

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 509

ADOPTS THE NAMING OF A ROAD IN THE TOWN OF RIVERHEAD TO "DEBBIE LANE"

COUNCILMAN CARDINALE

offered the following resolution, was seconded by

COUNCILMAN KWASNA

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider the naming of a road in the Town of Riverhead to "Debbie Lane";

WHEREAS, a public hearing was held on the 2nd day of June, 1998 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.

NOW THEREFORE BE IT RESOLVED, that the naming of a road in the Town of Riverhead to "Debbie Lane" be and is hereby adopted as specified in the attached notice of adoption; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to publish the attached notice of adoption once in the **Suffolk County Life** and to post same on the signboard at Town Hall; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Thomas F. Oelerich, P.E., State of New York Department of Transportation, State Office Building, 250 Veterans Memorial Highway, Hauppauge, New York, 11788-5518; the Riverhead Police Department, and Charles Bloss, Highway Superintendent.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villola	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted the naming of a road in the Town of Riverhead currently under construction at the intersection of New York State Route 25A, Sound Avenue and North Country Road, Wading River, New York to "Debbie Lane" at its regular meeting held on June 16, 1998.

Dated: Riverhead, New York
June 16, 1998

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

BARBARA GRATTAN, Town Clerk

JUNE 16, 1998

Adopted

TOWN OF RIVERHEAD

RESOLUTION# 510

AUTHORIZATION TO PUBLISH & POST BID

COUNCILMAN KWASNA

_____ offered the following resolution which was seconded by

~~COUNCILMAN LULL~~

BE IT RESOLVED, that the Town Board hereby authorized the Town Clerk to advertise for sealed bids for the purchase of a **33 PASSENGER BUS** for use by the Town of Riverhead.

BE IT RESOLVED, the Town Clerk is hereby authorized to publish and post the following public notice in the **June 25, 1998** issue of the News Review.

BE IT RESOLVED, that the Town Clerk be, and hereby is, authorized to forward a copy of this resolution to the Nutrition Center and Purchasing Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Vitella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

**TOWN OF RIVERHEAD
NOTICE TO BIDDERS**

Sealed bids for the purchase of a **33 PASSENGER BUS** 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, until **11:00 a.m. on July 9, 1998.**

Bid packets, including Specifications, may be obtained at the Town Clerk's office at Town Hall Monday through Friday between the hours of 8:30 a.m. and 4:30 p.m.

All bids must be submitted on the bid form provided. 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.

JUNE 16, 1998

Adopted

TOWN OF RIVERHEAD

RESOLUTION# 511

AUTHORIZATION TO PUBLISH & POST BID

COUNCILMAN LULL

_____ offered the following resolution which was seconded by

COUNCILMAN KENT

BE IT RESOLVED, that the Town board hereby authorized the Town Clerk to advertise for sealed bids for the purchase of a **FOUR WHEEL DRIVE FIRST RESPONDER UNIT** for use by the Town of Riverhead.

BE IT RESOLVED, the Town Clerk is hereby authorized to publish and post the following public notice in the **June 25, 1998** issue of the News Review.

BE IT RESOLVED, that the Town Clerk be, and hereby is, authorized to forward a copy of this resolution to the Riverhead Town Volunteer Ambulance Corp. and the Purchasing Department.

THE VOTE

Cardinale <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Kent <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Kwasna <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Lull <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Villella <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

**TOWN OF RIVERHEAD
NOTICE TO BIDDERS**

Sealed bids for the purchase of **FOUR WHEEL DIRVE FIRST RESPONDER UNIT** 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, until **11:05 a.m. on July 9, 1998.**

Bid packets, including Specifications, may be obtained at the Town Clerk's office at Town Hall Monday through Friday between the hours of 8:30 a.m. and 4:30 p.m.

All bids must be submitted on the bid form provided. 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.

Adopted

6/16/98

TOWN OF RIVERHEAD

RESOLUTION # 512

AUTHORIZATION TO PUBLISH AND POST BID

COUNCILMAN KENT offered the following resolution which was seconded by COUNCILMAN CARDINALE,

BE IT RESOLVED, that the Town Board hereby authorized the Town Clerk to advertise for sealed bids for the purchase of a **1998 CHEVROLET CK 20903, ¾ TON, 4-WHEEL DRIVE HEAVY DUTY PICKUP** for use by the Town of Riverhead.

BE IT RESOLVED, that the Town Clerk be, and hereby is, authorized to forward a copy of this resolution to the Riverhead Town Police Department and the Purchasing Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	Kent	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
Kwaana	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	Lull	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
Vitella	<input type="checkbox"/>	Yes	<input type="checkbox"/>	No					

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

**TOWN OF RIVERHEAD
NOTICE TO BIDDERS**

Sealed bids for the purchase of **1998 CHEVROLET CK20903, ¾ TON, 4 WHEEL DRIVE HEAVY DUTY PICKUP** 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, until **11:10 a.m. on July 9, 1998.**

Bid packets, including Specifications, may be obtained at the Town Clerk's office at Town Hall Monday through Friday between the hours of 8:30 a.m. and 4:30 p.m.

All bids must be submitted on the bid form provided. 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.

JUNE 16, 1998

Adopted

TOWN OF RIVERHEAD

RESOLUTION# 513

AUTHORIZES THE SALE OF
TOWN PROPERTY AT PUBLIC AUCTION

COUNCILMAN CARDINALE

_____ offered the following resolution, which was
seconded by COUNCILMAN KWASNA.

WHEREAS, there will be a Public Auction on June 20, 1998 at 9:00am at the
Municipal Garage to sell Town Property.

RESOLVED, the Town Board is hereby authorizing the sale of Town Property at
Public Auction.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

TOWN OF RIVERHEAD AUCTION

887

JUNE 20, 1998

TOWN ID #	DESCRIPTION	MAKE & MODEL	DEPT.	TO BE AUCTIONED AS:
60A	1948 WALTER A G B S TRUCK			
9B	1948 WALTER A G E L TRUCK		HWY	SAME
25B	1971 WHITE TRACTOR		HWY	SAME
82B	1975 TARCO LEAF VACUUM		HWY	SAME
57A	1983 CHEVY PICKUP		HWY	SAME
5068	ANTI SHOCK AIR BOX		AMB	SAME
	AUDIO RECORDER	UNISYS		SAME
	BACKHOE BUCKET	ESCO	HWY	SAME
	BASKET BALL HOOPS/STANDS		REC	LOT OF 2
10258	BATTERY CHARGER		B&G	LOT OF 2
	BATTERY CHARGER			
8007	CALCULATOR		ASSESS	LOT OF 6
5576	CALCULATOR		ASSESS	
5577	CALCULATOR		ASSESS	
21177	CALCULATOR		SUPER	
5402	CALCULATOR		ACCT	
1723	CALCULATOR		HWY	
6141	CAMERA	POLAROID	JAB	LOT OF 6
1354	CAMERA	POLAROID	ASSESS	
3553	CAMERA	POLAROID	ACCT	
	CAMERA	POLAROID		
3553	CAMERA	POLAROID	ACCT	
	CAMERA	POLAROID		
	CELLULAR PHONE PARTS			LOT OF VARIOUS
21168	CELLULAR PHONE PARTS		PD	
7113	CHAIN SAW	STIHL E-14	HWY	LOT OF 3
7114	CHAIN SAW	STIHL E-14	HWY	
5040	CHAIN SAW	REMINGTON	HWY	
5041	CHAIN SAW	REMINGTON	HWY	LOT OF 3
	CHAIN SAW	REMINGTON	HWY	
5847	CHAIN SAW	REMINGTON	HWY	
	CHAIR			LOT OF VARIOUS
	CHAIR			
1327	CHAIR		ACCT	
	CHAIR			
1295	CHAIR		ACCT	LOT OF VARIOUS
6234	CHAIR		PD	
	CHAIR			
4466	CHAIR		SHARED	
3056	CHAIR		SHARED	
235	CHAIR		SHARED	
1053	CHAIR		TAX	
253	CHAIR		SHARED	
5513	CHAIR		SUPER	LOT OF VARIOUS
1333	CHAIR		SHARED	
10180	CHAIR		SEWER	
74	CHAIR			
1202	CHAIRS			
	CHAIRS, (3 OF THEM)		NUT	LOT OF VARIOUS
564	CHAIRS, (6 OF THEM, BROKEN)		NUT	LOT OF VARIOUS

TOWN OF RIVERHEAD AUCTION

888

JUNE 20, 1998

54		CIRCULATING FANS (5 OF THEM)		HWY	LOT OF VARIOUS
55	9328	COMPUTER CONTROL, UPS	UNISYS	PD	LOT OF 4
56	8626	COMPUTER CONTROL, UPS	UNISYS	HWY	
57	20027	COMPUTER CONTROL, UPS	UNISYS	WATER	
58		COMPUTER CONTROL, UPS	UNISYS		
59	20406	COMPUTER MONITOR	UNISYS	ACCT	LOT OF VARIOUS
60		COMPUTER MONITOR			
61		COMPUTER MONITOR	VIEWSONIC		
62		COMPUTER MONITOR	UNISYS		
63		COMPUTER MONITOR			LOT OF VARIOUS
64		COMPUTER MONITOR	VIEWSONIC		
65		COMPUTER MONITOR	VIEWSONIC		
66	9302	COMPUTER MONITOR		ACCT	
67	21358	COMPUTER MONITOR		PD	LOT OF VARIOUS
68	6924	COMPUTER MONITOR		ASSESS	
69		COMPUTER PARTS			LOT OF VARIOUS
70		COMPUTER PARTS			
71		COMPUTER PARTS			
72		COMPUTER PARTS, POWER SYS			LOT OF VARIOUS
73	8748	COMPUTER PARTS, POWER SYS		JUSTICE	
74	8655	COMPUTER, AIR LAND BOX		ACCT	LOT OF VARIOUS
75		DESK			LOT OF VARIOUS
76		DESK			LOT OF VARIOUS
77	1670	DESK		PD	LOT OF VARIOUS
78	2344	DESK		SEWER	LOT OF VARIOUS
79		DICTAPHONE			SAME
80		DICTAPHONE			SAME
81		DRAWING BOARD			SAME
82		DRILL			LOT OF 2
83		DRILL, MILWAKEE HAMMER		B&G	
84		ELECTRIC HEATER		NUT	SAME
85		ELECTRIC PENCIL SHARPENER			LOT OF 2
86	7067	ELECTRIC PENCIL SHARPENER		ASSESS	
87		FAX			LOT OF 2
88	6933	FAX	MITA TC-170	MG	
89	20941	FAX MACHINE		NUT	LOT OF 2
90		FAX MACHINE		NUT	
91	744	FILE, 9 DRAWER MICROFILM		BLDG	SAME
92		FILE, CABINET			LOT OF VARIOUS
93		FILE, CABINET			
94	7071	FILE, CABINET		ASSESS	
95	7063	FILE, INDEX CARD		ASSESS	LOT OF 4
96	7062	FILE, INDEX CARD		ASSESS	
97	7061	FILE, INDEX CARD		ASSESS	
98	7057	FILE, INDEX CARD		BLDG	
99		FOLDING CHAIRS			LOT OF VARIOUS
00		FOLDING CHAIRS			LOT OF VARIOUS
01		FOLDING CHAIRS			LOT OF VARIOUS
02		FOLDING CHAIRS			LOT OF VARIOUS
03		FOLDING CHAIRS			LOT OF VARIOUS
04		FOOD BOX		NUT	SAME
05		INTERCOMS			LOT OF 3
06		INTERCOMS			
07		INTERCOMS			
08	437	MICROFILM CAMERA		ACCT	SAME

TOWN OF RIVERHEAD AUCTION

JUNE 20, 1998

8004	MICROFILM MACHINE		ASSESS	SAME
	MICROWAVE		NUT	SAME
21004	MOUSE		ACCT	LOT OF 2
21136	MOUSE		ACCT	
6942	MOWER	TORO	HWY	SAME
	MOWERS, 2 ROTARY		HWY	SAME
	OFFICE DIVIDERS			LOT OF VARIOUS
	OFFICE DIVIDERS			LOT OF VARIOUS
	OFFICE DIVIDERS			LOT OF VARIOUS
	OFFICE DIVIDERS			LOT OF VARIOUS
	P.A. SYSTEM		TC	LOT OF 2
	P.A. SYSTEM		PD	
	PAPER SHREDDER			SAME
20759	PAPER SHREDDER		AMB	SAME
	PHONE		AMB	LOT OF VARIOUS
21393	PHONE			
21395	PHONE			
TMER0109	PHONE			
20689	PHONE		NUT	
	PHONE CHARGERS			
	PHOTOCOPY MACHINE			SAME
	POOL TABLE			SAME
	PRINTER			LOT OF VARIOUS
	PRINTER			
8023	PRINTER	TOSHIBA 3 IN 1	ASSESS	
	PRINTER			LOT OF VARIOUS
6714	PRINTER, LASER		TBC	
6728	PRINTER, LASER		WATER	
3781	RADIO		AMB	LOT OF VARIOUS
	RADIO			
	RADIO	MOTOROLA RADIO		
	RADIO BASE	MOTOROLA RADIO	HWY	
3788	RADIO CHARGER		AMB	
1695	RADIO PARTS, ASST.		HWY	
	RADIO PARTS, ASST.		HWY	
3855	RADIO PARTS, TRANSMITTER/REC	G.E.	AMB	
	RECORD PLAYER		NUT	SAME
4469	RESUSCITATION DEVICE (4 OF THEM)		AMB	SAME
	SOCCER SHIN GUARDS			SAME
	TABLE			LOT OF VARIOUS
	TABLE			
3602	TABLE		SHARED	
5920	TABLE, ROUND		NUT	
7967	TABLE, ROUND		NUT	
5921	TABLE, ROUND		NUT	
7962	TABLE, ROUND		NUT	
	TABLE, ROUND		NUT	
	TAPE RECORDER			LOT OF 3
3090	TAPE RECORDER		SUPER	
20575	TAPE RECORDER		ACCT	
2502	TIME CLOCK	LATHEM	HWY	LOT OF 2
422A	TIME CLOCK	LATHEM	HWY	
	TIRES, ASST TRUCK & EQUIPMENT		HWY	LOT OF VARIOUS
	TOOL BOXES, FOR PICK-UP		HWY	SAME
5839	TRACTOR BUCKET		HWY	SAME

TOWN OF RIVERHEAD AUCTION
JUNE 20, 1998

34	5411	TYPEWRITER		ACCT	LOT OF VARIOUS
35	5701	TYPEWRITER		TAX	
36	6941	VIBRATORY PLATE	WACKER	HWY	SAME
37		VIBRATORY PLATE	WACKER	HWY	SAME
38	21066	V-PLOW	FRINK	HWY	SAME
39	20773	WEED EATER		HWY	SAME
40	20774	WEED EATER		HWY	SAME
41	21129	WEED EATER		HWY	SAME
42		WOOD SHEDS (OLD PLAYHOUSES)		REC	SAME

Adopted

JUNE 16, 1998

TOWN OF RIVERHEAD

RESOLUTION# 514

AUTHORIZATION TO PUBLISH & POST PUBLIC NOTICE OF PROPERTY AUCTION

COUNCILMAN KWASNA offered the following resolution which was seconded by COUNCILMAN LULL.

