	15.98	
PLATES, WHITE CLAY COATED SPIRAL,PLASTIFUN 91010 OR APPROVED EQUAL	CASE	1000/CASE	PLASTIFUN	23.41	
PLATES, 10.25" STERLING COMPARTMENT HD PLASTIC,71300 OR APPROVED EQUAL	CASE	CASE	STERLING	59.87	

DESCRIPTION	UNIT	PACKAGE	BRAND NAME	CM PAPER	MASON
PLATES, 9" STERLING HD PLASTIC,70900 OR APPROVED EQUAL	CASE	500/ CASE	STERLING	42.22	
PLATES, 6" CHINET,HUHTIMAKI,81206 OR APPROVED EQUAL, HD PLASTIC	CASE	1000/CASE	STERLING	37.62	
POLISH, STAINLESS STEEL, AEROSOL, EPIC SWELL EP1306-12(OR APPROVED EQUAL)	CASE	12/CASE	BOARDWALK		27.49
SALAD HINGED CONTAINERS,GENPAK AD12,OR APPROVED EQUAL	CASE	200/12 OZ. CASE	GENPAK	37.64	
SALAD, HINGED24 OZ. CONTAINERS, DOMED LIDS,GENPAK AD24F OR APPROVED EQUAL	CASE	24 OZ./200/CASE	GENPAK	42.63	
SANITARY NAPKINS, MAXITHINS	CASE	250/CASE	HOSPECO		25.39
DELIMER, GALLONS,SPEEDY CHEM 553A OR APPROVED EQUAL	CASE	4/CASE	SPEEDYCHEM	78.89	
SOAP, JOY,PROCTOR & GAMBLE 45114 (OR APPROVED EQUAL), DISH DETERGENT	CASE	8/38 OZ./CASE	JOY		32.26
SOAP, LURON HAND & BODY,DIAL 84050 (OR APPROVED EQUAL)	CASE	8/CASE	DIAL		37.46
INDUSTRIAL STRENGTH AEROSOL BASEBOARD STRIPPER, (SPARTAN 6097 OR APPROVED EQUAL)	CASE	12/18OZ./CASE	SPARTAN	38.92	
INDUSTRIAL STRENGTH AEROSOL DUSTMOP/CLOTH TREATMENT (SPARTAN 6099 OR APPROVED EQUAL)	CASE	12/CASE	BOARDWALK		36.92
INDUSTRIAL STRENGTH AEROSOL TNT TUB & TILE CLEANER, SPARTAN 6343 OR APPROVED EQUAL	CASE	12/CASE	SPARTAN	37.52	
INDUSTRIAL STRENGTH LIQUID AIRLIFT AIR FRESHNER, SPARTAN 3022 OR APPROVED EQUAL	CASE	4 GAL/CASE	SPARTAN	69.98	
INDUSTRIAL STRENGTH BH-38 CLEANER/DEGREASER SPARTAN 2038/4 OR APPROVED EQUAL	CASE	12/CASE	SPARTAN	29.48	
INDUSTRIAL STRENGTH CLEAN CARGO, HD PRESSURE WASHER CLEANER ,SPARTAN 2047OR APPROVED EQUAL)	55 GALLON	55 GALLON	SPARTAN	378.40	
INDUSTRIAL STRENGTH BH-38 CLEANER/DEGREASER, SPARTAN 2038/5 (OR APPROVED EQUAL)	PAIL	5 GALLON/PAIL	SPARTAN	32.98	
CDC-10 INDUSTRIAL STRENGTH CLINGING DISINFECTANT, SPARTAN 3210 (OR APPROVED EQUAL)	CASE	12 QTS/CASE	SPARTAN	32.44	
DMQ INDUSTRIAL STRENGTH DAMPMOP NEUTRAL DISINFECTANT CLEANER,SPARTAN 1062-4 (OR APPROVED EQUAL)	CASE	4 GAL/CASE	SPARTAN	33.69	
FAST & EASY,SPARTAN 3260 (OR APPROVED EQUAL) INDUSTRIAL STRENGTH HARD SURFACE & GLASS CLEANER	CASE	12 QTS/CASE	SPARTAN	26.92	
ON & ON,SPARTAN 4073 (OR APPROVED EQUAL) INDUSTRIAL STRENGTH POLYMER FLOOR FINISH	PAIL	5 GAL/PAIL	SPARTAN	67.95	
INDUSTRIAL STRENGTH ON BASE WATER-EMULSION FLOOR SEALER,SPARTAN 5555 OR APPROVED EQUAL	PAIL	5 GAL/PAIL	SPARTAN	58.55	
INDUSTRIAL STRENGTH RINSE-FREE FLOORSTRIPPER,SPARTAN 82 OR APPROVED EQUAL	5 GAL.	5 GAL	SPARTAN	47.69	
INDUSTRIAL STRENGTH AEROSOL AIRLIFT AIR FRESHENER,SPARTAN 6095 OR APPROVED EQUAL	CASE	CASE	SPARTAN	39.52	
INDUSTRIAL STRENGTH CITROSHIELD FURNITURE POLISH,SPARTAN 6120 OR APPROVED EQUAL	CASE	20 OZ/CASE	BOARDWALK		33.78
INDUSTRIAL DISINFECTANT, EPIC GUARDALL PINE (OR APPROVED EQUAL)	CASE	4 GAL/CASE	REGENCY	43.79	
INDUSTRIAL STRENGTH GERMICIDAL BOWL CLEANER,SPARTAN 7210 OR APPROVED EQUAL	CASE	12 QTS/CASE	REGENCY		19.48
INDUSTRIAL STRENGTH GLASS CLEANER,SPARTAN 3030 OR APPROVED EQUAL	CASE	4 GALS/CASE	BOARDWALK		11.53
