

3-17-92

169 AWARDS BID FOR CHEMICALS FOR USE BY THE WATER, SEWER
AND SCAVENGER WASTE DISTRICTS

COUNCILPERSON Creighton (CREIGHTON) offered the following resolution, which was seconded by COUNCILPERSON Gilliam (GILLIAM)

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for chemicals for use by the Water, Sewer and Scavenger Waste Districts; and

WHEREAS, bids were received, opened and read aloud on the 6th day of March, 1992, at 11:00 a.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place given in the notice to bidders.

NOW, THEREFORE, BE IT

RESOLVED, that the bid for chemicals for use by the Water, Sewer and Scavenger Waste Districts be and is hereby awarded as follows:

<u>ITEM</u>	<u>BIDDER</u>
Gaseous Chlorine	Jones Chemical Company, Inc.
Methanol	Acro Chemical Company
Ferric Chloride	Acro Chemical Company
Dry Hydrated Lime	Long Island Cauliflower Association

RESOLVED, that the Town Board hereby directs the Town Clerk to return any and all bid bonds received in connection with the above; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Jones Chemical Company, Inc.; Acro Chemical Company; Long Island Cauliflower Association; Pierre G. Lundberg, Esq.; Town of Southampton; Water District; Sewer District; and the Riverhead-Southampton Scavenger Waste District.

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES
The resolution was thereupon duly declared adopted.

3-17-92

170 APPROVES APPLICATION OF RIVERHEAD RACEWAY FOR FIREWORKS DISPLAY

COUNCILPERSON Gillian (GILLIAM) offered the following resolution, which was seconded by COUNCILPERSON Creighton (CREIGHTON)

WHEREAS, Riverhead Raceway submitted an application for the purpose of conducting a fireworks display to be held at Route 58, Riverhead, New York, New York, on July 4, 1992; and

WHEREAS, certificates of insurance have been received naming the Town of Riverhead as Additional Insured; and

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

NOW, THEREFORE, BE IT

RESOLVED, that the application of Riverhead Raceway for the purpose of conducting a fireworks display at Route 58, Riverhead, New York, New York, on July 4, 1992 be and is hereby approved; and be it further;

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Riverhead Raceway and the Riverhead Police Department.

YE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

3/17/1992

TOWN OF RIVERHEAD

RES# 171 - AUTHORIZES TOWN CLERK TO PUBLISH AND POST HELP WANTED AD, RE: LABORER, HIGHWAY DEPARTMENT

COUNCILPERSON *Stark* (STARK) OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILPERSON *Prusinowski* (PRUSINOWSKI)

RESOLVED, THAT THE TOWN CLERK BE AND IS HEREBY AUTHORIZED TO PUBLISH AND POST THE FOLLOWING HELP WANTED AD FOR THE POSITION OF LABORER WITH THE TOWN OF RIVERHEAD HIGHWAY DEPARTMENT.

HELP WANTED

PLEASE TAKE NOTICE, THAT THE TOWN OF RIVERHEAD IS SEEKING A QUALIFIED INDIVIDUAL TO SERVE IN THE POSITION OF LABORER WITH THE HIGHWAY DEPARTMENT. APPLICANTS MUST POSSESS A VALID NEW YORK STATE DRIVERS LICENSE AND BE IN GOOD PHYSICAL CONDITION. INTERESTED INDIVIDUALS MUST SUBMIT AN APPLICATION TO THE ACCOUNTING DEPARTMENT, 200 HOWELL AVENUE, RIVERHEAD, NEW YORK BETWEEN THE HOURS OF 8:30 A.M. AND 4:30 P.M. NO APPLICATIONS, FOR THIS POSITION, WILL BE ACCEPTED AFTER MARCH 27, 1992. THE TOWN OF RIVERHEAD DOES NOT DISCRIMINATE ON THE BASIS OF RACE, COLOR, NATIONAL ORIGIN, SEX, AGE OR HANDICAPPED STATUS IN EMPLOYMENT OR THE PROVISION OF SERVICES.

BY ORDER OF:
THE RIVERHEAD TOWN BOARD
BARBARA A. GRATTAN, TOWN CLERK

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

172 Releases Performance and Labor and Material Bonds and Accepts Maintenance Bond of Pat Noto, Inc., RE: Middle Road Transmission Main for Plant No. 3

Councilperson Prusinowski (PRUSINOWSKI) offered the following resolution which was seconded by Councilperson Stark (STARK),

WHEREAS, Pat Noto, Inc. in accordance with the terms and conditions of the contract entered into between themselves and the Town of Riverhead Water District, did supply a Performance Bond and Labor and Material Bond regarding the installation of water main and appurtenances, Middle Road Transmission Main, and

WHEREAS, the engineer has certified to the Town that the work has been completed in a satisfactory manner, and

WHEREAS, they have posted a Maintenance Bond for a period of one year as required by the contract,

NOW, THEREFORE, BE IT

RESOLVED, that the Performance Bond and Labor and Material Bond of Pat Noto, Inc. as it relates to the installation of water mains and appurtenances, Middle Road Transmission Main, Riverhead Water District be and is hereby released, and the Maintenance Bond in the amount of \$57,177.43 is hereby accepted, and be it further

RESOLVED, that the Town Clerk forward certified copies of this resolution to Pierre Lundberg, Esq.; Gary Pendzick; and Pat Noto, Inc.