WHEREAS, resolution #482 was a public notice of property auction and

WHEREAS, there is an addition to that notice of Town vehicles.

BE IT RESOLVED, the Town Clerk is hereby authorized to publish and post the following public notice in the **June 11, 1998** issue of the News Review.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___

Kwasna Yes ___ No ___ Lull Yes ___ No ___

Villella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___

THEREUPON DULY DECLARED ADOPTED

Adopted

PUBLIC NOTICE

PLEASE TAKE NOTICE, that the Town of Riverhead will be holding a public auction on June 20, 1998 at 9:00am at the Municipal Garage, Rout 58, Riverhead, New York. In addition to the public notice posted on June 4, 1998, the following Town Vehicles will be auctioned:

TV-11	1948 Walter A G E L Truck	725889
TV-12	1971 White Tractor	206167482
TV-13	1983 Chevy Pickup	2gcgk24m5d1175002
TV-14	1948 Walter A G B S Truck	487718

THE WORDS

Adopted

16/98

TOWN OF RIVERHEAD

Resolution # 515

AUTHORIZES TOWN CLERK TO PUBLISH AND POST PUBLIC NOTICE TO CONSIDER A LOCAL LAW TO AMEND CHAPTER 52 ENTITLED, "BUILDING CONSTRUCTION" OF THE RIVERHEAD TOWN CODE

COUNCILMAN LULL offered the following resolution, was seconded by
COUNCILMAN KENT

RESOLVED, the Town Clerk be and is hereby authorized to publish the attached public notice to consider a local law to amend Chapter 52 entitled, "Building Construction" of the Riverhead Town Code once in the June 25, 1998 issue of the **News Review**, the newspaper hereby designated the official newspaper for this purpose, and also to cause a copy of the proposed local law to be posted on the sign board of the Town; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a copy of this resolution to the Building Department and the Assessor's Office.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___
Kwasna Yes ___ No ___ Lull Yes ___ No ___
Vilella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___
THEREUPON DULY DECLARED ADOPTED

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 200 Howell Avenue, Riverhead, New York on the 7th day of July, 1998 at 7:35 o'clock p.m. to consider a local law to amend Chapter 52 entitled, "Building Construction" of the Riverhead Town Code.

A copy of the entire text of this proposed local law may be reviewed at the Office of the Town Clerk, 200 Howell Avenue, Riverhead, New York between the hours of 8:30 a.m. to 4:30 p.m. Monday through Friday.

Dated: Riverhead, New York
June 16, 1998

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

Adopted

June 16, 1998

Town of Riverhead

RESOLUTION # 516

AUTHORIZES TOWN CLERK TO PUBLISH AND POST PUBLIC HEARING NOTICE TO CONSIDER THE DEMOLITION OF BUILDING(S) OWNED BY Dorothy BEYEL PURSUANT TO CHAPTER 54 OF THE CODE OF THE TOWN OF RIVERHEAD ENTITLED, " UNSAFE BUILDINGS AND COLLAPSED STRUCTURES".

MUNICIPALMAN KENT

MUNICIPALMAN CARDINALE offered the following resolution, was seconded by

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the attached public notice to consider the demolition of certain building(s) purportedly owned by Dorothy Beyel, located at 271 Hubbard Avenue., Riverhead, New York 11901, known an designed as Suffolk County Tax #0600-112.00-01-28.00; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Dorothy Beyel, c/o Rae Limongelli, 559 Stowe venue, Baldwin, New York 11510; The Assessor's Office, Town Engineer's office; Town Attorney's Office and the Town Building Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

TOWN OF RIVERHEAD**PUBLIC NOTICE**

PLEASE TAKE NOTICE, that a public hearing will be held on the 15th day of July 1998 at 7:15 PM at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons, to consider whether the owner of real property reportedly owned by Dorothy Beyel located at 271 Hubbard Avenue, Riverhead, New York 11901, known and designated as Suffolk County Tax Map#112.00-01-028.00, should secure the buildings(s) situated on said property so that the health, safety and welfare of the residents of the Town of Riverhead shall not be endangered or, if the building(s) are found to be in an unsafe condition as described pursuant to Chapter 54 of the Code of the Town of Riverhead entitled, "Unsafe Buildings and Collapsed Structures " to be repaired and secured or demolished and removed.

Dated: Riverhead, New York
June 15, 1998

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD
BARBARA GRATTAN, Town Clerk

Adopted

6/98

TOWN OF RIVERHEAD

Resolution # 517

AUTHORIZES TOWN CLERK TO PUBLISH AND POST PUBLIC NOTICE TO CONSIDER THE DEMOLITION OF BUILDINGS OWNED BY ROBERT BROWN PURSUANT TO CHAPTER 54 OF THE CODE OF THE TOWN OF RIVERHEAD ENTITLED, "UNSAFE BUILDINGS AND COLLAPSED STRUCTURES"

COUNCILMAN CARDINALE

_____ offered the following resolution, was seconded by

COUNCILMAN KWASNA

_____ :

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the ached public notice to consider the demolition of certain building(s) owned by Robert Brown ated at 116 Mill Road, Riverhead, New York, further described as Suffolk County Tax Map 500-120-1-14; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy this resolution to Robert Brown, c/o Ollie Brown, 3340 Seaton Road, Petersburg, VA 23805; Office of the Town Attorney and the Riverhead Building Department.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___

Kwasna Yes ___ No ___ Lull Yes ___ No ___

Villella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___

THEREUPON DULY DECLARED ADOPTED

Adopted

**TOWN OF RIVERHEAD
PUBLIC NOTICE**

PLEASE TAKE NOTICE, that a public hearing will be held on the 7th day of July, 1998 at 7:20 p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider whether the owner of real property owned by Robert Brown located at 116 Mill Road, Riverhead, New York, known and designated as Suffolk County Tax Map #0600-120-1-14, should secure the buildings situate on said property so that the health, safety and welfare of the residents of the Town of Riverhead shall not be endangered or, if the buildings are found to be in an unsafe condition as described pursuant to Chapter 54 of the Code of the Town of Riverhead entitled, "Unsafe Buildings and Collapsed Structures" to be repaired and secured or demolished and removed.

Dated: Riverhead, New York
June 16, 1998

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

BARBARA GRATTAN, Town Clerk

Adopted

June 16, 1998

TOWN OF RIVERHEAD

RESOLUTION # 518

SEQR DETERMINATION FOR SPECIAL PERMIT PETITION OF LOVE'M INC.

COUNCILMAN LULL

_____ offered the following resolution, which was seconded

COUNCILMAN KENT

by _____:

WHEREAS, the Riverhead Town Board is in receipt of a special permit petition pursuant to Section 108-42 B(3) of the town code from Mary Morrison of Love'M Inc. for the restoration of a single family residential use on the second floor of an existing two story masonry building located on a .03 acre parcel zoned Business 'D' and known by Suffolk County Tax Map Number 0600-128-6-29, and

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

WHEREAS, the Riverhead Planning Department has reviewed the petition and supporting documentation and recommends that it be considered a Type II Action pursuant to 6NYCRR Part 617.5, (c)(9), and

WHEREAS, pursuant to 6 NYCRR Part 617.3(f) and 627.6(a)(1), agency responsibilities for SEQR end with this designation and no determination of significance is required, now

THEREFORE, BE IT

RESOLVED, that the Riverhead Town Board considers the special permit application of Love'M Inc. to be Type II for purposes of compliance with SEQR, and

BE IT FURTHER

RESOLVED, that this classification be considered effective for any related site plan approval if needed, and

BE IT FURTHER

RESOLVED, that the Town Clerk be directed to refer the petition to the Riverhead Planning Board for their review and recommendation, and

Adopted

BE IT FURTHER

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Planning Department and the applicant.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 519

AMENDS RESOLUTION # 54 OF 1998 (APPLICATION OF DRESSAGE AT SUNNY ACRES)

COUNCILMAN KENT

_____ offered the following resolution

which was seconded by COUNCILMAN CARDINALE

WHEREAS, by Resolution #54 of 1998, the Town Board approved the application of Dressage at Sunny Acres for the purpose of conducting a dressage horse show at 959 Middle Road, Riverhead New York on various dates and times; and

WHEREAS, by correspondence dated June 3, 1998 from Joseph Pepe and Beatrice Pepe of Sunny Acres, it is requested that the date of October 4, 1998 be changed to September 20, 1998. All other dates and times will remain as adopted in Resolution #54 of 1998.

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead be and hereby amends Resolution #54 of 1998 to reflect a change of date from October 4, 1998 to September 20, 1998 and all other dates and times are to remain as adopted in Resolution #54 adopted on January 20, 1998; and be it

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Dressage at Sunny Acres, 959 Middle Road, Riverhead, New York, 11901 and the Riverhead Police Department.

THE VOTE

Cardinale Yes No Kent Yes No

Kwasna Yes No Lull Yes No

Villella Yes No

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 520

APPROVES APPLICATION OF DOC'S TAVERN

COUNCILMAN CARDINALE

_____ offered the following resolution, was seconded by

COUNCILMAN KWASNA

WHEREAS, Doc's Tavern has submitted an application for the purpose of conducting a 2nd Annual Lobster Fest/BBQ/Karaoke to be held at 424 Pulaski Street, Riverhead, New York, on August 14th, 1998 between the hours of 7:00 p.m. to 11:00 p.m.; August 15th, 1998 between the hours of 10:00 a.m. and 6:00 p.m. and August 16th, 1998 between the hours of 12:00 noon to 6:00 p.m.; and

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

NOW THEREFORE BE IT RESOLVED, that the application of Doc's Tavern for the purpose of conducting a 2nd Annual Lobster Fest/BBQ/Karaoke to be held at 424 Pulaski Street, Riverhead, New York, on August 14th, 1998 between the hours of 7:00 p.m. to 11:00 p.m.; August 15th, 1998 between the hours of 10:00 a.m. and 6:00 p.m. and August 16th, 1998 between the hours of 12:00 noon to 6:00 p.m., be and is hereby approved; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Doc's Tavern, 424 Pulaski Street, Riverhead, New York, 11901, and the Riverhead Police Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

Adopted

June 16, 1998

TOWN OF RIVERHEAD

Resolution # 521

APPROVES SPECIAL PERMIT OF JAZZY BROWN'S

COUNCILMAN KWASNA

_____ offered the following resolution which

was seconded by COUNCILMAN LULL

WHEREAS, the Riverhead Town Board is in receipt of a special permit petition from Donald Brown, as authorized by Edwin Tuccio the property owner, pursuant to Section 108-42B(5) of the Town Code for the provision of live entertainment within an existing 1,331 square foot restaurant located on a .05 acre parcel zoned Business D and more particularly described as Suffolk County Tax Map Parcel No. 0600-128-6-69, and

WHEREAS, the Riverhead Town Board by resolution #85 of 1998 declared themselves Lead Agency and deemed said petition to be an Unlisted action and that an Environmental Impact Statement need not be prepared, and

WHEREAS, the Town Board has referred the petition to the Riverhead Planning Board for its report and recommendation; such Planning Board recommending approval of the special permit with conditions, and

WHEREAS, the Town Board has carefully considered the merits of the petition, the SEQRA record created to date, the report of the Planning Department, the attending site plan, as well as all other relevant planning, zoning and environmental information, now

THEREFORE, BE IT

RESOLVED, that in the matter of the special permit petition of Donald Brown, Jazzy Brown's, the Riverhead Town Board makes the following findings:

FIRST: That the general vicinity of the subject property is characterized by commercial land uses;

SECOND: That the number of residential land uses within the general vicinity is de minimus;

THIRD: That a number of taverns already exist within the general area of the property;

FOURTH: That the proposed land use is in keeping with the Urban Renewal Plan (Central Business District) as adopted by the Riverhead Town Board; and

BE IT FURTHER

RESOLVED, that based upon its findings, the Riverhead Town Board hereby approves the subject special permit conditioned as follows:

- 1. That the proposed live entertainment shall occur exclusively within the building;
- 2. That all building alterations completed to support the special permit use shall occur within the building only;
- 3. That sound levels originating from live entertainment shall conform to Chapter 81 of the Riverhead Town Code (Noise), and

BE IT FURTHER

RESOLVED, that copies of this resolution shall be forwarded to Donald Brown or his agent, Planning Board, Planning Department and Building Department.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___
 Kwasna Yes ___ No ___ Lull Yes ___ No ___
 Villella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___

THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 522

**APPROVES APPLICATION FOR FIREWORKS PERMIT OF JAMESPORT FIRE
DEPARTMENT ASSOCIATION**

COUNCILMAN LULL

offered the following resolution, was seconded by

COUNCILMAN KENT

WHEREAS, the Jamesport Fire Department Association has submitted an application for the purpose of conducting a fireworks display to be held at Rte. 25A and So. Jamesport Avenue, George Young Community Center, Jamesport, New York on July 18, 1998 at 9:30 p.m., having a rain date of July 19, 1998; 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 including the certificate of insurance regarding said application.

NOW THEREFORE BE IT RESOLVED, that the application of Jamesport Fire Department Association for the purpose of conducting a fireworks display, to be held at Rte. 25A and So. Jamesport Avenue, George Young Community Center, Jamesport, New York on July 18, 1998 at 9:30 p.m., having a rain date of July 19, 1998, be and is hereby approved; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Jamesport Fire Department Association, Box 78, Manor Lane, Jamesport, New York, 11947, and the Riverhead Police Department.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___Kwasna Yes ___ No ___ Lull Yes ___ No ___Vilella Yes ___ No ___THE RESOLUTION WAS WAS NOT ___

THEREUPON DULY DECLARED ADOPTED

Adopted

7/16/98

TOWN OF RIVERHEAD

Resolution # 523

APPROVES APPLICATION OF JAMESPORT FIRE DEPARTMENT ASSOCIATION

COUNCILMAN KENT

_____ offered the following resolution, was seconded by

COUNCILMAN CARDINALE

WHEREAS, the Jamesport Fire Department Association has submitted an application for the purpose of conducting a carnival at Rte 25 and So. Jamesport Avenue, George Young Community Center, Jamesport, New York to be held July 14th through July 19, 1998, between the hours of 6:30 p.m. and 12:00 midnight; and

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

NOW THEREFORE BE IT RESOLVED, that the application of Jamesport Fire Department Association for the purpose of conducting a carnival at Rte 25 and So. Jamesport Avenue, George Young Community Center, Jamesport, New York to be held July 14th through July 19, 1998, between the hours of 6:30 p.m. and 12:00 midnight, be and is hereby approved; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Jamesport Fire Department Association, Box 78, Manor Lane, Jamesport, New York, 11947 and the Riverhead Police Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	Kent	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
Kwasna	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	Lull	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
Villella	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No					

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 524

APPROVES APPLICATION OF EAST END ARTS & HUMANITIES COUNCIL, INC.

COUNCILMAN CARDINALE _____ offered the following resolution, was seconded by

COUNCILMAN KWASNA _____ :

WHEREAS, the East End Arts & Humanities Council, Inc. has submitted an application for the purpose of conducting a concert and fireworks display to be held on the Peconic Riverfront, Riverhead, New York, on July 3, 1998, between the hours of 7:00 p.m. and 9:30 p.m.; 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 including the certificate of insurance regarding said application.