INDUSTRIAL STRENGTH LIQUID HAND CLEANER,SPARTAN 3003 OR APPROVED EQUAL	CASE	4 GALS/CASE	SPARTAN	34.67	
INDUSTRIAL STRENGTH PATHMAKER, LO SUDS, FLOOR CLEANER,SPARTAN 1064 OR APPROVED EQUAL	CASE	4/CASE	SPARTAN	32.44	
INDUSTRIAL STRENGTH M95 ,SPARTAN 7115(OR APPROVED EQUAL) M95 MILD ACID BOWL CLEANER	CASE	12 QTS/CASE	REGENCY		17.80
NABC,SPARTAN 47161 (OR APPROVED EQUAL) INDUSTRIAL STRENGTH NON ACID BATHROOM CLEANER	CASE		SPARTAN	33.47	
INDUSTRIAL STRENGTH PD 64 (OR APPROVED EQUAL) DISINFECTANT CLEANER	CASE	4 GAL/CASE	SPARTAN	69.97	
INDUSTRIAL STRENGTH SSE ,SPARTAN 3035 (OR APPROVED EQUAL) CARPET PRESBRAY/SPOTTER	CASE	QUARTS	SPARTAN	25.29	
INDUSTRIAL STRENGTH STERIPHENE II AEROSOL, DISINFECTANT SPRAY,SPARTAN6081 OR APPROVED EQUAL	CASE	CASE	REGENCY		34.57
ANTIBACTERIAL SURFACE WIPES, ENVIROSERVICE 33803 OR APPROVED EQUAL	CASE	240 CT/12/CASE	ENVIROSERVICE	52.87	

DESCRIPTION	UNIT	PACKAGE	BRAND NAME	CM PAPER	MASON
TEASPOONS, HD PLASTIC, DIRECTLINK P2TSW OR APPROVED EQUAL	CASE	1000/CASE	DIRECT LINK	16.98	
TABLECLOTHS, PLASTIC, RED 40" X 100' ROLL,HOFFMASTER 113001 OR APPROVED EQUAL	ROLL	100' ROLL	HOFFMASTER	8.49	
TABLECLOTHS, PLASTIC, WHITE 40" X 300' ROLL, HOFFMASTER 3030 OR APPROVED EQUAL	ROLL	300' ROLL	HOFFMASTER	12.77	31.09
TISSUE, BATHROOM, TORR ADVANCED, SCA TM1616 (OR APPROVED EQUAL) 2 PLY 4.5" X 3.75", 500 ROLL	CASE	96/CASE	ATLAS		31.09
TOWELS, PAPER, HOUSEHOLD, WHITE, TORR, ADVANCED, SCA HB9201 (OR APPROVED EQUAL) 120 ROLL	CASE	120ROLL/CASE	NO BRAND	39.96	
CASCADES TOWELS, 101759 (OR APPROVED EQUAL), PAPER, MULTIFOLD, WHITE	CASE	4000/CASE	HEAVENLY SOFT		17.49
TOWELS, PAPER, HOUSEHOLD PREMIUM, K-CLARK 13964 (OR APPROVED EQUAL)	CASE	20/CASE	K CLARK	74.40	
TOWELS, PAPER WIPERS, K-CLARK WYPALLS 5701 (OR APPROVED EQUAL) 12X15 WHITE	CASE	1008/CASE	K CLARK		71.17
TOWELS, PAPER WIPERS, K-CLARK SCOTT CLOTH 5930 (OR APPROVED EQUAL) 12X16, 80 BOX	CASE	5 BOX/CASE	KCLARK		62.73
TOWELS, PAPER, C-PULL, K-CLARK 1051 (OR APPROVED EQUAL) WHITE 500/ROLL	CASE	4 ROLL/CASE	HEAVENLY SOFT		20.34
TOWELS, 600' ROLL, GEORGIA PACIFIC 28055 OR APPROVED EQUAL	CASE	12 ROLLS/CASE	GP	72.85	
TRASH CAN DOLLY, CONTINENTAL MFG. 3255 (OR APPROVED EQUAL) BLACK	EACH	EACH	CONTINENTAL		17.06
TRASH CAN 55 GALLON, HUSKEE/BRUTE 5500, CONTINENTAL (OR APPROVED EQUAL) GRAY	EACH	EACH	RUBBERMAID		61.10
URINAL SCREEN W. BLOCK, PLASTIC, JANICO 7001 OR APPROVED EQUAL	CASE	12/CASE	HOSPECO		12.34
TOWELS, 8" X 800' DISPENSER ROLL, CAREFREE 1864 OR APPROVED EQUAL	CASE	6/CASE	HEAVENLY SOFT		23.32
WINDEX, SC. JOHNSON 90129 (OR APPROVED EQUAL) AEROSOL	CASE	12/20 OZ.	BOARDWALK		22.28
WINDEX, GALLONS, SC JOHNSON 90940 OR APPROVED EQUAL	CASE	4 GAL/CASE	WINDEX	33.49	
WRAP, FOOD GRADE FILM, 35 GAUGE AEP 30530400/BORDEN (OR APPROVED EQUAL) 18" X 2000'	CASE	CASAE	BOARDWALK		15.51
WRINGER, CONTINENTAL SW7, (FITS CNT-404-3 MOP BUCKET) OR APPROVED EQUAL	25 LB.	BAG	CONTINENTAL	79.23	
LINERS, GARBAGE, 42" X 47" 2 MIL, INDIVIDUALLY FOLDED, HL PLASTICS 4257XH FLAT BOTTOM, 32.4#, OR APPROVED EQUAL	CASE	CASE		39.40	