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

3/17/1992

173 AUTHORIZES PUBLICATION OF ANNUAL WATER SUPPLY STATEMENT FOR 1991

Councilperson Creighton (CREIGHTON) offered the following resolution which was seconded by Councilperson Gilliam (GILLIAM)

WHEREAS, pursuant to regulation, the Riverhead Water District must publish an annual water supply statement,

NOW, THEREFORE, BE IT

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the attached "Notice of Publication of the 1991 Annual Water Supply Statement" in the March 18, 1992, issue of Suffolk Life Newspapers, and be it further

RESOLVED, the Town Clerk be and is hereby authorized to publish in the March 25, 1992, issue of the Suffolk Life Newspapers the attached "Annual Water Supply Statement for the Riverhead Water District 1991", and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to Pierre G. Lundberg, Esq.; Gary Pendzick; and H2M Group.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

RESOLVED, that the Town Clerk be and is hereby authorized to publish a copy of this resolution 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 Riverhead Sanitation Department.

3-17-92

174

ADOPTS LOCAL LAW AMENDING CHAPTER 103 "SOLID WASTE
MANAGEMENT" OF THE RIVERHEAD TOWN CODE

COUNCILPERSON Gilliam (GILLIAM) offered the following resolution, which was seconded by COUNCILPERSON Creighton (CREIGHTON):

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider a local law amending Chapter 103 "Solid Waste Management" Article V "License and Permit Requirements" of the Riverhead Town Code at Section 103-40 "Licenses or Permits Required"; and

WHEREAS, a public hearing was held on the 3rd day of March, 1992, 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 a local law amending Chapter 103 "Solid Waste Management" Article V "License and Permit Requirements" of the Riverhead Town Code at Section 103-40 "Licenses or Permits Required" be and is hereby adopted as follows:

ARTICLE V
LICENSE AND PERMIT REQUIREMENTS

103-40. Licenses or Permits Required.

B. Classification of licenses and permits. Licenses and permits issued by the Town Clerk shall be classified as follows:

- (3) Class 3 License: required of all persons who collect or remove from any premises in the Town of Riverhead any of the following materials, as herein defined: construction and demolition debris; land clearing debris; ~~tires~~; bulk waste. A Class 3 License shall not be required if such person removes such materials from premises which he or she owns, leases or occupies.

and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to publish a copy of this resolution 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 Riverhead Sanitation Department.

Dated: Riverhead, New York
March 17, 1992.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

*overstrike represents deletion(s)
**underscore represents addition(s)

WHEREAS, pursuant to regulation, the Riverhead Water
District must publish an annual water supply statement.

AND, THEREFORE, as of
Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

RESOLVED, the Town Clerk be and is hereby authorized to
publish in the March 23, 1992, issue of the Suffolk Life
Magazine the attached "Annual Water Supply Statement for the
Riverhead Water District 1991", and he it further

RESOLVED, that the Town Clerk shall forward a certified copy
of this resolution to Marie G. Lundberg, Reg. Gary Penderick,
and the Group.

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

174 AUTHORIZES PUBLICATION OF ANNUAL WATER SUPPLY STATEMENT FOR 1991

Councilperson Prusinowski (PRUSINOWSKI) offered the following resolution which was seconded by Councilperson Stark (STARK),

WHEREAS, pursuant to regulation, the Riverhead Water District must publish an annual water supply statement,

NOW, THEREFORE, BE IT

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the attached "Notice of Publication of the 1991 Annual Water Supply Statement" in the March 18, 1992, issue of Suffolk Life Newspapers, and be it further

RESOLVED, the Town Clerk be and is hereby authorized to publish in the March 25, 1992, issue of the Suffolk Life Newspapers the attached "Annual Water Supply Statement for the Riverhead Water District 1991", and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to Pierre G. Lundberg, Esq.; Gary Pendzick; and H2M Group.

RE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

NOTICE OF PUBLICATION
OF THE
1991 ANNUAL WATER SUPPLY STATEMENT

RIVERHEAD WATER DISTRICT

SUFFOLK COUNTY

Notice is hereby given that the Riverhead Water District will publicly publish an Annual Water Supply Statement for the year 1991 on March 25, 1992 within the Legal Notice Section of this paper. The Statement has been prepared and will be published in conformance with Title III Sections 1150-1153 of The New York State Public Health Law.

TOWN OF RIVERHEAD TOWN BOARD

ADMINISTRATORS OF THE
RIVERHEAD WATER DISTRICT

The approximate population served by the Riverhead Water District during 1991 was 21,000, of which 19,300 are within the District and 1,700 are within the Riverhead Water District. The total amount of water withdrawn from the aquifer in 1991 was 2,010,181,000 gallons, of which 91.5 percent was billed directly to consumers at a rate of \$10.70 per quarter for the first 7,000 gallons and \$1.00 per additional 1,000 gallons.

Below is listed the analytical testing results for 1991 for those constituents required to be tested for under Part 5 of the State Sanitary Code for typical distribution sample locations. More than one analysis per year was conducted on a specific constituent; the range of results, from highest to lowest, during the reporting period is listed. The applicable state guideline, federal, or maximum contaminant level (if available) for each constituent is listed.

PUBLIC NOTICE

ANNUAL WATER SUPPLY STATEMENT
For the
RIVERHEAD WATER DISTRICT
1991

This ANNUAL WATER SUPPLY STATEMENT is provided in compliance with Title III Sections 1150-1153 of the New York State Public Health Law. This statement provides basic information relative to the current status of the Water Quantity, Water Quality, & Water Conservation of the Riverhead Water District. A summary of the 1991 laboratory testing results from the distribution system and a review of water conservation measures available to the District's consumers are provided.