NOW THEREFORE BE IT RESOLVED, that the application of the East End Arts & Humanities Council, Inc. for the purpose of conducting a concert and fireworks display to be held on the Peconic Riverfront, Riverhead, New York, on July 3, 1998, between the hours of 7:00 p.m. and 9:30 p.m., be and is hereby approved; and be it further

RESOLVED, that the Town Board of the Town of Riverhead be and hereby waives the \$100.00 application fee; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the East End Arts & Humanities Council, Inc., Att: Denise Civiletti, 133 East Main Street, Riverhead, New York, 11901 and the Riverhead Police Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT _____
THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS
RIVERHEAD WATER DISTRICT
VILLAGE AT WADING RIVER

525 _____

COUNCILMAN KWASNA

_____ offered the following resolution which was seconded by COUNCILMAN LULL,

RESOLVED, that the Town Clerk be and is authorized to publish in the June 18, 1998, edition of The News Review and post the attached Notice to Bidders with regard to receiving bids for the installation of water mains and appurtenances for the project of the Riverhead Water District to be known as The Village at Wading River wherein said bids are to be received, opened and read aloud on the 1st day of July, 1998, at 11:00 a.m. and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to Frank Isler, Esq. and Gary Pendzick.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT _____
THEREUPON DULY DECLARED ADOPTED

H2M GROUP**NOTICE TO BIDDERS**

The Town Board of Riverhead will receive bids for Installation of Water Mains and Appurtenances for the Riverhead Water District at the Town Clerk's office, Town Hall, 200 Howell Avenue, Riverhead, New York 11901, at 11:00 AM, prevailing time, on **Wednesday, July 1, 1998**, at which time and place all bids will be publicly opened and read for *Project No. RDWD 97-55, Installation of Water Mains - The Village at Wading River.*

Contract documents, including drawings and technical specifications, are on file at the following offices:

Town Clerk, Town of Riverhead
Town Hall, 200 Howell Avenue
Riverhead, New York 11901

Holzmacher, McLendon & Murrell, P.C.
575 Broad Hollow Road
Melville, New York 11747

Copies of the contract documents may be obtained at the above locations on or after *June 18, 1998*, upon deposit of Fifty Dollars (\$50.00) in cash, certified check, bank money order or postal money order, made payable to the TOWN OF RIVERHEAD for each set furnished.

Deposits for Plans and Specifications will be refunded to Bidders who return same in good condition within ten (10) days. Other deposits will either be partially or not refunded if the Plans and Specifications have not been returned in good condition within thirty (30) days after bids have been opened.

Each proposal must be accompanied by a bid bond in the amount of five percent (5%) of the total bid, or a certified check made payable to the TOWN OF RIVERHEAD as assurance that the bid is made in good faith.

The right is reserved to reject any or all bids, to waive any informalities, and to accept the lowest responsible bid.

BY ORDER OF THE TOWN BOARD
TOWN OF RIVERHEAD
SUFFOLK COUNTY, NEW YORK

ACTING AS THE GOVERNING BODY
OF THE RIVERHEAD WATER DISTRICT

BARBARA GRATTAN, TOWN CLERK

DATED: June 18, 1998

Adopted

6/16/98

AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS
RIVERHEAD WATER DISTRICT
COUNTRY VUE ESTATES

526 _____

COUNCILMAN LULL

_____ offered the following
resolution which was seconded by COUNCILMAN KENT,

RESOLVED, that the Town Clerk be and is authorized to publish in the June 18, 1998, edition of The News Review and post the attached Notice to Bidders with regard to receiving bids for the installation of water mains and appurtenances for the project of the Riverhead Water District to be known as Country Vue Estates wherein said bids are to be received, opened and read aloud on the 1st day of July, 1998, at 11:00 a.m. and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to Frank Isler, Esq. and Gary Pendzick.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

H2M GROUP**NOTICE TO BIDDERS**

The Town Board of Riverhead will receive bids for Installation of Water Mains and Appurtenances for the Riverhead Water District at the Town Clerk's office, Town Hall, 200 Howell Avenue, Riverhead, New York 11901, at 11:00 AM, prevailing time, on **Wednesday, July 1, 1998**, at which time and place all bids will be publicly opened and read for *Project No. RDWD 98-52, Installation of Water Mains - Country Vue Estates.*

Contract documents, including drawings and technical specifications, are on file at the following offices:

Town Clerk, Town of Riverhead
Town Hall, 200 Howell Avenue
Riverhead, New York 11901

Holzmacher, McLendon & Murrell, P.C.
575 Broad Hollow Road
Melville, New York 11747

Copies of the contract documents may be obtained at the above locations on or after *June 18, 1998*, upon deposit of Fifty Dollars (\$50.00) in cash, certified check, bank money order or postal money order, made payable to the TOWN OF RIVERHEAD for each set furnished.

Deposits for Plans and Specifications will be refunded to Bidders who return same in good condition within ten (10) days. Other deposits will either be partially or not refunded if the Plans and Specifications have not been returned in good condition within thirty (30) days after bids have been opened.

Each proposal must be accompanied by a bid bond in the amount of five percent (5%) of the total bid, or a certified check made payable to the TOWN OF RIVERHEAD as assurance that the bid is made in good faith.

The right is reserved to reject any or all bids, to waive any informalities, and to accept the lowest responsible bid.

BY ORDER OF THE TOWN BOARD
TOWN OF RIVERHEAD
SUFFOLK COUNTY, NEW YORK

ACTING AS THE GOVERNING BODY
OF THE RIVERHEAD WATER DISTRICT

BARBARA GRATTAN, TOWN CLERK

DATED: June 18, 1998

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 527

AUTHORIZATION TO PUBLISH NOTICE TO BIDDERS PROJECT NO. RDWD 98-53 ROUTE 25 TRANSMISSION MAINS, CALVERTON

COUNCILMAN KENT offered the following resolution, which was seconded by
COUNCILMAN CARDINALE

RESOLVED, that the Town Clerk be and is authorized to publish in the June 18, 1998 edition of The News Review and post the attached Notice to Bidders with regard to receiving bids for Project No. RDWD 98-53, Route 25 Transmission Mains, Calverton, wherein said bids are to be received, opened and read aloud on the 2nd day of July, 1998, at 11:00 a.m. and be it further

RESOLVED, that the Town Clerk shall forward a certified coy of this resolution to Gary Pendzick and Dennis Kelleher, P.E., H2M Group.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

H2M GROUP

NOTICE TO BIDDERS

The Town Board of Riverhead will receive bids for Installation of Water Mains and Appurtenances for the Riverhead Water District at the Town Clerk's office, Town Hall, 200 Howell Avenue, Riverhead, New York 11901, at 11:00 AM, prevailing time, on **Thursday, July 2, 1998**, at which time and place all bids will be publicly opened and read for *Project No. RDWD 98-53, Route 25 Transmission Mains, Calverton.*

Contract documents, including drawings and technical specifications, are on file at the following offices:

Town Clerk, Town of Riverhead
Town Hall, 200 Howell Avenue
Riverhead, New York 11901

Holzmacher, McLendon & Murrell, P.C.
575 Broad Hollow Road
Melville, New York 11747

Copies of the contract documents may be obtained at the above locations on or after *June 25, 1998*, upon deposit of Fifty Dollars (\$50.00) in cash, certified check, bank money order or postal money order, made payable to the TOWN OF RIVERHEAD for each set furnished.

Deposits for Plans and Specifications will be refunded to Bidders who return same in good condition within ten (10) days. Other deposits will either be partially or not refunded if the Plans and Specifications have not been returned in good condition within thirty (30) days after bids have been opened.

Each proposal must be accompanied by a bid bond in the amount of five percent (5%) of the total bid, or a certified check made payable to the TOWN OF RIVERHEAD as assurance that the bid is made in good faith.

The right is reserved to reject any or all bids, to waive any informalities, and to accept the lowest responsible bid.

BY ORDER OF THE TOWN BOARD
TOWN OF RIVERHEAD
SUFFOLK COUNTY, NEW YORK

ACTING AS THE GOVERNING BODY
OF THE RIVERHEAD WATER DISTRICT

BARBARA GRATTAN, TOWN CLERK

DATED: June 25, 1998

6/16/98

Adopted

TOWN OF RIVERHEAD

Resolution # 528
Adopted 6/16/98

AWARDS BID FOR FAÇADE IMPROVEMENTS TO 121 AND 127 EAST MAIN STREET

COUNCILMAN CARDINALE offered the following resolution

which was seconded by COUNCILMAN KWASNA

WHEREAS, on behalf of the property owner, Riverhead Enterprises, the Town of Riverhead published a notice to bidders for façade improvements to 121 and 127 East Main Street; and

WHEREAS, the low bid was received from Carter-Melence, Inc. in the amount of \$68,000.00; and

WHEREAS, Carter-Melence, Inc. did agree to incorporate the revisions stated in Addendum No. 1 dated May 26, 1998 for no additional cost; and

WHEREAS, funds for this project are provided by the New York State Empire Development Corporation and the property owner; and

WHEREAS, it is the desire of the property owner, Riverhead Enterprises, to enter into a contract with Carter-Melence, Inc.

THEREFORE, BE IT RESOLVED, that the Town Board hereby acknowledges award of the bid by Riverhead Enterprises to Carter-Melence, Inc. and authorizes return of all bid bonds to other bidders.

BE IT FURTHER RESOLVED, that a certified copy of this resolution shall be provided to Sheldon Gordon, Riverhead Enterprises; Carter-Melence; The Zenith Organization and Andrea Lohneiss, Community Development Director.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
	Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No		

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

AWARDS BID FOR INSTALLATION OF WATER MAINS AND APPURTENANCES
EXTENSION NO. 48 - WEST MAIN STREET
RIVERHEAD WATER DISTRICT

529

COUNCILMAN KWASNA

_____ offered the following resolution
which was seconded by COUNCILMAN LULL _____,

WHEREAS, this Town Board did authorize the advertisement for bids for the installation of water mains and appurtenances for Extension No. 48, Riverhead Water District, and

WHEREAS, the Town Clerk was authorized to advertise for such bids, and

WHEREAS, all bids received were opened and read aloud on the date and time advertised in the notice, and

WHEREAS, a total of seven (7) bids were received, and

WHEREAS, it has been recommended by H2M, consulting engineers to the Riverhead Water District, by letter dated May 15, 1998, that the bid be awarded to Bancker Construction Corp. of Islandia, New York, for a total bid price of \$224,239.75

NOW, THEREFORE, BE IT

RESOLVED, that the bid for installation of water main and appurtenances for Extension No. 48, West Main Street, be and is hereby awarded to Bancker Construction Corp. of Islandia, New York, for a total bid of \$224,239.75, and be it further

RESOLVED, that the Town Clerk forwarded certified copies of this resolution to Bancker Construction Corp.; Frank Isler, Esq.; and Gary Pendzick, be it further

RESOLVED, that the Town clerk is hereby authorized to return to all the unsuccessful original bidders their respective bid security and it is further

RESOLVED, that upon completion of fully executed contracts and the filing of said contract with the Town Clerk, the Town Clerk is hereby authorized to release to the successful bidder the bidder's bid security.

Adopted

1/16/98

TOWN OF RIVERHEAD

Resolution # 530

AUTHORIZES TOWN CLERK TO PUBLISH AND POST PUBLIC NOTICE TO CONSIDER A LOCAL LAW TO AMEND CHAPTER 108 ENTITLED, "ZONING" OF THE RIVERHEAD TOWN CODE (WIRELESS COMMUNICATIONS TOWERS AND ANTENNAS)

COUNCILMAN LULL

_____ offered the following resolution, was seconded by

COUNCILMAN KENT

RESOLVED, the Town Clerk be and is hereby authorized to publish the attached public notice to consider a local law to amend Chapter 108 entitled, "Zoning" of the Riverhead Town Code in the June 25, 1998 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 to be posted on the sign board of the Town; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a copy of this resolution to the Riverhead Planning Department; the Riverhead Planning Board and the Riverhead Building Department.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___

Kwasna Yes ___ No ___ Lull Yes ___ No ___

Villella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___

THEREUPON DULY DECLARED ADOPTED

TE
Kerr Yes ___
Lull Yes ___
No ___
WAS NOT
ARE 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 200 Howell Avenue, Riverhead, New York on the 7th day of July, 1998 at 7:30 o'clock p.m. to consider a local law to amend Chapter 108 entitled, "Zoning" (Wireless Communications Towers and Antennas) of the Riverhead Town Code.

A copy of the entire text of this proposed local law may be reviewed at the Office of the Town Clerk, 200 Howell Avenue, Riverhead, New York between the hours of 8:30 a.m. to 4:30 p.m. Monday through Friday.

Dated: Riverhead, New York
June 16, 1998

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

BARBARA GRATTAN, Town Clerk

6/16/98

TOWN OF RIVERHEAD

Resolution # 531

ACCEPTS NATIONSBANK STANDBY LETTER OF CREDIT OF TANGER PROPERTIESCOUNCILMAN KENT offered the following resolution, was seconded byCOUNCILMAN CARDINALE :

WHEREAS, Tanger Properties had posted a Nationsbank Standby Letter of Credit #04382 in the amount of \$100,000.00 and a certified check in the sum of \$161,567.00 representing the 5% performance bond (totaling \$261,567.00) for buildings 16 and 17 at Tanger; and

WHEREAS, Peter S. Danowski, Jr., Esq. has requested said certified check be returned and replaced with an amendment to Nationsbank Standby Letter of Credit #04382 increasing the original \$100,00.00 by another \$161,567.00 having a combined total amount of \$261,567.00.

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead be and hereby accepts an amendment to Nationsbank Standby Letter of Credit #04382 increasing the original \$100,00.00 by another \$161,567.00 having a combined total amount of \$261,567.00 representing the 5% performance bond for buildings 16 & 17 at Tanger; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Peter S. Danowski, Jr., Esq., 616 Roanoke Avenue, P.O. Box 779, Riverhead, New York, 11901 and the Building Department.

THE VOTECardinale Yes No Kent Yes NoKwasna Yes No Lull Yes NoVilella Yes NoTHE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

6/16/98

Adopted

TOWN OF RIVERHEAD

ACCEPTS LETTERS OF CREDIT OF HARVEST MOON ASSOCIATES, LLC.

532

COUNCILMAN CARDINALE

_____ offered the following
resolution which was seconded by COUNCILMAN KWASNA

WHEREAS, the Riverhead Planning Board has approved a subdivision known as Village at Wading River subject to the filing of sufficient security for the performance of obligations to pay fees and complete improvements as hereinafter set forth, and

WHEREAS, Harvest Moon Associates, LLC has submitted Letters of Credit as follows:

Irrevocable Standby Letter of Credit No 100157
Village at Wading River
Site Improvements, 43 lot single family home
residential subdivision
(Road and Drainage)
\$929,500.00

Irrevocable Standby Letter of Credit No. 100158
Village at Wading River
Parks and Recreation Fees, 43 lot single family home
residential subdivision
\$86,000.00

Irrevocable Standby Letter of Credit No. 100159
Village at Wading River
Money Fees, 43 lot single family home residential
subdivision
(Riverhead Water District Key Money)
\$107,500.00

Irrevocable Standby Letter of Credit No. 100160
Village Wading River
Water Main Installation, 43 lot single family home
residential subdivision
\$145,000.00

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board accepts Bank of Smithtown

Irrevocable Standby Letters of Credit, Nos. 100157, 100158, 100159, and 100160, as outlined above, for the faithful payment by Harvest Moon Associates, LLC, of the above fees, and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to John J. Hansen, Gary Pendzick, Jane Stromski, Frank Isler, Esq., and Harvest Moon Associates, LLC.