The source of water for the District is groundwater from the Glacial and Magothy aquifers beneath Long Island. Generally, the water quality of the aquifers is good to excellent, although there are localized areas of contamination and the pH of the untreated water is relatively low (acidic). The water obtained from the District's active wells meets all water quality criteria established by Federal and State agencies.

The approximate population served by the Riverhead Water District during 1991 was 23,000, of which 20,500 are within the District and 2,500 are within the Riverside Water District. The total amount of water withdrawn from the aquifer in 1991 was 1,020,163,000 gallons, of which 93.5 percent was billed directly to consumers at a rate of \$10.90 per quarter for the first 7,000 gallons and \$1.00 per additional 1,000 gallons.

Below is listed the analytical testing results for 1991 for those constituents required to be tested for under Part 5 of the State Sanitary Code for typical distribution sample locations. Where more than one analysis per year was conducted on a specific constituent, the range of results, from highest to lowest, during the reporting period is listed. The applicable state guideline, standard, or maximum contaminant level (if available) for each constituent is listed.

WATER QUALITY

During 1991, a total of 240 bacteriological samples were taken from the distribution system of the Riverhead Water District. There were no violations of the requirements of Part 5 of the Sanitary Code as it relates to microbiological water quality.

The Riverhead Water District provides two types of treatment at all wells to improve the quality of the water pumped prior to the distribution of water to the consumer. The pH of the water pumped is adjusted upward to reduce corrosive action between the water and water mains and in-house plumbing by the addition of lime. The water pumped is also chlorinated to a minimum chlorine residual of 0.2 mg/l to protect against the growth of bacteria within the distribution system.

The Riverhead Water District continues to implement a water conservation program. Each individual customer of the District can also implement water conservation measures such as retrofitting plumbing fixtures (restrictor), modifying automatic lawn sprinklers to include rain sensors, repairing leaks in the home, installing water conservation fixtures/appliances and maintaining a daily awareness of water conservation in his/her personal habits. Besides protecting the limited underground water supply, water conservation will produce a cost savings to the consumer in terms of both water and energy bills (hot water).

Copies of this annual water supply statement are available at the Riverhead Water District office located at 1035 Pulaski Street, Riverhead, New York. In addition, a supplemental data package which presents the water quality of each well utilized in 1991 will be available at the District office.

RIVERHEAD WATER DISTRICT

DISTRIBUTION SAMPLES

ND = NON DETECTABLE

PARAMETERS

ORGANICS PRIMARY PESTICIDES	1991 STANDARD OR GUIDELINE	TESTING DETECTION LIMITS ug/L	ACTUAL TESTS		
			MAX ug/L	AVG ug/L	MIN ug/L
Endrin	0.2 ug/L	0.1	ND	ND	ND
Lindane	4.0 ug/L	0.05	ND	ND	ND
Methoxychlor	50.0 ug/L	0.5	ND	ND	ND
Toxaphene	5.0 ug/L	1.0	ND	ND	ND
OTHER PESTICIDES					
Aldrin	50.0 ug/L	0.05	ND	ND	ND
Chlordane	50.0 ug/L	0.5	ND	ND	ND
DDT	50.0 ug/L	0.1	ND	ND	ND
Dieldrin	50.0 ug/L	0.1	ND	ND	ND
Heptachlor	50.0 ug/L	0.05	ND	ND	ND
Heptachlor Epoxide	50.0 ug/L	0.05	ND	ND	ND
PRIMARY HERBICIDES					
2,4-D	50.0 ug/L	0.2	ND	ND	ND
2,4,5-TP	10.0 ug/L	0.05	ND	ND	ND

ND = Not Detectable
 ug/L = micrograms per liter, or parts per billion
 mg/L = milligrams per liter, or parts per million

RIVERHEAD WATER DISTRICT

272

DISTRIBUTION SAMPLES

ND = NON DETECTABLE

PARAMETERS

INORGANIC PRIMARY (HEALTH)	1991 STANDARD OR GUIDELINE		TESTING DETECTION LIMITS mg/l	ACTUAL TESTS		
				MAX mg/l	AVG mg/l	MIN mg/l
Arsenic	0.050	mg/l	0.01	ND	ND	ND
Barium	1.00	mg/l	0.2	ND	ND	ND
Cadmium	0.010	mg/l	0.005	ND	ND	ND
Chromium	0.05	mg/l	0.01	ND	ND	ND
Fluoride	2.2	mg/l	0.10	ND	ND	ND
Lead	0.050	mg/l	0.005	ND	ND	ND
Mercury	0.0020	mg/l	0.0002	ND	ND	ND
Nitrate	10.0	mg/l	0.10	2.4	0.6	ND
Selenium	0.010	mg/l	0.005	ND	ND	ND
Silver	0.050	mg/l	0.01	ND	ND	ND

SECONDARY (AESTHETICS)	1991 STANDARD OR GUIDELINE		TESTING DETECTION LIMITS mg/L	ACTUAL TESTS		
				MAX mg/L	AVG mg/L	MIN mg/L
Ammonia	2.0	mg/L	0.02	ND	ND	ND
Chloride	250	mg/L	2	17	9.3	6
Color	15	UNITS	5	ND	ND	ND
Copper	1.00	mg/L	0.02	0.1	0.04	ND
Detergents	0.5	mg/L	0.04	ND	ND	ND
Iron	0.3	mg/L	0.02	0.33	0.17	0.05
Manganese	0.3	mg/L	0.02	0.04	0.02	ND
Nitrite	1.0	mg/L	0.10	ND	ND	ND
Odor (Cold)	3	UNITS	0	ND	ND	ND
pH	6.5-8.5	UNITS		7.6	7.5	7.3
Potassium	NO STANDARD		0.2	4.9	3.3	1.7
Sodium	20 & 270	mg/L	0.2*	10.4	8.3	4.9
Sulfate	250	mg/L		31.5	9.1	ND
Total Alkalinity	NO STANDARD		0	36.6	32.3	21.5
Total Dissolved Solids	500	mg/L	5	154	72	27
Total Hardness	NO STANDARD		1.3	78	42	21
Turbidity	5	UNITS	1	ND	ND	ND
Zinc	5.0	mg/L	0.02	0.012	0.01	ND

*20 mg/L is limit for people on highly restricted sodium diets by many physicians.

KEY

ug/L - micrograms per liter, or parts per billion
 mg/L - milligrams per liter, or parts per million

OTHER VOLATILE ORGANICS	1991 STANDARD OR GUIDELINE	TESTING DETECTION LIMITS ug/L	ACTUAL TESTS		
			MAX ug/L	AVG ug/L	MIN ug/L
cis-1,3- Dichloropropene	5 ug/L	0.5	ND	ND	ND
1,1,2-Trichloroethane	5 ug/L	0.5	ND	ND	ND
1,1,2,2- Tetrachloroethylene	5 ug/L	0.5	ND	ND	ND
1,3-Dichloropropane	5 ug/L	0.5	ND	ND	ND
Chlorodibromomethane	100 ug/L	0.5	ND	ND	ND
Chlorobenzene	5 ug/L	0.5	ND	ND	ND
1,1,1,2- Tetrachloroethane	5 ug/L	0.5	ND	ND	ND
Bromoform	100 ug/L	0.5	3.0	0.8	ND
Bromobenzene	5 ug/L	0.5	ND	ND	ND
1,1,2,2- Tetrachloroethane	5 ug/L	0.5	ND	ND	ND
1,2,3-Tetrachloroethane	5 ug/L	0.5	ND	ND	ND
o-Chlorotoluene	5 ug/L	0.5	ND	ND	ND
p-Chlorotoluene	5 ug/L	0.5	ND	ND	ND
m-Dichlorobenzene	5 ug/L	0.5	ND	ND	ND
o-Dichlorobenzene	5 ug/L	0.5	ND	ND	ND
1,2,4-Trichlorobenzene	5 ug/L	0.5	ND	ND	ND
Hexachlorobutadiene	5 ug/L	0.5	ND	ND	ND
1,2,3-Trichlorobenzene	5 ug/L	0.5	ND	ND	ND
Toluene	5 ug/L	0.5	ND	ND	ND
Ethylbenzene	5 ug/L	0.5	ND	ND	ND
m-Xylene	5 ug/L	0.5	ND	ND	ND
o-Xylene	5 ug/L	0.5	ND	ND	ND
p-Xylene	5 ug/L	0.5	ND	ND	ND
Styrene	5 ug/L	0.5	ND	ND	ND
Isopropylbenzene (Cumene)	5 ug/L	0.5	ND	ND	ND
n-Propylbenzene	5 ug/L	0.5	ND	ND	ND
1,3,5-Trimethylbenzene	5 ug/L	0.5	ND	ND	ND
tert. Butylbenzene	5 ug/L	0.5	ND	ND	ND
1,2,4-Trimethylbenzene	5 ug/L	0.5	ND	ND	ND
sec-Butylbenzene	5 ug/L	0.5	ND	ND	ND
p-Isopropyltoluene (p-Cymene)	5 ug/L	0.5	ND	ND	ND
n-Butylbenzene	5 ug/L	0.5	ND	ND	ND
Naphthalene	5 ug/L	0.5	ND	ND	ND
Ethylene Dibromide	5 ug/L	0.02	ND	ND	ND
Dibromochloropropane	5 ug/L	0.02	ND	ND	ND

RIVERHEAD WATER DISTRICT

DISTRIBUTION SAMPLES

ND = NON DETECTABLE

PARAMETERS

PRIMARY VOLATILE ORGANICS	1991 STANDARD OR GUIDELINE	TESTING DETECTION LIMITS ug/L	ACTUAL TESTS		
			MAX ug/L	AVG ug/L	MIN ug/L
Benzene	5 ug/L	0.5	ND	ND	ND
Carbon tetrachloride	5 ug/L	0.5	ND	ND	ND
p-Dichlorobenzene	5 ug/L	0.5	0.7	0.4	ND
1,2-Dichloroethane	5 ug/L	0.5	ND	ND	ND
1,1-Dichloroethylene	5 ug/L	0.5	ND	ND	ND
1,1,1-Trichloroethane	5 ug/L	0.5	ND	ND	ND
Trichloroethylene	5 ug/L	0.5	ND	ND	ND
Vinyl chloride	2 ug/L	0.5	ND	ND	ND

OTHER VOLATILE ORGANICS	1991 STANDARD OR GUIDELINE	TESTING DETECTION LIMITS ug/L	ACTUAL TESTS		
			MAX ug/L	AVG ug/L	MIN ug/L
Dichlorodifluoromethane	5 ug/L	0.5	ND	ND	ND
Chloromethane	5 ug/L	0.5	ND	ND	ND
Bromomethane	5 ug/L	0.5	ND	ND	ND
Chloroethane	5 ug/L	0.5	ND	ND	ND
Fluorotrichloromethane	5 ug/L	0.5	ND	ND	ND
Methylene Chloride (Dichloromethane)	5 ug/L	0.5	ND	ND	ND
trans-1,2- Dichloroethylene	5 ug/L	0.5	ND	ND	ND
1,1-Dichloroethane	5 ug/L	0.5	ND	ND	ND
cis-1,2- Dichloroethylene	5 ug/L	0.5	ND	ND	ND
2,2-Dichloropropane	5 ug/L	0.5	ND	ND	ND
Bromochloromethane	5 ug/L	0.5	ND	ND	ND
Chloroform	100 ug/L	0.5	ND	ND	ND
1,1-Dichloropropene	5 ug/L	0.5	ND	ND	ND
1,2-Dichloropropane	5 ug/L	0.5	ND	ND	ND
Dibromomethane	5 ug/L	0.5	ND	ND	ND
Bromodichloromethane	100 ug/L	0.5	ND	ND	ND
trans-1,3- Dichloropropene	5 ug/L	0.5	ND	ND	ND