THE VOTE

Cardinale Yes No Kent Yes No
Kwasna Yes No Lull Yes No
Vilella Yes No

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

Adopted

June 23, 1998

TOWN OF RIVERHEAD

Resolution # 533

Authorizes the Release of Performance Bond of Cherry Creek Golf Links.

COUNCILMAN KWASNA _____ offered the following resolution, was seconded by COUNCILMAN LULL _____.

WHEREAS, Cherry Creek Golf Links posted a 5% Performance Bond in the sum of One Thousand Two Hundred Fifty Dollars (\$1,250.00) pursuant to Section 108-133.1 of the Riverhead Town Code;

WHEREAS, Sharon E. Klos, Building Permits Coordinator, has determined that construction has been completed to the Building Department's satisfaction and Certificate of Occupancy #14090 has issued for said construction.

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead hereby authorizes the release of said performance bond from Cherry Creek Golf Links in the sum of One Thousand Two hundred Fifty Dollars (\$1,250.00); and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Cherry Creek Golf Links, Reeves Avenue, Riverhead, New York 11901; to the Building Department, and the Accounting Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

Application No. 23855

Permit No. 19398

Owner: Cherry Creek Golf Links

Location: 3727 Sound Avenue, Riverhead, New York

Tax Map No. 0600-018.00-02-001.03

CERTIFICATE OF OCCUPANCY

NO. 14090

Date: May 20, 1998

THIS CERTIFIES that the building(s) located at the premises above, conforms substantially to the approved plans and specifications heretofore filed in this office with Building-Zoning Permit No. 19398 dated April 23, 1997 and conforms to all of the applicable provisions of the law. The occupancy for which this is issued is.....

REAR DECK FOR RESTAURANT

This certificate is issued to the aforesaid owner as described above.

**INSPECTOR
SHARON E. KLOS**

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 534

ACCEPTS S.C.N.B. LETTER OF CREDIT OF ASHLEY HOMES

COUNCILMAN LULL offered the following resolution, was seconded by

COUNCILMAN KENT

WHEREAS, by Resolution #520 adopted on June 17, 1997, the Riverhead Town Board accepted Suffolk County National Bank Letter of Credit #970521 in the amount of \$137,000.00 covering the costs of improvements in the subdivision entitled "Map of Ashley Homes"; and

WHEREAS, said S.C.N.B. Letter of Credit #970521 had an expiration date of June 6, 1998; and

WHEREAS, Ashley Homes has submitted an extended S.C.N.B. Letter of Credit #970521 dated May 21, 1998 having an expiration date of June 16, 1999.

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead be and hereby accepts Suffolk County National Bank Letter of Credit #970521 covering the improvements in the aforementioned subdivision in the sum of One Hundred Thirty Seven Thousand (\$137,000.00); and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Ashley Builders Corp., P.O. Box 429, Shoreham, New York, 11786; Suffolk County National Bank, 6 West Second Street, P.O. Box 269, Riverhead, New York, 11901; the Planning Department; Ken Testa, P.E., Charlene Cambria, Senior Auditor; the Building Department and the Town Attorney's Office.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

6/16/98

Adopted

TOWN OF RIVERHEAD

AUTHORIZES SETTLEMENT OF CLAIM
MALCOLM PIRNIE, INC.

535 _____

COUNCILMAN KENT

_____ offered the following
resolution which was seconded by **COUNCILMAN CARDINALE** _____,

RESOLVED, that the claim filed by Malcolm Pirnie, Inc. is hereby settled as follows:

Project #20004	\$ 857.43
Project #20005	\$ 1,233.46
Project #60100	\$ 3,728.00
Project #20007	\$72,181.11

SUBJECT, however, to the receipt of standard Town of Riverhead vouchers and a Release from any further claims by Malcolm Pirnie, Inc. for services rendered to the Town of Riverhead or its Special Districts;

SUBJECT to Malcolm Pirnie, Inc. filing written approval of the Environmental Facilities Corporation for reimbursement of all Malcolm Pirnie charges for the Route 58 Sewer Extension, and be it further

RESOLVED, that the Supervisor be and is hereby authorized to execute such documents as are necessary to settle this claim set forth herein, and be it further

RESOLVED, that the Town Clerk forward certified copies of this resolution to Malcolm Pirnie, Inc., c/o Jerry Cavaluzzi, Esq.; John J. Hansen; Michael Reichel; and Frank Isler, Esq.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___
 Kwasna Yes ___ No ___ Lull Yes ___ No ___
 Vilella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___
 THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 536

AUTHORIZATION TO PUBLISH NOTICE TO BIDDERS GROUNDWATER MONITORING WELL INSTALLATION PROJECT AT BAITING HOLLOW, T/O RIVERHEAD

COUNCILMAN CARDINALE offered the following resolution, which was seconded by
COUNCILMAN KWASNA

BE IT RESOLVED, that the Town Board hereby authorizes the Town Clerk to advertise on July 2, 1998 for sealed bids for the contract of Groundwater Monitoring, Well Installation Project at Baiting Hollow, T/O Riverhead, Suffolk County, New York

BE IT RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to Kenneth E. Testa, Town Engineer, Thomas Wolpert of Young & Young, and John Reeve, Sanitation Superintendent.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kweana	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Vitella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

NOTICE TO BIDDERS

NOTICE IS HEREBY GIVEN that SEALED BIDS for the construction of a groundwater monitoring well couplet, in the Town of Riverhead, will be received by the Town Clerk of the Town of Riverhead at the Town Hall, 200 Howell Avenue, Riverhead, New York, until 11:00 A.M. prevailing time, on Friday, July 17, 1998 at which time and place they will be publicly opened and read for the following contract:

**GROUNDWATER MONITORING
WELL INSTALLATION PROJECT
AT BAITING HOLLOW, T/O RIVERHEAD,
SUFFOLK COUNTY, NEW YORK**

Plans and specifications may be obtained on or after Monday, July 6, 1998, at Town Hall, 200 Howell Avenue, Riverhead, New York, upon deposit of Fifty Dollars, (\$50.00) for each set furnished. Deposits shall be made by cash, check, or bank money order. No exceptions shall be made.

Deposits for plans and specifications will be refunded to bidders who return these within ten (10) days in good condition; other deposits will either be partially or not refunded if the plans and specifications have not been returned in good condition within thirty (30) days after bids have been opened.

Each proposal must be accompanied by a certified check or bid bond in the amount of five percent (5%) of the total bid, made payable to Vincent Villella, Supervisor, Town of Riverhead, as set forth in the Information to Bidders.

The Town Board reserves the right to reject any or all bids, to waive any informalities, and to accept such alternate bids which, in the opinion of the Town Board, will be in the best interests of the Town of Riverhead.

BY ORDER OF THE TOWN BOARD
TOWN OF RIVERHEAD, SUFFOLK COUNTY
NEW YORK

BARBARA A. GRATTAN, TOWN CLERK
TOWN OF RIVERHEAD
RIVERHEAD, NEW YORK 11901

DATED: July 2, 1998

NB-1

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 537

ADOPTS AN AMENDMENT TO CHAPTER 48 ENTITLED, "BEACHES AND RECREATION CENTERS" OF THE RIVERHEAD TOWN CODE

COUNCILMAN KWASNA _____ offered the following resolution, was seconded by

COUNCILMAN LULL _____ :

WHEREAS, the Town Clerk was authorized to publish and post the attached public notice to consider an amendment to Chapter 48 entitled, "Beaches and Recreation Centers" of the Riverhead Town Code once in the News Review, the newspaper hereby designated as the official newspaper for this purpose, and to post same on the signboard in Town Hall; and

WHEREAS, a public hearing was held on the 3rd day of March, 1998 at 7:05 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.

NOW THEREFORE BE IT RESOLVED, that an amendment to Chapter 48 entitled, "Beaches and Recreation Centers" of the Riverhead Town Code be and is hereby adopted as specified in the attached notice of adoption; and be it further

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

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Recreation Department; the Accounting Department and the Police Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Vitella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted an amendment to Chapter 48 entitled, "Beaches and Recreation Centers" of the Riverhead Town Code at its regular meeting held on June 16, 1998 as follows:

§ 48-1. Definitions.

RECREATION CENTER – an indoor or outdoor facility, which may involve large amusement areas, rides, playing fields, courts, arenas, stadia or halls, designed to accommodate sports and recreational activities and including, by way of example but not by way of limitation, bowling, dancing, ice-skating, and roller-skating and outdoor sports, recreational pursuits and athletic competitions generally. This definition shall include gymnasiums, health spas, shooting ranges and tennis facilities.

§ 48-7. Application for permit; fee.

B. Permits shall be issued at a cost of twenty-five dollars (\$25.) and shall run from ~~January 1~~ through ~~December 31~~ of each year. July 1 through June 30 annually. The applicant shall furnish the following information:

§ 48-9. Expiration of permit.

All permits issued pursuant to this Article shall expire on ~~December 31~~ June 30th of the year issued stated on the permit.

§ 48-13. Parking and parking permits.

A. ~~(9) Parking area at Wading River Community Park.~~

B. Permits. The Recreation Department is hereby authorized to issue a parking permit for use at any public bathing beach or recreation center. Parking permits for parking vehicles in the designated parking areas shall be issued as follows:

(1) Resident parking permit.

(a) An resident annual parking permit shall be issued to all persons who are qualified residents of the Town of Riverhead, and shall run from July 1 through June 30. Persons applying for a resident parking permit will be requested to submit for inspection one (1) of the following as proof of residence:

D. Fishing permits.

(1) Resident fishing permits for fishing purposes shall be issued by the Riverhead Recreation Department to any vehicle with a valid annual parking permit and will entitle the vehicle to remain at the parking areas after 10 PM at night. ~~and shall entitle the vehicle so licensed to remain at the parking areas at all hours of the day and night.~~

§ 48-14. Vehicle restrictions in beach areas.

A. Reeves Beach:

(1) Launching and recovery of vessels with a motor vehicle shall be prohibited, except as may be deemed necessary, from time to time, by authorized Town of Riverhead personnel, including but not limited to lifeguards, police officers or the Bay Constable.

~~(2) Parking of boat trailers and/or vehicles with boat trailers shall be prohibited in the lower parking area. Boat trailers and/or vehicles with boat trailers shall park in the upper parking area located off of Long View Drive in Reeves Park.~~

§ 48-20. Hours.

1. ~~All public bathing beaches and recreation centers~~ of the Town of Riverhead shall be open only between the hours of sunrise and 10:00 p.m.

3. ~~All parks and recreation centers shall be open only between the hours of sunrise and sunset unless a Town sanctioned program is in progress.~~

Dated: Riverhead, New York
June 16, 1998

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

BARBARA GRATTAN, Town Clerk

** Underline represents addition(s)

*** Overstrike represents deletion(s)

Adopted

5/16/98

TOWN OF RIVERHEAD

Resolution # 538

ADOPTS LOCAL LAW TO AMEND CHAPTER 62 ENTITLED "EXCAVATIONS" OF THE RIVERHEAD TOWN CODE

COUNCILMAN KWASNA offered the following resolution, was seconded by

COUNCILMAN LULL

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 62 entitled "Excavations" of the Riverhead Town Code once in the **News Review**, the newspaper hereby designated as the official newspaper for this purpose, and to post same on the signboard in Town Hall; and

WHEREAS, a public hearing was held on the 5th day of May, 1998 at 7:20 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.

NOW THEREFORE BE IT RESOLVED, that the local law amending Chapter 62 entitled "Excavations" of the Riverhead Town Code be and is hereby adopted as specified in the attached notice of adoption; and be it further

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

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Riverhead Planning Department; the Riverhead Planning Board and the Building Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT

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 62 entitled, "Excavations" of the Riverhead Town Code at its regular meeting held on June 16, 1998.

A copy of the entire text of this adopted local law may be reviewed at the Office of the Town Clerk, 200 Howell Avenue, Riverhead, New York between the hours of 8:30 a.m. to 4:30 p.m. Monday through Friday.

Dated: Riverhead, New York
June 16, 1998

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted an amendment to Chapter 62 entitled "Excavations" of the Riverhead Town Code at its regular meeting held on June 16, 1998 as follows:

Chapter 62, EXCAVATIONS

§ 62-1. Declaration of policy.

It is hereby declared to be the policy of the Town of Riverhead to provide for the proper use of land to prevent all manner of excavations which create pits, holes or hollows in the earth, leaving it in a hazardous or dangerous state, or which cause soil erosion, depleting the land of its natural vegetative cover and supply of organic material and rendering such land unproductive and unsuitable for agricultural purposes and undesirable for building homes, resulting in lower land values. By this chapter the Town Board seeks to remove the danger to health and life caused by deep excavations remaining in the ground and by the stripping of topsoil, thereby resulting in damage to agricultural crops through dust storms in dry weather, by exposure of the bare earth to wind action, and in wet periods by pools of water, which chapter will promote the safety, health and general welfare of the people of the Town of Riverhead.

§ 62-2. Application of chapter.

This chapter shall not apply to any excavation for which a permit is required by New York State Mined Land Reclamation Law codified at Article 23, Title 27 of the Environmental Conservation Law.

§ 62-3. Definitions.

As used in this chapter, the following terms shall have the meanings hereinafter designated:

BANK EXCAVATION -- Any excavation involving the removal of more than one thousand (1,000) cubic feet of earth, material other than a pit excavation, not carried below the grade of the street, road or highway upon which the property fronts.

EARTH — Includes sand, clay, gravel, mud, bog and rock, but not topsoil.

EXCAVATION -- ~~The removal of more than seventy-five (75) cubic feet of earth from the ground in a vertical dimension of more than three (3) feet for any purpose other than the improvements of land for permitted uses not otherwise regulated by this chapter or other than the purposes described by § 62-2 hereof. The extraction, removal or stripping of material from the ground or the breaking of the surface soil in order to facilitate or accomplish the removal~~ extraction or stripping of material or the processing of such material at the location of the excavation.

MATERIAL—Topsoil, loam, earth, sand and/or gravel.

PIT EXCAVATION -- Any excavation involving the removal of more than one thousand (1,000) cubic feet of earth, material leaving a hole or depression below the grade of the surrounding land.

SAFE ANGLE OF REPOSE -- The final angle of a slope as determined by combining the natural angle of repose of the material of the slope with a planting of vegetation having a proper root growth to protect such slope.

§ 62-2-4. Exceptions.

The following uses and operations by an owner or lessee of premises or by his agent are hereby excepted from the application of this chapter:

A. ~~Removing topsoil, loam or sand~~ material when such removal is necessary as an accessory use or is made for the purpose of farming or for the purpose of the construction of an improvement on said property.

B. ~~Excavation or removing topsoil, loam or sand incident to the installation of public improvements or public utilities.~~ Removing material when such removal is necessary to provide public facilities within a realty subdivision approved by the Planning Board.

C. Excavation by dredging operations within existing navigable waters.

D. ~~Construction of sewage disposal systems.~~ Removing material when such removal is necessary for the construction of a single family residence.

E. Removal of material for soil borings.

~~E-F.~~ Any topsoil removal operation that would but for its existence prior to the effective date of this chapter be regulated by this chapter, provided that the owner or lessee of the premises or his agent shall file within ninety (90) days of the effective date of this chapter with the Town Clerk of the Town of Riverhead a plan of the area so being utilized and proposed to be utilized, together with a brief statement of the present and contemplated future operations, and further provided that the owner or lessee of the premises or his agent shall pay the fees as set forth in § 62-10 hereof.

§ 62-4. 5. Application for permit.

A. Before any excavation is commenced for any purpose other than those excepted in § 62-2-4 of this chapter, ~~and topsoil, earth, sand, gravel, rock or other substance is removed from the ground,~~ the owner, lessee or agent of the premises shall obtain a written permit therefor from the Town Board of the Town of Riverhead. For that purpose, such owner, lessee or agent shall file with the Building Inspector of the Town of Riverhead a verified application in duplicate for such permit, containing a detailed statement of the proposed work, together with a plan prepared by a duly licensed engineer or land surveyor of the State of New York, setting forth in detail or including the following information:

- (1) A detailed statement of the proposed work and three-dimensional extent of the proposed excavation and exact condition of the plot or premises before the work proposed to be accomplished under the requested permit is commenced, and proposed condition of the said plot or premises when the work is completed.
- (2) An estimate of the total number of cubic feet of material proposed to be removed from the property during the term of the permit.
- (3) (3) The elevations of all abutting properties to the extent necessary to indicate the existing drainage condition where the same affects the subject property.
- (4) (4) A duly acknowledged consent in writing of the owner of the premises and mortgagee, if any, including his or their addresses.
- (4) (5) Receipted tax bills or a certificate from the Receiver of Taxes of the Town of Riverhead and the County Treasurer of Suffolk County, showing payment of all taxes or assessments to date against the property described in the application.
- (5) (6) A certificate from the Commissioner of Public Works of the municipalities whose highways abut the site of operation, to the effect that the proposed excavation shown on the plan will not endanger such highways.
- (6) (7) A certificate from the Commissioner of Agriculture and Markets of the State of New York or his duly appointed agent or representative, stating that any topsoil to be taken in the area described in the application is apparently free from golden nematode of potato.
- (7) (8) The purpose of the proposed excavation.
- (8) (9) The existing and the theoretical maximum groundwater level at the location.
- B. After reviewing the application, the Town Board may require additional information or waive any of the foregoing requirements where deemed necessary.

§ 62-5.6. Plan for rehabilitation reclamation.

A. Each application must include ~~the following data~~, a reclamation plan, which may be referred by the Town Board to the Planning Board for its study review and recommendations. In its study review, the Planning Board may require of the applicant additional data or information bearing upon and relating to the items hereinafter listed following:

- (1) A comprehensive plan for the rehabilitation of the entire area in which the applicant proposes to conduct excavation operations; it is intended that the plan include not only that site on which operations will be conducted during the year of the permit applied for, but all the area susceptible to and available to the applicant for excavation operations in the future, as well as any portion of the area where excavations were performed prior to the date of this enactment. The proposed plan of rehabilitation shall set forth the ultimate contour and grade of the area upon completion of excavation operations, describing the area, including berm and slope areas, to be refilled, if any, topsoiled, seeded, shrubbed or otherwise landscaped, and shall specify the amount

and extent thereof to be performed on or before the expiration of the permit applied for. When applicable, such plan of rehabilitation must provide as the minimum that where partial rehabilitation is planned for the area, it shall bear a proportionate relationship to the estimated number of years of excavation operations contemplated.

~~(2) — An estimate prepared by a duly licensed engineer or land surveyor of the State of New York of the total number of cubic yards of material available on the site of operations for removal, together with an estimate from a similarly qualified engineer of the total number of cubic yards of material proposed to be removed from the property during the term of the permit applied for.~~

C. Before a permit will be issued, ~~the a~~ reclamation ~~plan of rehabilitation~~ must be approved by the Town Board of the Town of Riverhead.

§ 62-6.7. Sandbank Bank and pit excavations.

A. No pit excavations shall be made unless provisions for the prevention of any accumulations of water are made, the plan for the prevention of such accumulation to be approved by the Town Board.

B. When required by the Town Board as necessary for the protection of the public, barriers shall be erected to prevent public access to the top of any pits or steeply graded slopes, such barriers to consist of wire fencing of the type known as "chain link" or "Cyclone" fence, or its equivalent, of such height as shall be specified by the Town Board as necessary for the protection of the public, considering the particular circumstances of the terrain and the location, and such fencing to be substantially erected and with no opening except necessary gates for ingress and egress.

D. No pit excavation shall be made within fifty (50) feet of any property line or within one hundred (100) feet of any street. Within the fifty-foot and one-hundred-foot area, a berm shall be established between the property line and the top of the slope, which berm shall have a minimum slope of one-inch per foot from the top of the slope downward to the property line. Where the existing topography is such that a berm area has not heretofore been established and maintained, the plan required under § 62-4.5A herein shall indicate the berm area available, the drainage to be provided and the proposed method of protecting all slope areas.

E. Dust-down or a similar dust layer shall be spread on access roads and other traveled areas used in connection with every pit or bank excavation where required to protect the public and surrounding area against windblown sand and dust.

F. No removal of earth material from the ground shall be so made as to undermine, weaken or deprive of support other lands in the vicinity or to substantially obstruct, impede or change the course of or the natural movement or flow of the water in, or otherwise adversely affect, any public waterway or public body of water or any waterway or body of water which is used as a part of any drainage system.

G. No removal of earth material from the ground shall be made so as to expose to possible pollution, by saltwater intrusion or otherwise, any underground water used as a public water supply.

§ 62-7.8. Denial or suspension of permit.

The Town Board may deny any application for a permit hereunder if it shall find that the proposed excavation will violate any of the provisions of § 62-6 7 of this chapter, and may revoke or suspend any permit issued hereunder if it shall find that the removal of earth thereunder violates any of such provisions.

§ 62-8.9. Stripping and removal of topsoil.

No stripping or removal of topsoil shall be made within ten (10) feet of any property line, and upon completion of the work, the premises, if below grade, shall be graded to the level of the abutting highway or the original grade if the same was below the level of the highway. Dust-down or its equal shall be spread to prevent dust from flying, and there shall be left upon the surface of the land from which topsoil is removed not less than six (6) inches of topsoil. No topsoil shall be removed between the first day of November and the first day of March in the following year. All areas from which topsoil is removed shall, during the period between August 20 and November 1, inclusive, be prepared into a loose, level seedbed, limed, fertilized and seeded in the following steps:

- A. Apply ground limestone at the rate of one (1) ton per acre.
- B. Apply 5-10-5 fertilizer at the rate of six hundred (600) pounds per acre.
- C. Disk area to work limestone and fertilizer into the soil to a depth of at least three (3) inches.
- D. Smooth area with a smoothing harrow.
- E. Sow the following seed mixture at the rate of one hundred (100) pounds per acre:

Seed Mixture	Pounds
Timothy	30
Kentucky bluegrass	25
Redtop	10
Perennial rye grass	30
Alsike clover	4
Wild white clover	1

- F. Brush in seed lightly.
- G. Roll firm with ground roller.

§ 62-9.10. Bond or cash deposit.

Before the issuance of a permit, the applicant and the owner of record of the premises shall execute and file with the Town Clerk a bond approved by the Town Board of the Town of Riverhead, in an amount to be fixed by said Board, with a surety company as surety, and conditioned upon the faithful performance of the conditions contained in this chapter and the observance of all other municipal ordinances and to indemnify the Town of Riverhead for any damage to town property. In the event of a default, such bond shall be forfeited to the Town of

overhead. In lieu of such a bond, a cash deposit or deposit of negotiable securities may be made with the Supervisor of the town.

62-10.11. Fees.

The officer designated by the Town Board to issue such permits shall charge and collect for each such permit an annual fee as follows:

~~1. Sandbank and pit excavations. A fee of one hundred dollars (\$100.) per year shall accompany the application, and a like sum shall accompany each application for renewal thereof. Amended 10-2-1979]~~

~~1. Topsoil removal. A minimum fee of twenty five dollars (\$25.) shall be charged for an area not exceeding ten thousand (10,000) square feet. For areas exceeding ten thousand (10,000) square feet, the minimum fee shall be twenty five dollars (\$25.) plus ten dollars (\$10.) for each additional ten thousand (10,000) square feet or fraction thereof.~~

The Town Board or its designee shall charge and collect the following fees for excavation pursuant to approved site plans, grading plans, and realty subdivisions as required by the Zoning Ordinance.

1. For commercial and industrial subdivision, site plans, or grading plans a fee shall be imposed in the amount of fifty cents (\$0.50) per cubic yard for all material removed from the site in accordance with town requirements for drainage, parking and other town required improvements and also for any and all purposes and improvements other than those required for compliance with town requirements.

2. All fees pursuant to this Chapter shall be due upon final conditional approval of land subdivisions made by the Planning Board and final approval of site plans or grading plans made by the Planning Board or the Town Board.

3. An applicant for commercial and/or industrial subdivision approval or site plan approval shall submit an estimate of the volume of materials to be removed as certified by a professional engineer, to either the Planning Board or Town board. The determination of the fee to be paid shall be made by the Town Board or the Planning Board subsequent to a review of the estimate submitted.

62-11.12. Expiration of permits.

~~1. Sandbank Bank and pit excavations. Such permits shall expire by limitation one (1) year or three (3) years from the date of issuance, unless the data submitted in accordance with the requirements of § 62-5,6. Plan for rehabilitation reclamation, demonstrates that the completion of such rehabilitation reclamation plan will require a period in excess of one (1) year from the date of issuance of the permit. In that event, the Town Board may issue a permit for a period longer than one (1) year or three (3) years, but in no event to exceed five (5) years. In the event a permit is issued for longer than three (3) years, the applicant is required to submit annually on the third and fourth anniversary date of the original permit the data required by § 62-5 6 hereof and to pay the annual fee required in § 62-10A. [Amended 10-2-1979]~~

B. Topsoil removal. Such permits shall expire by limitation sixty (60) days from the date of issuance unless extended by the Town Board.

- (1) No permit or permits shall be granted for removal of more than four (4) acres of topsoil from any one (1) tract of land until full compliance with this chapter is had under any existing permit for the same tract, except the preparation of the ground and seeding as provided in § 62-8 9 hereof.
- (2) No permit shall be valid except between March 1 and November 1 of any year.

§ 62-12, 13. Penalties for offenses.

For any and every violation of the provisions of this chapter, the owner, general agent or contractor of a building or premises where such violations have been committed or shall exist, and the lessee or tenant of the premises where such violation has been committed or shall exist, and the owner, general agent, contractor, lessee or tenant of any part of the premises in which part said violation has been committed or shall exist, and the general agent, architect, engineer, surveyor, building contractor or any other person who knowingly permits, takes part or assists in any such violation or who maintains any premises in which any such violation shall exist, shall be guilty of an offense against the chapter, punishable by a fine of not more than fifty dollars (\$50.) per day. Each day's continued violation shall constitute a separate, additional violation of the chapter. Such fines or penalties shall be collected as like fines are now by law collected.

Dated: Riverhead, New York
June 16, 1998

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

* Underscore represents addition(s)

** Overstrike represents deletion(s)

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 539

AUTHORIZES SUPERVISOR TO OPEN A BANK ACCOUNT (MOHRING ENTERPRISES SUN-UP SUBDIVISION)

COUNCILMAN KENT

_____ offered the following resolution, was seconded by

COUNCILMAN CARDINALE

NOW THEREFORE BE IT HEREBY RESOLVED, that the Supervisor be and is hereby authorized to open a bank account in regard to a check received to be held in escrow pursuant to Stipulation entered into between Mohring Enterprises and the Town of Riverhead in connection with the subdivision entitled "Sun-Up"; and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a certified copy of this resolution to Jack Hansen, Financial Administrator.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Vilella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

JUNE 16, 1998

Adopted

TOWN OF RIVERHEAD

AUTHORIZATION TO OBTAIN SERVICES OF A UTILITY RATE CONSULTANT

RESOLUTION # 540

COUNCILMAN CARDINALE

by COUNCILMAN KWASNA offered the following resolution, which was seconded

WHEREAS, Accurate Energy Group is a professional audit services group with the potential of recovering current funds and refunds of prior years or avoiding utility expenses, namely LILCO/LIPA and

WHEREAS, Accurate Energy Group holds the NYS Contract titled Expense Reduction Services, Award # S950169 and

WHEREAS, it would be beneficial to the Town to obtain their services.

BE IT RESOLVED, that the Town Board will engage the services of Accurate Energy Group to perform an energy audit.

THE VOTE

Cardinale	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	Kent	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
Kwasna	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	Lull	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
Villella	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No					

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED



State of New York, Office of General Services

Procurement Services

[Procurement Services Home Page](#) | [Commodities](#) | [Information Technology](#) | [Services](#) | [Telecommunications](#)

Title: Expense Reduction Services (Non State Agencies Only)	
Contract Period: January 5, 1998 - January 4, 2001	
Group: 79015	Award No: S950169
Contract Type: Statewide Multi Vendor	Use of Contracts: All State Agencies and Non-State Agencies
Procurement Officer: Charles Holub Telephone: (518) 486-2110 Fax: (518) 486-6867	Date of Issue: February 23,1998 Date of Last Update: February 23,1998
Description: This group of contracts provides audits of various accounts payable in several specialized areas with opportunities to recover funds for overpayments or incorrect billings. Cost recoveries may be pursued by using entities with all contractor audit fees deducted from funds recovered.	
Contractor Information	Prices and Pricing Information
Contract Specifics	How To Use This Contract
Customer Assistance	
Under Development - History and Download Capabilities	

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Last Updated: 04/30/98

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Procurement Services

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Contract Title: Expense Reduction Services

Contractor Pricing

Lot I: Accounts Payable, Purchasing, Contract Audit Services (Includes Items 1 through 6)

Contractor: **JBA Consulting, Inc.**

Contract Pricing:

- 30% of funds recovered* \$1.00 - \$50,000.00
- 30% of funds recovered* \$50,001.00 - \$100,000.00
- 30% of funds recovered* \$100,001.00 and over
- 10% of funds recovered from Consultation Recommendations

LOT II: Accounts Payable, Utilities & Fuels Audit Services

Contractor: **Cost Control Associates**

Contract Pricing:

- 45% of monetary refunds realized* per using entity facility per fiscal year up to \$10,000.00.
- 30% of monetary refunds realized* per using entity facility per fiscal year \$10,001.00 up to \$20,000.00.
- 20% of monetary refunds realized* per using entity facility per fiscal year \$20,001.00 up to \$30,000.00.
- 10% of monetary refunds realized* per using entity facility per fiscal year \$30,001.00 up to \$40,000.00.
- 10% of monetary refunds realized* per using entity facility per fiscal year \$40,001.00 up to \$50,000.00.
- 10% of monetary refunds realized* per using entity facility per fiscal year \$50,001.00 up to \$100,000.00.
- 10% of monetary refunds realized* per using entity facility per fiscal year over \$100,000.00.
- 40% of funds recovered from Consultation Recommendations.