3/17/1992

175

AUTHORIZES TOWN BOARD TO COMPLETE TE-9A TO STATE OF NEW YORK TO EXTEND AREA FOR SPEED ZONE

COUNCILPERSON Stark (STARK) offered the following resolution, which was seconded by COUNCILPERSON Prusinowski:
(PRUSINOWSKI)

WHEREAS, the Town Board of the Town of Riverhead desires to propose extending the existing 30 mph area speed zone currently on file with the New York State Department of Transportation, as described on SCHEDULE "A" and depicted on the SCHEDULE "A" attached hereto; and

WHEREAS, the areas affected by said extension would include, but not be limited to, Constable Drive, Malcolm Way and a portion of Mill Road between Middle Road and Osborne Avenue.

NOW, THEREFORE, BE IT

RESOLVED, that the Town Clerk be and is directed to complete Form TE-9A and forward same to the New York State Department of Transportation together with the attached SCHEDULES "A" and "B".

MINDED

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES.

The resolution was thereupon duly declared adopted.

3/17/1992

176 APPROVES REQUEST OF RIVERHEAD FIRE DEPARTMENT TO HOLD 5TH ANNUAL INVITATIONAL MOTORIZED DRILL.

Councilperson Prusinowski (PRUSINOWSKI) offered the following resolution which was seconded by Councilperson Stark (STARK).

WHEREAS, the Riverhead Fireman's Association of the Riverhead Fire Department, by letter, has made a request to hold its "Third Invitational Motorized Drill to be held on Saturday, August 22, 1992 (rain date Sunday, August 23, 1992); and

WHEREAS, the applicant is requesting exemption from Section 46 of the Riverhead Town Code entitled "Consumption in Public Places".

NOW, THEREFORE, BE IT RESOLVED, that the Town Board of the Town of Riverhead hereby grants permission to the Riverhead Fireman's Association of the Riverhead Fire Department to hold it's 5 th Annual Invitational Motorized Drill on Saturday, August 22, 1992; and

BE IT FURTHER RESOLVED, that the Riverhead Fire Department be required to submit proof of insurance in the amount of \$1,000,000.00 naming the Town of Riverhead as additional insured, said insurance certificate shall be filed with the Town Clerk; and

BE IT FURTHER RESOLVED, that the application be and is hereby exempt from Section 46 of the Riverhead Town Code; and

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

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES.

The resolution was thereupon duly declared adopted.

3/17/1992

177 AUTHORIZES SUPERVISOR TO EXECUTE CHANGE ORDER NO:1 RE:
EXTENSION 37R-RIVERHEAD WATER DISTRICT.

Councilperson Creighton (CREIGHTON) offered the following resolution
which was seconded by Councilperson Gilliam (GILLIAM)

WHEREAS, the Riverhead Town Board previously authorized the Supervisor to execute a contract on behalf of the Town of Riverhead with Francis Bros. Sewer and Drainage, Inc.

WHEREAS, the engineer retained by the Town has submitted a change order with a recommendation of approval, copy attached.

NOW, THEREFORE, BE IT RESOLVED, that the Supervisor be and is hereby authorize to execute the attached change order; and

BE IT FURTHER RESOLVED, that a copy of this resolution shall be forwarded to the Supervisor, Pierre G. Lundberg and engineer.

YE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, ye

5 YES

The resolution was thereupon duly declared adopted.

3/17/1992

#178--ACCEPTS RESIGNATION OF FRANK SKIPKA AS SCHOOL CROSSING GUARD.

Councilperson Gilliam (GILLIAM) offered the following resolution which was seconded by Councilperson Creighton (CREIGHTON)

WHEREAS, Frank Skipka did submit his written resignation from his position of School Crossing Guard

NOW, THEREFORE, BE IT RESOLVED, that the resignation of Frank Skipka be and is accepted effective March 16, 1992

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Frank Skipka, Riverhead, NY 11901, Chief Grattan and the office of accounting.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

Dated: 3/17/1992

179 AUTHORIZES ASSESSOR TO ATTEND SEMINAR

Councilperson Stark (STARK) offered the following resolution which was seconded by Councilperson Prusinowski (PRUSINOWSKI)

Whereas, Orange County will be hosting the New York State mandated "Assessment Complaint Procedures" seminar starting March 23 through March 24, 1992

NOW THEREFORE, BE RESOLVED, that Madelyn Sendlewski be and is authorized to attend said seminar; and

BE IF FURTHER RESOLVED, that all related expenses incurred will be fully receipted upon and thereafter reimbursed by the Accounting Department which shall then be filed with New York State for reimbursement; and

BE IT FURTHER RESOLVED, that Madelyn Sendlewski be given the use of a town vehicle; and

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

WTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD

BARBARA CRYSTAL, Town Clerk

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

3-17-92

180 ADOPTS LOCAL LAW ENTITLED "ALARM SYSTEMS"

COUNCILPERSON Prusinowski (PRUSINOWSKI) offered the following resolution, which was seconded by COUNCILPERSON Stark (STARK) :

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider a local law adopting an alarm systems ordinance in the Town of Riverhead; and

WHEREAS, a public hearing was held on the 3rd day of March, 1992, 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 a local law entitled "Alarm Systems" be and is hereby adopted, which local law shall promulgate rules, regulations and standards for the purpose of assuring the quality, efficiency and effectiveness of fire or police devises and alarm installations owned, operated, maintained, installed, leased or sold and to facilitate the administration of the local law. An entire copy of the proposed local law is available at the Town Clerk's Office during normal business hours Monday through Friday from 8:30 a.m. to 4:30 p.m.

and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to publish a copy of this resolution 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 Riverhead Police Department, the Riverhead Fire Department, the Jamesport Fire Department and the Wading River Fire Department.