Contractor: Accurate Electric Consulting, Inc.**Contract Pricing:**

- 40% of monetary refunds realized* per using entity facility per fiscal year up to \$10,000.00
- 32% of monetary refunds realized* per using entity facility per fiscal year \$10,001.00 up to \$20,000.00.
- 30% of monetary refunds realized* per using entity facility per fiscal year \$20,001.00 up to \$30,000.00.
- 30% of monetary refunds realized* per using entity facility per fiscal year \$30,001.00 up to \$40,000.00.
- 30% of monetary refunds realized* per using entity facility per fiscal year \$40,001.00 up to \$50,000.00.
- 30% of monetary refunds realized* per using entity facility per fiscal year \$50,001.00 up to \$100,000.00.
- 25% of monetary refunds realized* per using entity facility per fiscal year over \$100,000.00.
- 5% of funds recovered from Consultation Recommendations.

Contractor: UMG, Inc.**Contract Pricing:**

- 45% of monetary refunds realized* per using entity facility per fiscal year up to \$10,000.00.
- 45% of monetary refunds realized* per using entity facility per fiscal year \$10,001.00 up to \$20,000.00.
- 45% of monetary refunds realized* per using entity facility per fiscal year \$20,001.00 up to \$30,000.00.
- 5% of monetary refunds realized* per using entity facility per fiscal year \$30,001.00 up to \$40,000.00.
- 45% of monetary refunds realized* per using entity facility per fiscal year \$40,001.00 up to \$50,000.00.
- 45% of monetary refunds realized* per using entity facility per fiscal year \$50,001.00 up to \$100,000.00.
- 45% of monetary refunds realized* per using entity facility per fiscal year over \$100,000.00.
- 0% of funds recovered from Consultation Recommendations.

* Percent of funds recovered per each individual contract audited as defined under "Definitions."

** Consultant Recommendations, as defined under "Definitions."

FINANCIAL**Fees / Payments:**

The contractor shall be paid the contractually agreed percentage of the total refund credits realized per using entity facility (as defined in Section I.7) per fiscal year received as full payment for all services rendered for utility bill audits.

The contractor shall be paid the contractually agreed percentage of the total savings per using entity facility for a twenty-four (24) month period for all contractor recommendations implemented that do not qualify for a refund.

If no refund or credit is due the agency there shall be no fee or other payment due the contractor.

The contractor's fee will be paid in accordance with standard New York State procedures, including the prompt payment section of the New York State Finance law. Payment will be made on a quarterly basis upon receipt by the agency of an invoice, and verification that a refund or credit has been received by the agency.

Underbillings:

Any underbillings identified to the Agency by the contractor shall be reported by confidential letter to the designated agency contact.

Cash Discount, If Shown, Should be Given Special Attention

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Contract Title: Expense Reduction Services

DEFINITIONS

Whenever reference is made to the following terms, in this solicitation, or any contract resulting from this solicitation, it shall be understood to mean the following:

The State, or NYS, shall be understood to mean The State of New York employees, agents and designees while acting within the scope of their agency employment.

Agency shall be understood to mean any New York State agency or others designated by law as eligible to use this contract.

OGS, or Office of General Services, shall mean The New York State Office of General Services.

Services and Technology, or S&T, shall mean the Office of General Services, Services and Technology Group.

OSC or Comptroller, shall mean the New York State Office of the State Comptroller.

Proposal, means the formal written response to this document and all its attachments.

Request for Proposal, or RFP, shall be understood to mean this document and all its attachments.

Accounts Payable Purchasing Audit Services, (all items) shall mean audit of accounts for items purchased by the State of New York.

Accounts Payable, Utilities & Fuels Audit Services, shall mean contractor audit of New York State utility and fuel costs.

Accounts Payable Software, Audit Services, shall mean contractor audit of New York State computer software costs.

Individual Contract, shall mean each individual contract number as issued the using entity's authorized fiscal department.

Using Entity Facility, shall mean an individual facility as defined by individual utility account number.

Consultation Recommendations, shall mean recommendations proposed by the contractor

not included under billing audits, but may potentially result in savings or cost reductions if implemented.

Credits Identified, shall mean overcharges identified by the contractor that may be utilized by the using entity for the purchase of product that would ordinarily be purchased by expenditure of funds.

LOT 1: ACCOUNTS PAYABLE, PURCHASING, CONTRACT AUDIT SERVICES

SERVICES:

The contractor shall perform the following services as designated under each Item below:

Item 1: Accounts Payable, Purchasing, Technology Contracts

a. The contractor shall provide the following services:

Audit accounts payable designated by the centralized procurement function of The New York State Office of General Services or an individual New York State using entity for the seventy two (72) months prior unless limited by contract or law. Audit areas for centralized procurement may include but not necessarily be limited to the following technology area contract areas:

- Office Automation
- Microcomputers
- Printers
- Computer Networking Hardware and Software
- Computer Software
- Modems
- Data Communications
- Computer Mini/Mainframe Peripherals

b. Audit services shall include the following: Application of proper price list, correct discount from list, cost plus percentage or other applicable formula, educational discount if applicable, other misbillings as applicable for the specific technology, duplicate billings, duplicate payments, and returned goods not properly credited.

c. Additionally the contractor shall make recommendations in the general area of cash discount performance.

Item 2: Accounts Payable, Purchasing, Library Publication Contracts

a. The contractor shall provide the following services:

Audit accounts payable as designated by the centralized procurement function of the New York State Office of General Services or an individual New York State using entity which

may include libraries for the seventy two (72) months prior unless limited by law. Audit areas for centralized procurement areas may include but not necessarily be limited to the following information service contracts:

WESTLAW

Books (Library, School, Text, etc.)
 Periodicals, Magazines (Domestic & Foreign)
 Serials
 Database Subscriptions

LEXIS-NEXIS

Dun & Bradstreet
 UMI
 IAC
 Carl Co.

b. Audit services shall include the following: Application of proper price list; correct discount from list, application of educational discount, if applicable; other discounts as applicable for library publications, duplicate billings and duplicate payments.

c. Additionally the contractor shall provide data on the publication provider fill rate performance in relation to contractual obligations.

Item 3: Accounts Payable, Purchasing, Service Contracts

a. The contractor shall provide the following services:

Audit accounts payable as designated by the centralized procurement function of The New York State Office of General Services or an individual New York State using entity for the seventy two (72) months prior unless limited by law. Audit areas for centralized procurement areas may include but not necessarily be limited to the following service contracts:

Passenger Vehicle Rentals
 Lodging
 Courier Services
 Hearing Reporter & Transcription Service
 Carpet Instillation
 Guard Services
 Moving Services
 Bottled Water
 Temporary Personnel
 Heavy Equipment Rental
 Substance Abuse & Alcohol Detection Testing
 Rubbish Removal

b. Audit services shall include the following: Invoice and hourly billing errors, Application

of proper price lists, inclusion of charges not included in contract and other charges as may be specific to the applicable service.

c. Additionally the contractor shall make recommendations in the general area of cash discount performance.

Item 4: Accounts Payable, Purchasing, Financing Services Contracts

a. The contractor shall provide the following services:

Audit accounts payable as designated by the centralized procurement function of The New York State Office of General Services or an individual New York State using entity for the seventy two (72) months prior unless limited by law. Audit areas for centralized procurement areas may include but not necessarily be limited to equipment lease purchases.

b. Audit services shall include the inventory of financed items and review of finance rates in relation to the applicable contract pricing:

Item 5: Accounts Payable, Purchasing, Commodities Contracts

a. The contractor shall provide the following services:

Audit accounts payable as designated by the centralized procurement function of The New York State Office of General Services or an individual New York State using entity for the seventy two (72) months prior unless limited by contract or law. Audit areas for centralized procurement areas may include but not necessarily be limited to the following commodity contracts:

- Industrial Supplies
- Food and Household Supplies
- Groceries
- Vehicles
- Laboratory Supplies
- Medical/Surgical Supplies

b. Audit services shall include the following: Application of proper price list, correct discount from list, other misbilling errors as applicable for the specific commodity, duplicate billings, duplicate payments, and returned goods not properly credited.

c. Additionally the contractor shall make recommendations in the general area of cash discount performance.

Item 6: Accounts Payable, Purchasing, Office Supplies Contracts

a. The contractor shall provide the following services:

Audit accounts payable as designated by the centralized procurement function of the New

York State Office of General Services or an individual New York State agency for the seventy two (72) months prior unless limited by law. Audit areas for centralized procurement areas may include but not necessarily be limited to the following office supply contracts:

Miscellaneous Office Supplies
Office Supplies Procured Via Preferred Sources

- b. Audit services shall include the following: Application of proper price list, correct discount from list, or other additional negotiated discounts, misbillings as applicable for the specific contract, duplicate billings, duplicate payments, and returned goods not properly credited.
- c. Additionally the contractor shall make recommendations in the general area of cash discount performance.

CONSULTATION RECOMMENDATIONS

The primary intent of any contracts resulting from this solicitation is intended to identify refunds resulting from billing audits. New York State is not seeking to alter procurement systems or policy impacted by statute; however, if requested by the agency, the contractor may make recommendations that if implemented by the agency will result in savings, but do not qualify for a refund or credit. If the agency opts to act on these recommendations the contractor shall receive compensation based on the schedule of fees designated under consultation recommendations. The contractor's compensation will be based on savings for a twelve month period after implementation or other costs are deducted. The maximum dollar value payable per fiscal year under consultation recommendations will be \$5,000.00 per New York State agency.

LOT II: ACCOUNTS PAYABLE, UTILITIES & FUELS AUDIT SERVICES

SERVICES

The contractor shall perform the following services:

- a. Audit the following areas both for centralized procurement and individual agency purchases: including Fuel oils, gasoline, diesel fuels, natural gas, electricity, water and sewage.
- b. Audit all utility bills for the seventy two (72) months prior to the audit unless limited by contract or law for accuracy and compliance with rates in effect at time of usage. The contractor shall provide a comprehensive analysis of billing information including the following:
1. Comparison of usage and electrical demand amounts to prior periods and other similar

locations and applications.

2. Meter readings for estimated readings.
3. Comparison of beginning and ending meter readings.
4. Payment history for multiple payments and outstanding credits.
5. Verification of applicability and correct Rate for any tax charges
6. Review of any applicable contracts to insure billings are in accordance with contract provisions.
7. Examination of multiple billings for the same location and utility type to insure billings are assigned correctly.
8. Sample recalculation of representative bills based on applicable tariff schedule information.

c. Additionally the contractor shall identify cost reduction areas designated below as consultation recommendations that may further reduce future costs:

1. Review of alternate rates and riders and/or suppliers to determine if any optional rate, supplier, or contract commitments are available.
2. Power factor penalty correction.
3. Possibility of meter separations for billing purposes.
4. Contract negotiation possibilities to eliminate punitive rate clauses.

Exclusions:

Any contract resulting from this solicitation shall exclude recovery of taxes paid on utility usage; and recoveries involving facilities rented or leased by State Agency to commercial or other entities shall not impact rent or lease payments.

CONSULTATION RECOMMENDATIONS

The primary intent of any contracts resulting from this solicitation is intended to identify refunds or credits resulting from billing charges and tariff audits. New York State is not seeking to alter utility systems, purchase new equipment or assess utilization of equipment; however if requested by the agency the contractor may make recommendations that, if implemented will result in savings, but do not qualify for a refund or credit. If the agency opts to act on these recommendations the contractor shall receive compensation based on the schedule of fees designated "Consultation Recommendations" in the proposal pricing section. The contractors compensation will be based on savings for services designated as consultant recommendations in Section II.5.1c. The maximum dollar value payable per fiscal year under consultation recommendations will be \$5,000.00 per New York State agency.

YEAR 2000 DATE CHANGE WARRANTY

Vendor warrants that during the term of the contract all Software Provided to the State either purchased from Vendor or supplied by Vendor from any third party to the State shall continue to operate on and after January 1, 2000 at the same level of functionality provided prior to the Millennium Date Change so that the State shall not experience software abnormally ending and/or invalid and/or incorrect results from the software in the operation

of the ongoing business of the State. The Software design to ensure year 2000 compatibility shall include, but not be limited to , date data century recognition, calculation that accommodate same century and multi-century formulas and date values, leap year calculation and date data interface values that reflect the century. In the event of any decrease in software program functionality related to time-and-date related codes and internal subroutines that impede the programs from operating beyond the Millennium Date Change, vendors agrees to immediately assign Senior engineering staff to work continuously until such software program is restored to the same level of functionality as warranted herein at no charge to the State and without interruption to the ongoing business of licensee, time being of the essence. Vendor shall be liable without limitation for failure to meet the warranty standard herein.

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Last Updated: 01/12/98

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Tabled

Adopted

6/16/98

7/7/98

TOWN OF RIVERHEAD
Resolution # 541

APPOINTS DEPUTY SUPERVISOR

COUNCILMAN KWASNA OFFERED THE FOLLOWING RESOLUTION
WHICH WAS SECONDED BY COUNCILMAN LULL

WHEREAS, Phil Cardinale's position of Deputy Supervisor will expire on June 30, 1998; and

WHEREAS, the position of Deputy Supervisor will be vacant.

NOW, THEREFORE, BE IT RESOLVED, that effective July 1, 1998, Christopher Kent be hereby appointed to the position of Deputy Supervisor, for a term ending December 31, 1998; and

BE IT FURTHER RESOLVED, that there be no additional compensation for this position; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to the Christopher Kent, the Office of the Supervisor and the Office of Accounting.

COUNCILMAN KWASNA OFFERED THIS RESOLUTION TO BE TABLED; WHICH WAS SECONDED BY COUNCILMAN LULL.

At the regular Town Board Meeting of July 7, 1998, Councilman Kwasna offered the resolution, which was seconded by Councilman Lull to be brought off the Table. Town Board Members all agree to bring off the table.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input checked="" type="checkbox"/> No	<i>absent</i>
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	
Vilella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No				

THE RESOLUTION WAS ~~X~~ WAS NOT
THEREUPON DULY DECLARED ADOPTED

Councilman Kwasna offered the resolution, which was seconded by Councilman Lull. Town Board Members all agree on the adoption of the resolution.

Adopted

Tabled

7/7/98

Adopted

June 16, 1998

TOWN OF RIVERHEAD

542

AUTHORIZES SUPERVISOR TO EXECUTE CONTRACT ADDENDUM'S

COUNCILMAN LULL

_____ offered the following resolution,

COUNCILMAN KENT

which was seconded by _____

WHEREAS, all management contracts in the Town do not reflect adjusted compensation for 1998; and

WHEREAS, the new administration wished to review management performance for six months.

NOW, THEREFORE, BE IT RESOLVED, that the Supervisor is hereby authorized to execute addendum's to the existing management contracts to reflect 1998 compensation; and

BE IT FURTHER, RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to the Office of Accounting.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

Adopted

June 16, 1998

TOWN OF RIVERHEAD

Resolution # 543

APPOINTS PART TIME HOUSING INSPECTOR

COUNCILMAN KENT

_____ offered the following resolution ,

which was seconded by COUNCILMAN CARDINALE

WHEREAS, the position of Part Time Housing Inspector exists in the Building Department; and

WHEREAS, the position was duly posted, applicants were interviewed and a recommendation was made by the Town Board Personnel Committee to appoint John Wherry in the position.