Dated: Riverhead, New York
March 17, 1992.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

*overstrike represents deletion(s)

**underscore represents addition(s)

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

181 APPOINTS PART-TIME DETENTION ATTENDANT

Councilperson Creighton (CREIGHTON) offered the following resolution which was seconded by Councilperson Gilliam (GILLIAM)

RESOLVED, that Leonard Pavlakis be and is hereby appointed to the position of Part-Detention Attendant with the Town of Riverhead Police Department at the hourly rate of compensation of \$11.20 effective March 17, 1992; and

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

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes
5 YES

The resolution was thereupon duly declared adopted.

182 ESTABLISHES A WOMENS' ISSUES TASK FORCE AND STUDY

Councilperson Gilliam (GILLIAM) offered the following resolution, which was seconded by Councilperson Creighton (CREIGHTON)

WHEREAS, the Riverhead Town Board desires to focus on the needs of women in the Town of Riverhead, to improve their economic, educational, social, physical and cultural status; and

WHEREAS, the Riverhead Town Board recognizes the need for a consistent and comprehensive approach within town government to address the concerns of women in Riverhead; and

WHEREAS, the Riverhead Town Board desires to promote the coordination of information, resources, programs and services available to women in the town of Riverhead;

NOW, THEREFORE BE IT

RESOLVED, that the Riverhead Town Board hereby authorizes the creation of a Women's Issues Task Force and study to assess and coordinate resources available to women in the Riverhead area; and

BE IT FURTHER

RESOLVED, that the Town Board shall seek participation from individuals who will assist in providing or developing information necessary for the completion of a study on the quality of life for women in Riverhead.

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

The resolution was thereupon duly declared adopted.

March 17, 1992

183 AUTHORIZES ATTENDANCE OF STREET LIGHTING PERSONNEL AT SEMINAR

Councilperson Prusinowski (PRUSINOWSKI) offered the following resolution which was seconded by Councilperson Stark (STARK)

WHEREAS, the International Municipal Signal Association will be hosting a "Electronics In Traffic Signal Controllers" seminar on August 3 - 6, 1992 to be held at the Holiday Inn, Cherry Hill, New Jersey; and

WHEREAS, it is the recommendation of Ken Testa that Donald Tuthill be authorized to attend.

NOW, THEREFORE, BE IT RESOLVED, that Donald Tuthill be and is hereby authorized to attend the above seminar; and

BE IT FURTHER RESOLVED, that all related expenses will be fully receipted upon his return and thereafter reimbursed by the Office of Accounting; and

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

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

5 YES

The resolution was thereupon duly declared adopted.

3/17/1992

RESOLUTION # 184 AUTHORIZING SUPERVISOR TO EXECUTE CONTRACTS

COUNCILPERSON Stark (STARK) offered the following resolution which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI)

WHEREAS, the Town of Riverhead has been awarded funding from the New York State Urban Development Corporation for the Downtown Commercial Revitalization Project; and

WHEREAS, the New York State Urban Development Corporation requires contractual agreements to be executed between the Town of Riverhead and property owners participating in the facade improvement program including the Disbursement and Assessment Agreement and Facade Easement.

THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead authorizes and directs the Town Supervisor to execute any and all documents necessary to proceed with the program; and

BE IT FURTHER RESOLVED, that the Town Clerk is hereby authorized to forward a certified copy of this resolution to Andrea Lohneiss, Community Development Director.

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes
5 YES

The resolution was thereupon duly declared adopted.

DENIES SPECIAL PERMIT APPLICATION OF VINCENT DELLA SPERANZO

185

March 17, 1992

Councilperson Creighton (CREIGHTON) offered the following resolution, which was seconded by Councilperson Gilliam (GILLIAM)

WHEREAS, the Riverhead Town Board is in receipt of a special permit application submitted by Vincent Della Speranzo to allow the conversion of a single-family dwelling to a two-family dwelling on a 1.4 acre parcel located on Church Lane, Aquebogue; such parcel more particularly described as Suffolk County Tax Map Number 0600-67-2-2.1, and

WHEREAS, the Riverhead Town Board by resolution did declare itself to be the Lead Agency in this matter and determined the action to be Unlisted without a significant impact upon the environment and a notice of non-significance was issued in conformance with the New York State Environmental Conservation Law, and

WHEREAS, the Riverhead Town Clerk did refer the petition to the Riverhead Planning Board for its report and recommendation; such Board recommending denial of the special permit petition, and

WHEREAS, a public hearing was held on the third day of March, 1992, in order to hear all parties of interest with regard to the petition, and

WHEREAS, the Riverhead Town Board has carefully considered the merits of the petition, the SEQR record created to date, the report of the Planning Board, the testimony given at the public hearing, as well as all other relevant planning and environmental information;