NOW, THEREFORE, BE IT, RESOLVED, effective June 22, 1998, the Town Board hereby appoints John Wherry to the position of Part Time Housing Inspector at an hourly salary of \$13.00; and

BE IT FURTHER, RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to John Wherry, the Building Department and the Office of Accounting.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwaana	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Vitella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 544

APPOINTS AN ASSISTANT SUMMER RECREATION PROGRAM LEADER

TO THE RIVERHEAD RECREATION DEPARTMENT

COUNCILMAN CARDINALE

_____ offered the following resolution,

which was seconded by COUNCILMAN KWASNA

RESOLVED, that Nicole Montalbano is hereby appointed to serve as an Assistant Summer Recreation Program Leader, effective, June 29, 1998 to and including, August 28, 1998, to be paid at the rate of \$8.00 per hour, and to serve at the pleasure of the Town Board; and

BE IT FURTHER, RESOLVED, that this position is subject to the following condition(s):

All applications and appropriate forms are to be completed (in the Office of Accounting) PRIOR to start date; and

BE IT FURTHER, RESOLVED, that the Town Board hereby authorizes the Town Clerk to forward this Resolution to the Recreation Department and the Office of Accounting.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 545

APPOINTS PETER PITSIOKIS, ESQ. AS SPECIAL COUNSEL

COUNCILMAN KWASNA

offered the following resolution, was seconded by

COUNCILMAN LULL

RESOLVED, that the Town Supervisor has caused an investigation to be made of the use and occupancy of the real property on 44 Willow Street, So. Jamesport, New York further described as Suffolk County Tax Map #0600-92-3-54.1.; and

WHEREAS, there is cause for this Board to find that said real property is being used and occupied in violation of Chapter 108-20.1(A) of the Zoning Code of the Town of Riverhead.

NOW THEREFORE BE IT RESOLVED, that special counsel to the Town of Riverhead for code violation(s), PETER PITSIOKIS, ESQ., is hereby authorized and directed to institute an appropriate action or proceeding to enjoin, stop, etc. the illegal use and occupancy of the aforesaid premises, and be it further

RESOLVED, that special counsel is hereby authorized to retain the service of title examiners licensed private detectives and like services in support of this action for which legal and support services and appropriate fees will be paid; and be it further

RESOLVED, that the staff of the Police Department and the Building Department are hereby directed to assist special counsel at his direction as provided in Chapter 108 and in the prosecution of the action or proceeding; and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a certified copy of this resolution to Peter Pitsiokis, Esq.; the Police Department; the Building Department and the Office of the Town Attorney.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 546

AMENDS RESOLUTION #376

TO THE RIVERHEAD RECREATION DEPARTMENT

COUNCILMAN LULL

offered the following resolution,

COUNCILMAN KENT

which was seconded by

WHEREAS, Resolution #376 was adopted by this Town Board on May 6, 1998 which read: "to be paid at the rate of \$12.00 per hour", which was a typographical error.

NOW, THEREFORE, BE IT RESOLVED, that Resolution # 379 adopted May 5, 1998, appointing Robert Miller, a Scorekeeper to the Riverhead Recreation Department to read: "to be paid at the rate of \$12.50 per hour".

BE IT FURTHER, RESOLVED, that the Town Board hereby directed to forward a certified copy of this resolution to Robert Miller, The Recreation Department and the Accounting Office.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 547

RATIFIES APPOINTMENT OF A SCOREKEEPER

TO THE RIVERHEAD RECREATION DEPARTMENT

COUNCILMAN KENT

offered the following resolution,

COUNCILMAN CARDINALE

which was seconded by _____

RESOLVED, that Michael Digaudio is hereby appointed to serve as a Scorekeeper, effective, June 4, 1998 to and including, October 31, 1998, to be paid at the rate of \$12.50 per game, and to serve at the pleasure of the Town Board; and

BE IT FURTHER, RESOLVED, that this position is subject to the following condition(s):

All applications and appropriate forms are to be completed (in the Office of Accounting) PRIOR to start date; and

BE IT FURTHER, RESOLVED, that the Town Board hereby authorizes the Town Clerk to forward this Resolution to the Recreation Department and the Office of Accounting.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___
Kwasna Yes ___ No ___ Lull Yes ___ No ___
Vilella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___
THEREUPON DULY DECLARED ADOPTED

Adopted

6/16/98

TOWN OF RIVERHEAD

Resolution # 548

APPOINTS A SUMMER RECREATION PROGRAM LEADER

TO THE RIVERHEAD RECREATION DEPARTMENT

COUNCILMAN CARDINALE

_____ offered the following resolution,

which was seconded by **COUNCILMAN KWASNA**

RESOLVED, that Troy Sidik is hereby appointed to serve as a Summer Recreation Program Leader, effective, June 29, 1998 to and including, August 28, 1998, to be paid at the rate of \$10.00 per hour, and to serve at the pleasure of the Town Board; and

BE IT FURTHER, RESOLVED, that this position is subject to the following condition(s):

All applications and appropriate forms are to be completed (in the Office of Accounting) PRIOR to start date; and

BE IT FURTHER, RESOLVED, that the Town Board hereby authorizes the Town Clerk to forward this Resolution to the Recreation Department and the Office of Accounting.

THE VOTE

Cardinale	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	Kent	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
Kwasna	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	Lull	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No
Villella	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No					

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

Adopted

6 / 16 / 98

TOWN OF RIVERHEAD

RESOLUTION # 549

AUTHORIZES ATTENDANCE OF ASSESSOR AT MEETINGS

COUNCILMAN KWASNA

_____ offered the following resolution which was seconded by COUNCILMAN LULL :

WHEREAS, Laverne Tennenberg, Chairman of the Board of Assessors has been appointed Treasurer of the New York State Assessors' Association (NYSAA), and

WHEREAS, it is necessary for her to attend the meetings of the Executive Board held throughout New York State, and

WHEREAS, the NYSAA will reimburse her for meals, lodging, tolls, parking, and mileage on her personal car, and

WHEREAS, it may be necessary for her to use a Town vehicle for said travel to meetings.

NOW, THEREFORE, BE IT RESOLVED, that her use of a Town vehicle is hereby authorized for as long as she remains on the Executive Board of the NYSAA, and that she will be reimbursed for gas and any incidentals that may arise that are not reimbursed by the NYSAA, and

BE IT FURTHER RESOLVED, that all expenses shall be fully receipted upon her return, and

BE IT FURTHER RESOLVED that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to the Assessors' Office and the Accounting Department.

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

Adopted

6 / 16 / 98

TOWN OF RIVERHEAD

RESOLUTION # 550

AUTHORIZES ATTENDANCE OF ASSESSOR AT SEMINAR

COUNCILMAN LULL

_____ offered the following resolution which was seconded by COUNCILMAN KENT :

WHEREAS, a seminar for assessors is being held at Cornell University, Ithaca, New York, on July 19 through July 24, 1998.

WHEREAS, 1 member of the Board of Assessors has expressed a desire to attend seminar.

NOW, THEREFORE, BE IT RESOLVED, that 1 assessor is hereby authorized to attend said seminar, and

BE IT FURTHER RESOLVED, that their use of the Town vehicle is hereby authorized, and

BE IT FURTHER RESOLVED, that the amount of \$750.00 shall cover tuition, and housing, and

BE IT FURTHER RESOLVED, that an advance of \$475.00 shall cover travel, meals, materials, and deposit, and

BE IT FURTHER RESOLVED, that all expenses shall be fully receipted upon their return, and

BE IT FURTHER RESOLVED, that tuition is subject to reimbursement by the State to the Town of Riverhead upon completion of said seminar, and

BE IT FURTHER RESOLVED that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to the Assessors' Office and the Accounting Department.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___

Kwasna Yes ___ No ___ Lull Yes ___ No ___

Vilella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___

THEREUPON DULY DECLARED ADOPTED

Adopted

June 16, 1998

TOWN OF RIVERHEAD

Resolution # 551

AUTHORIZES THE ATTENDANCE OF
A MEMBER OF THE POLICE DEPARTMENT
AT AN F.B.I. SEMINAR

COUNCILMAN KENT

_____ offered the following resolution

which was seconded by _____ COUNCILMAN CARDINALE

WHEREAS, the Chief of Police has requested authorization from the Riverhead Town Board for the attendance of a member of the Department to attend a Seminar entitled "Mid-Atlantic LEEDS FBI" to be held at Hamilton TWP, New Jersey, on June 16, 1998; and

WHEREAS, this seminar will require an overnight stay of the Officer on June 16, 1998.

NOW, THEREFORE, BE IT RESOLVED, the Town Board hereby authorizes the attendance of a Member of the Police Department at the aforementioned Seminar; and

BE IT FURTHER, RESOLVED, that the Town Board authorizes reimbursement of expenses upon proper submission of receipts; and

BE IT FURTHER, RESOLVED, that the Town Clerk be and is hereby directed to forward a copy of this resolution to the Chief of Police and the Office of Accounting.

THE VOTE

Cardinale Yes No Kent Yes No
Kwasna Yes No Lioi Yes No
Vilella Yes No

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

June 16, 1998

Adopted

TOWN OF RIVERHEAD

Resolution # 552

GENERAL FUND

BUDGET ADJUSTMENT

COUNCILMAN CARDINALE

offered the following resolution ,

COUNCILMAN KWASNA

which was seconded by

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

		FROM:	
001.010100.542100	TOWN BOARD, MISC. OFFICE EXP	\$350.	
001.011100.543960	JUSTICE, STENO SERVICES	250.	
001.031200.542318	POLICE, K-9 EXPENSE	700.	
			TO:
001.010100.524000	TOWN BOARD, EQUIPMENT		\$350.
001.011100.542100	JUSTICE, MISC. SUPPLIES		250.
001.031200.543401	POLICE, TRAINING EXPENSE		700.

THE VOTE

Cardinale Yes No Kent Yes No
 Kwasna Yes No Lull Yes No
 Villella Yes No

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

Adopted

June 16, 1998

TOWN OF RIVERHEAD

Resolution # 553

WATER EXTENSION #39

CAPITAL PROJECT

BUDGET ADOPTION

COUNCILMAN KWASNA

offered the following resolution ,

which was seconded by COUNCILMAN LULL

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

FROM:
\$4,000.

406.092705.421050.60035 DEVELOPER FEES

TO:
\$4,000.

406.083200.543501.60035 ENGINEERING EXPENSE

THE VOTE

Cardinale	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Kent	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kwasna	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Villella	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No			

THE RESOLUTION WAS **WAS NOT**
THEREUPON DULY DECLARED **ADOPTED**

Adopted

June 16, 1998

TOWN OF RIVERHEAD

Resolution # 554

POLICE ATHLETIC LEAGUE

BUDGET ADJUSTMENT

COUNCILMAN LULL

_____ offered the following resolution ,

which was seconded by COUNCILMAN KENT

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

000000.390599

APPROPRIATED FUND BALANCE

FROM:

\$400.

004.076250.543607

UMPIRE FEES

TO:

\$400.

THE VOTE

Cardinale Yes ___ No ___ Kent Yes ___ No ___

Kwasna Yes ___ No ___ Lull Yes ___ No ___

Villella Yes ___ No ___

THE RESOLUTION WAS WAS NOT ___

THEREUPON DULY DECLARED ADOPTED

Adopted

June 16, 1998

TOWN OF RIVERHEAD

Resolution # 555

WATER EXTENSION #48

(West Main Street)

CAPITAL PROJECT

BUDGET ADJUSTMENT

COUNCILMAN KENT

_____ offered the following resolution ,

which was seconded by COUNCILMAN CARDINALE

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

		FROM:
406.099010.482220.30018	TRANSFER FROM REPAIR & MAINT	\$33,000.
406.095710.494200.30018	SERIAL BOND PROCEEDS	80,000.
		TO:
406.083200.523002.30018	CONSTRUCTION	\$97,800.
406.083200.543501.30018	ENGINEERING EXPENSE	12,845.
406.083200.543315.30018	LEGAL EXPENSE	2,355.

THE VOTE

Cardinale Yes No Kent Yes No
 Kwasna Yes No Lull Yes No
 Vilella Yes No

THE RESOLUTION WAS WAS NOT

THEREUPON DULY DECLARED ADOPTED

Adopted

TOWN OF RIVERHEAD

CALLS PUBLIC HEARING RE: OMNIPOINT LEASE WITH TOWN OF RIVERHEAD WATER DISTRICT

556

COUNCILMAN KWASNA _____

_____ offered the following resolution which was
seconded by COUNCILMAN LULL _____,

WHEREAS, Omnipoint has made application to the Town Board of the Town of Riverhead to consider leasing a portion of the tank site owned by the Riverhead Water District at Plant #8, Baiting Hollow, under the terms and conditions set forth herein, and

WHEREAS, pursuant to Town Law it is necessary to call a public hearing for all persons wishing to be heard concerning the lease to set forth their comments,

NOW, THEREFORE, BE IT

RESOLVED, that the town Board, as governing body of the Riverhead Water District, hereby calls a public hearing to consider the application of Omnipoint to enter into a lease with the Riverhead Water District on the 7th day of July, 1998, at 7:25 P.M. o'clock in the evening at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, and be it further

RESOLVED, that the Town Clerk is hereby authorized to publish and post the below notice of public hearing, as follows:

PUBLIC NOTICE

PLEASE TAKE NOTICE THAT A PUBLIC HEARING WILL BE HELD AT THE Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, on the 7th day of July, 1998 at 7:25 P.M. o'clock in the evening to hear all interested persons with regard to the proposed lease by Omnipoint to install an antennae site at Plant #8, Baiting Hollow. The rent that Omnipoint shall pay shall be \$32,000 per year. A copy of the proposed lease agreement is available for public inspection at the Office of the Town Clerk, 200 Howell Avenue, Riverhead, New York, during normal business hours,

and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to Omnipoint Communication, Inc., 11 Highpoint Drive, Wayne, New Jersey 07470; Gary Pendzick; and Frank Isler, Esq.

Adopted

June 16, 1998

TOWN OF RIVERHEAD

Resolution # 557

AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING - ZONING AMENDMENT MILL BROOK GABLES

COUNCILMAN KWASNA offered the following resolution which was seconded by COUNCILMAN CARDINALE

WHEREAS, the Town Board of the Town of Riverhead has entered into negotiations with the Long Island Housing Partnership for the redevelopment of an area known as Mill Brook Gables, located at State Route 25, Riverhead, and

WHEREAS, the Long Island Housing Partnership has presented a proposal for such redevelopment which would include assemblage of land, demolition of existing structures, installation of infrastructure, the construction of new residential buildings and the restoration of existing residential single family buildings, and

WHEREAS, the proposed redevelopment is predicated upon the application of the Redevelopment Community Zoning Use District in order to allow the construction of multi-family units at proposed yields, and

WHEREAS, the Town Board desires to implement the aforementioned zoning use district as an overlay in conjunction with the existing Residence C and Business C Zoning Use districts, now

THEREFORE, BE IT

RESOLVED, that the Town Board hereby authorizes the Town Clerk to publish and post the attached notice of public hearing.

THE VOTE

Cardinale Yes No Kent Yes No
Kwasna Yes No Lull Yes No
Vilella Yes No

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

**TOWN OF RIVERHEAD
NOTICE OF PUBLIC HEARING**

PLEASE TAKE NOTICE, that a public hearing will be held on the 21st day of July, 1998 at 7:10 o'clock p.m. at St. John's Parish Center, Wading River, New York to hear all interested parties to consider the following action: The application of the Redevelopment Community Zoning Use District in conjunction with the existing Residence C and Business C Zoning Use Districts on real property located at State Route 25, Riverhead as described by the attached map.