NOW, THEREFORE, BE IT

RESOLVED, that in the matter of the special permit application of Vincent Della Speranzo, the Riverhead Town Board makes the following findings:

First, that Vincent Della Speranzo did petition the Town Board for a zoning amendment respecting this property to provide for Agriculture A to the exclusion of Business CR in order to construct a single-family dwelling; such amendment approved by the Riverhead Town Board;

Second, that Vincent Della Speranzo did apply for and receive a building permit from the Town of Riverhead (ZB #11429) for the construction of a single-family residence upon the subject property;

Third, that a single-family residence has been constructed upon said property and that a certificate of occupancy has been issued;

NOTICES TO PUBLIC HEARING - SPECIAL PERMIT PETITION OF 422 REALTY

Fourth, that the site, as improved, is not particularly suitably for the location of such use in the community;

Fifth, that adequate off-street parking for the anticipated number of occupants does not exist, and

BE IT FURTHER

RESOLVED, upon its findings Town Board does not consider the proposed use to be in harmony with the Riverhead Zoning Ordinance and hereby denies the subject petition, and

BE IT FURTHER

RESOLVED, that the Town Clerk forward a certified copy of this resolution to the applicant.

WHEREAS, the Town Clerk did refer the petition to the Suffolk County Planning Commission for its report and recommendation; such report recommending the denial of the petition, and

WHEREAS, the Town Clerk did refer the petition to the Riverhead Planning Board for its report and recommendation; such Board recommending denial of the petition, and

WHEREAS, a public hearing on this petition is required prior to the Town Board's determination;

THEREFORE, BE IT

RESOLVED, that the Town Clerk be authorized to publish and post a notice of public hearing for the special permit petition of 422 Realty Corporation, as follows:

VOIC: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

be held on the 7th day of March, 1992, at Town Hall, 300
Novell Avenue, Riverhead, New York, to hear all interested persons to
consider the special permit petition of 422 Realty Corporation to open
a pre-existing, nonconforming use by converting an existing repair
facility with a retail convenience store on a parcel of land located on
County Route 33 approximately 575 feet west of Kopper Avenue; such
parcel more particularly described as Suffolk County Tax Map Number
0400-119-3-4.

By: Riverhead, New York
MARCH 17, 1992

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

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes
The resolution was thereupon duly declared adopted. 5 YES

3/17/1992

186 AUTHORIZES TOWN CLERK TO PUBLISH NOTICE OF PUBLIC HEARING -
SPECIAL PERMIT PETITION OF 422 REALTY

March, 17, 1992

Councilperson Gilliam (GILLIAM) offered the following resolution,
which was seconded by Councilperson Creighton (CREIGHTON)

WHEREAS, the Riverhead Town Board is in receipt of a petition for special permit from 422 Realty Corporation to expand a preexisting, nonconforming use by converting an existing repair facility with a retail convenience store on a parcel of land located on County Route 58 approximately 695 feet west of Kroemer Avenue; such parcel more particularly described as Suffolk County Tax Map Number 0600-118-3-6, and

WHEREAS, the Riverhead Town Board did by resolution adopted September 17, 1991, declare itself to be the Lead Agency in this matter and determined the action to be Unlisted without a significant impact upon the environment and issued a notice of non-significance, and

WHEREAS, the Town Clerk did refer the petition to the Suffolk County Planning Commission for its report and recommendation; such report recommending the denial of the petition, and

WHEREAS, the Town Clerk did refer the petition to the Riverhead Planning Board for its report and recommendation; such Board recommending denial of the petition, and

WHEREAS, a public hearing on this petition is required prior to the Town Board's determination;

THEREFORE, BE IT

RESOLVED, that the Town Clerk be authorized to publish and post a notice of public hearing for the special permit petition of 422 Realty Corporation, as follows:

TOWN OF RIVERHEAD
PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 7th day of APRIL, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider the special permit petition of 422 Realty Corporation to expand a preexisting, nonconforming use by converting an existing repair facility with a retail convenience store on a parcel of land located on County Route 58 approximately 695 feet west of Kroemer Avenue; such parcel more particularly described as Suffolk County Tax Map Number 0600-118-3-6.

Dated: Riverhead, New York
MARCH 17, 1992

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinoŵski, yes; Janoski, yes
5 YES
The resolution was thereupon duly declared adopted.

Date MARCH 17, 1992No. 187

COUNCILPERSON Stark (STARK) offered the following resolution which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI)

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

GENERAL FUND
BUDGET ADJUSTMENT

		FROM:	
001.019900.547900	Contingency account		\$12,100.00
		TO:	
001.013300.515502	Tax Receiver, P/T Clerks (2)		7,000.00
001.010100.543902	Town Board, Task Force Study Expenses		1,500.00
001.013100.524000	Finance, Computer Equip		2,000.00
001.031220.512500	Bay Constable, overtime		1,000.00
001.090300.582500	Social Security		600.00

VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

188

AUTHORIZES TOWN ATTORNEY TO REPRESENT THE TOWN BOARD AND ZONING BOARD OF APPEALS AT THE COURT OF APPEALS RE: LONG ISLAND PINE BARRENS SUIT

COUNCILPERSON Prusinowski (PRUSINOWSKI) offered the following resolution, which was seconded by COUNCILPERSON Stark (STARK) :

RESOLVED, that the Town Attorney be and is hereby authorized to represent the Town Board and Zoning Board of Appeals in the Court of Appeals regarding the Long Island Pine Barrens lawsuit; and be it further

RESOVLED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to the Town Attorney.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