DATED: June 16, 1998
Riverhead, New York

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, TOWN CLERK

Adopted

RESOLUTION # 558 ABSTRACT #24-98 JUNE 4, 1998 (TBM 6/16/98)

COUNCILMAN LULL offered the following Resolution which was seconded by
COUNCILMAN KWASNA

FUND NAME		CD-5/29/98 & 6/2/98	CHECKRUN TOTALS	GRAND TOTALS
GENERAL TOWN	001	\$ 4,200,000.00	\$ 388,964.87	\$ 4,588,964.67
PARKING METER	002	\$ 20,000.00	\$ -	\$ 20,000.00
AMBULANCE	003	\$ 15,000.00	\$ -	\$ 15,000.00
POLICE ATHLETIC LEAGUE	004	\$ 7,500.00	\$ 2,994.31	\$ 10,494.31
TEEN CENTER	005	\$ -	\$ 292.74	\$ 292.74
RECREATION PROGRAM	006	\$ -	\$ 4,141.09	\$ 4,141.09
SR NUTRITION SITE COUNCIL	007	\$ -	\$ -	\$ -
D.A.R.E. PROGRAM FUND	008	\$ -	\$ -	\$ -
CHILD CARE CENTER BUILDING FUND	009	\$ -	\$ -	\$ -
YOUTH COURT SCHOLARSHIP FUND	025	\$ -	\$ 297.54	\$ 297.54
SRS DAYCARE BUILDING FUND	027	\$ -	\$ 1,417.39	\$ 1,417.39
HIGHWAY	111	\$ 1,050,000.00	\$ 62,752.13	\$ 1,112,752.13
WATER	112	\$ 1,400,000.00	\$ 40,865.12	\$ 1,440,865.12
REPAIR & MAINTENANCE	113	\$ 275,000.00	\$ -	\$ 275,000.00
SEWER	114	\$ 915,000.00	\$ 19,575.91	\$ 934,575.91
REFUSE & GARBAGE COLLECTION	115	\$ 575,000.00	\$ 2,293.23	\$ 577,293.23
STREET LIGHTING DISTRICT	116	\$ 205,000.00	\$ 5,438.10	\$ 210,438.10
PUBLIC PARKING DISTRICT	117	\$ 130,000.00	\$ 2,345.55	\$ 132,345.55
BUSINESS IMPROVEMENT DISTRICT	118	\$ 55,000.00	\$ 750.00	\$ 55,750.00
TOR URBAN DEV CORP TRUST ACCT	119	\$ -	\$ -	\$ -
WORKER'S COMPENSATION FUND	173	\$ 400,000.00	\$ -	\$ 400,000.00
HOSPITALIZATION SELF INSURANCE	174	\$ -	\$ -	\$ -
RISK RETENTION FUND	175	\$ 15,000.00	\$ -	\$ 15,000.00
UNEMPLOYMENT INSURANCE FUND	176	\$ 5,000.00	\$ -	\$ 5,000.00
MAIN STREET REHAB PROGRAM	177	\$ -	\$ -	\$ -
REVOLVING LOAN PROGRAM	178	\$ -	\$ -	\$ -
RESIDENTIAL REHAB	179	\$ -	\$ 1,522.00	\$ 1,522.00
DISCRETIONARY/SMALL CITIES	180	\$ -	\$ -	\$ -
CDBG CONSORTIUM ACCOUNT	181	\$ -	\$ 53,800.08	\$ 53,800.08
URBAN DEVEL CORP WORKING	182	\$ -	\$ -	\$ -
RESTORE	184	\$ -	\$ -	\$ -
PUBLIC PARKING DEBT SERVICE	381	\$ 7,500.00	\$ -	\$ 7,500.00
SEWER DISTRICT DEBT SERVICE	382	\$ 30,000.00	\$ 5,698.67	\$ 35,698.67
WATER DEBT SERVICE	383	\$ -	\$ 379,626.54	\$ 379,626.54
GENERAL FUND DEBT SERVICE	384	\$ 40,000.00	\$ 389,479.54	\$ 429,479.54
SCAVENGER WASTE DEBT	385	\$ 215,000.00	\$ -	\$ 215,000.00
COMM DEVEL AGENCY CAP PROJECT	405	\$ -	\$ -	\$ -
TOWN HALL CAPITAL PROJECTS	406	\$ 275,000.00	\$ 59,039.44	\$ 334,039.44
EIGHT HUNDRED SERIES	408	\$ -	\$ -	\$ -
WATER IMPROVEMENT CAP PROJ	409	\$ -	\$ -	\$ -
NUTRITION CAPITAL IMPS	441	\$ -	\$ -	\$ -
CHIPS	451	\$ -	\$ -	\$ -
YOUTH SERVICES	452	\$ 3,000.00	\$ 1,554.55	\$ 4,554.55
SENIORS HELPING SENIORS	453	\$ -	\$ 1,750.95	\$ 1,750.95
EISEP	454	\$ -	\$ 701.08	\$ 701.08
SCAVENGER WASTE CAP PROJ	470	\$ -	\$ -	\$ -
MUNICIPAL FUEL	625	\$ 200,000.00	\$ 5.30	\$ 200,005.30
MUNICIPAL GARAGE	626	\$ -	\$ 3,853.13	\$ 3,853.13
TRUST & AGENCY	735	\$ -	\$ 453,346.92	\$ 453,346.92
SPECIAL TRUST	736	\$ 100,000.00	\$ -	\$ 100,000.00
COMMUNITY DEVELOPMENT AGENCY	915	\$ -	\$ 257.95	\$ 257.95
JOINT SCAVENGER WASTE	918	\$ -	\$ 8,680.06	\$ 8,680.06
CENTRAL CLEARING ACCOUNT	999	\$ -	\$ -	\$ -
TOTALS		\$ 10,138,000.00	\$ 1,891,503.99	\$ 12,029,503.99

THE VOTE
 Cardinals Yes No Not Yes No
 Kwamna Yes No Lull Yes No
 Villola Yes No
THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

RESOLUTION # 558 ABSTRACT #25-98 JUNE 11, 1998 (TBM 6/16/98)

COUNCILMAN LULL offered the following Resolution which was seconded by
 COUNCILMAN KWASNA

FUND NAME	CD-NONE	CHECKRUN TOTALS	GRAND TOTALS
GENERAL TOWN	001 \$	26,416.02	26,416.02
PARKING METER	002 \$	-	-
AMBULANCE	003 \$	-	-
POLICE ATHLETIC LEAGUE	004 \$	-	-
TEEN CENTER	005 \$	75.00	75.00
RECREATION PROGRAM	006 \$	2,498.25	2,498.25
SR NUTRITION SITE COUNCIL	007 \$	-	-
D.A.R.E. PROGRAM FUND	008 \$	-	-
CHILD CARE CENTER BUILDING FUND	009 \$	-	-
YOUTH COURT SCHOLARSHIP FUND	025 \$	-	-
SRS DAYCARE BUILDING FUND	027 \$	-	-
HIGHWAY	111 \$	216.96	216.96
WATER	112 \$	19,463.00	19,463.00
REPAIR & MAINTENANCE	113 \$	20,350.00	20,350.00
SEWER	114 \$	20,770.16	20,770.16
REFUSE & GARBAGE COLLECTION	115 \$	138,543.03	138,543.03
STREET LIGHTING DISTRICT	116 \$	22,450.93	22,450.93
PUBLIC PARKING DISTRICT	117 \$	15,454.08	15,454.08
BUSINESS IMPROVEMENT DISTRICT	118 \$	3,788.18	3,788.18
TOR URBAN DEV CORP TRUST ACCT	119 \$	-	-
WORKER'S COMPENSATION FUND	173 \$	40,312.54	40,312.54
HOSPITALIZATION SELF INSURANCE	174 \$	-	-
RISK RETENTION FUND	175 \$	1,763.81	1,763.81
UNEMPLOYMENT INSURANCE FUND	176 \$	-	-
MAIN STREET REHAB PROGRAM	177 \$	-	-
REVOLVING LOAN PROGRAM	178 \$	-	-
RESIDENTIAL REHAB	179 \$	-	-
DISCRETIONARY/SMALL CITIES	180 \$	-	-
CDBG CONSORTIUM ACCOUNT	181 \$	26.50	26.50
URBAN DEVEL CORP WORKING	182 \$	-	-
RESTORE	184 \$	-	-
PUBLIC PARKING DEBT SERVICE	381 \$	-	-
SEWER DISTRICT DEBT SERVICE	382 \$	-	-
WATER DEBT SERVICE	383 \$	-	-
GENERAL FUND DEBT SERVICE	384 \$	-	-
SCAVENGER WASTE DEBT	385 \$	-	-
COMM DEVEL AGENCY CAP PROJECT	405 \$	-	-
TOWN HALL CAPITAL PROJECTS	406 \$	82,442.35	82,442.35
EIGHT HUNDRED SERIES	408 \$	17,219.82	17,219.82
WATER IMPROVEMENT CAP PROJ	409 \$	-	-
NUTRITION CAPITAL IMPS	441 \$	-	-
CHIPS	451 \$	-	-
YOUTH SERVICES	452 \$	433.74	433.74
SENIORS HELPING SENIORS	453 \$	41.60	41.60
EISEP	454 \$	141.72	141.72
SCAVENGER WASTE CAP PROJ	470 \$	-	-
MUNICIPAL FUEL	625 \$	5,090.57	5,090.57
MUNICIPAL GARAGE	626 \$	11,826.96	11,826.96
TRUST & AGENCY	735 \$	1,031.05	1,031.05
SPECIAL TRUST	736 \$	-	-
COMMUNITY DEVELOPMENT AGENCY	916 \$	573.62	573.62
JOINT SCAVENGER WASTE	918 \$	17,643.28	17,643.28
CENTRAL CLEARING ACCOUNT	999 \$	-	-
TOTALS	\$	448,573.17	\$ 448,573.17

RESOLUTION # 558		ABSTRACT #26-98 JUNE 15, 1998 (TBM 6/16/98)		
COUNCILMAN LULL		offered the following Resolution which was seconded by		
COUNCILMAN KWASNA				
FUND NAME		CD-6/15/98	CHECKRUN TOTALS	GRAND TOTALS
GENERAL TOWN	001	\$ 7,750,000.00	\$ -	\$ 7,750,000.00
PARKING METER	002	\$ 4,000.00	\$ -	\$ 4,000.00
AMBULANCE	003	\$ 18,000.00	\$ -	\$ 18,000.00
POLICE ATHLETIC LEAGUE	004	\$ 12,000.00	\$ -	\$ 12,000.00
TEEN CENTER	005	\$ -	\$ -	\$ -
RECREATION PROGRAM	006	\$ -	\$ -	\$ -
SR NUTRITION SITE COUNCIL	007	\$ -	\$ -	\$ -
D.A.R.E. PROGRAM FUND	008	\$ -	\$ -	\$ -
CHILD CARE CENTER BUILDING FUND	009	\$ -	\$ -	\$ -
YOUTH COURT SCHOLARSHIP FUND	025	\$ -	\$ -	\$ -
SRS DAYCARE BUILDING FUND	027	\$ -	\$ -	\$ -
HIGHWAY	111	\$ 1,200,000.00	\$ -	\$ 1,200,000.00
WATER	112	\$ 1,250,000.00	\$ -	\$ 1,250,000.00
REPAIR & MAINTENANCE	113	\$ 400,000.00	\$ -	\$ 400,000.00
SEWER	114	\$ 700,000.00	\$ -	\$ 700,000.00
REFUSE & GARBAGE COLLECTION	115	\$ 550,000.00	\$ -	\$ 550,000.00
STREET LIGHTING DISTRICT	116	\$ 350,000.00	\$ -	\$ 350,000.00
PUBLIC PARKING DISTRICT	117	\$ 125,000.00	\$ -	\$ 125,000.00
BUSINESS IMPROVEMENT DISTRICT	118	\$ 70,000.00	\$ -	\$ 70,000.00
TOR URBAN DEV CORP TRUST ACCT	119	\$ -	\$ -	\$ -
WORKER'S COMPENSATION FUND	173	\$ 150,000.00	\$ -	\$ 150,000.00
HOSPITALIZATION SELF INSURANCE	174	\$ -	\$ -	\$ -
RISK RETENTION FUND	175	\$ 65,000.00	\$ -	\$ 65,000.00
UNEMPLOYMENT INSURANCE FUND	176	\$ 2,000.00	\$ -	\$ 2,000.00
MAIN STREET REHAB PROGRAM	177	\$ -	\$ -	\$ -
REVOLVING LOAN PROGRAM	178	\$ -	\$ -	\$ -
RESIDENTIAL REHAB	179	\$ -	\$ -	\$ -
DISCRETIONARY/SMALL CITIES	180	\$ -	\$ -	\$ -
CDBG CONSORTIUM ACCOUNT	181	\$ -	\$ -	\$ -
URBAN DEVEL CORP WORKING	182	\$ -	\$ -	\$ -
RESTORE	184	\$ -	\$ -	\$ -
PUBLIC PARKING DEBT SERVICE	381	\$ 7,500.00	\$ -	\$ 7,500.00
SEWER DISTRICT DEBT SERVICE	382	\$ -	\$ -	\$ -
WATER DEBT SERVICE	383	\$ -	\$ -	\$ -
GENERAL FUND DEBT SERVICE	384	\$ 200,000.00	\$ -	\$ 200,000.00
SCAVENGER WASTE DEBT	385	\$ 100,000.00	\$ -	\$ 100,000.00
COMM DEVEL AGENCY CAP PROJECT	405	\$ -	\$ -	\$ -
TOWN HALL CAPITAL PROJECTS	406	\$ 240,000.00	\$ -	\$ 240,000.00
EIGHT HUNDRED SERIES	408	\$ -	\$ -	\$ -
WATER IMPROVEMENT CAP PROJ	409	\$ -	\$ -	\$ -
NUTRITION CAPITAL IMPS	441	\$ -	\$ -	\$ -
CHIPS	451	\$ -	\$ -	\$ -
YOUTH SERVICES	452	\$ 7,000.00	\$ -	\$ 7,000.00
SENIORS HELPING SENIORS	453	\$ -	\$ -	\$ -
EISEP	454	\$ -	\$ -	\$ -
SCAVENGER WASTE CAP PROJ	470	\$ -	\$ -	\$ -
MUNICIPAL FUEL	625	\$ 125,000.00	\$ -	\$ 125,000.00
MUNICIPAL GARAGE	626	\$ 50,000.00	\$ -	\$ 50,000.00
TRUST & AGENCY	735	\$ -	\$ 7,854,761.51	\$ 7,854,761.51
SPECIAL TRUST	736	\$ 350,000.00	\$ -	\$ 350,000.00
COMMUNITY DEVELOPMENT AGENCY	915	\$ 50,000.00	\$ -	\$ 50,000.00
JOINT SCAVENGER WASTE	918	\$ -	\$ -	\$ -
CENTRAL CLEARING ACCOUNT	999	\$ -	\$ -	\$ -
TOTALS		\$ 13,775,500.00	\$ 7,854,761.51	\$ 21,630,261.51