189 AMENDS SITE PLAN OF DBM COMPANY OFFICE BUILDING

March 17, 1992

Councilperson Creighton (CREIGHTON) offered the following resolution, which was seconded by Councilperson Gilliam (GILLIAM) :

WHEREAS, by Resolution # 713, dated October 17, 1989, the Riverhead Town Board did approve the site plan of Herbert Mandel and Richard Israel d/b/a DBM Company for the construction of a 2,250 square foot office building and related improvements located at 177 Route 58, Riverhead, New York, known and designated as Suffolk County Tax Map Number 0600-84-4-37.4, and

WHEREAS, Herbert Mandel and Richard Israel d/b/a DBM Company has requested that a modification of said site plan approval in regard to the construction of a 2,250 square foot office building and related improvements be approved by the Riverhead Town Board, and

WHEREAS, the Planning Department has reviewed such modification and has recommended that the Town Board accept such modification, and

WHEREAS, this Town Board has reviewed the drawing aforementioned;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board of the Town of Riverhead does amend the site plan approval of Herbert Mandel and Richard Israel d/b/a DBM Company to provide for the following:

the addition of a vestibule and certain changes to the building elevations, as per a site plan prepared by Young & Young, 400 Ostrander Avenue, Riverhead, New York, 1190, dated last March 9, 1992, and elevations prepared by Fairweather/Brown, Architects, Box 521, 122 Front Street, Greenport, New York, 11944, dated last March 10, 1992, and

BE IT FURTHER

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Herbert Mandel and Richard Israel, Young & Young, Fairweather/Brown, the Riverhead Planning Department, Building Department, Town Engineer, and Office of the Town Attorney.

VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

TOWN OF RIVERHEAD

RESOLUTION # 190

AWARDS BID FOR TWO (2) 1992 4 X 4 PICKUP TRUCKS

COUNCILPERSON Gilliam (GILLIAM) OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILPERSON Creighton (CREIGHTON)

WHEREAS, THE TOWN CLERK WAS AUTHORIZED TO ADVERTISE FOR BIDS ON THE PURCHASE OF TWO (2) 1992 4 X 4 PICKUP TRUCKS FOR THE USE OF THE RIVERHEAD HIGHWAY DEPARTMENT, AND

WHEREAS, BIDS WERE RECEIVED AND READ ALOUD ON THE 16TH OF MARCH AT 11:00 A.M. AT THE TOWN HALL, 200 HOWELL AVENUE, RIVERHEAD, NEW YORK THE DATE, TIME AND PLACE GIVEN IN THE NOTICE TO BIDDERS, AND

WHEREAS, THREE BIDS WERE RECEIVED

NOW, THEREFORE, BE IT RESOLVED, THAT THE BID FOR THE PURCHASE OF TWO (2) 1992 4 X 4 PICKUP TRUCKS BE AND IS HEREBY AWARDED TO OTIS FORD, INC. MONTAUK HIGHWAY, QUOGUE, NEW YORK 11959, IN THE AMOUNT OF \$13,590.00 EACH, TOTALING \$27,180.00.

AND BE IT FURTHER RESOLVED, THAT THE TOWN CLERK BE AND IS HEREBY AUTHORIZED TO FORWARD A CERTIFIED COPY OF THIS RESOLUTION TO OTIS FORD, INC. AND THE RIVERHEAD HIGHWAY DEPARTMENT.

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

3/17/1992

TOWN OF RIVERHEAD

RESOLUTION # 191

AWARDS BID FOR ACRYLIC WATER BASED TRAFFIC PAINT
COLD APPLICATION

COUNCILPERSON Stark (STARK) OFFERED THE FOLLOWING RESOLUTION
WHICH WAS SECONDED BY COUNCILPERSON Prusinowski (PRUSINOWSKI)

WHEREAS, THE TOWN CLERK WAS AUTHORIZED TO ADVERTISE FOR BIDS FOR THE PURCHASE OF ACRYLIC WATER BASED TRAFFIC PAINT - COLD APPLICATION FOR THE USE OF THE RIVERHEAD HIGHWAY DEPARTMENT, AND

WHEREAS, BIDS WERE RECEIVED AND READ ALOUD ON THE 16TH OF MARCH AT 11:30 A.M. AT THE TOWN HALL, 200 HOWELL AVENUE, RIVERHEAD, N.Y. THE DATE, TIME AND PLACE GIVEN IN THE NOTICE TO BIDDERS, AND

WHEREAS, TWO BIDS WERE RECEIVED

NOW, THEREFORE, BE IT RESOLVED, THAT THE BID FOR ACRYLIC WATER BASED TRAFFIC PAINT - COLD APPLICATION BE AND IS HEREBY AWARDED TO CAPITOL HIGHWAY MATERIALS, P.O. BOX 216, RT. 6, BALDWIN PLACE, NEW YORK 11505.

BE IT FURTHER RESOLVED, THAT THE TOWN CLERK BE AND IS HEREBY AUTHORIZED TO FORWARD A CERTIFIED COPY OF THIS RESOLUTION TO CAPITOL HIGHWAY MATERIALS AND THE RIVERHEAD HIGHWAY DEPARTMENT.

CPB

ME: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes
5 YES

The resolution was thereupon duly declared adopted.

3/17/1992

TOWN OF RIVERHEAD

RESOLUTION # 192

AWARDS BID FOR ONE (1) STUMP GRINDER - TRACTOR MOUNTED

COUNCILPERSON Prusinowski (PRUSINOWSKI) OFFERED THE FOLLOWING RESOLUTION
WHICH WAS SECONDED BY COUNCILPERSON Stark (STARK)

WHEREAS, THE TOWN CLERK WAS AUTHORIZED TO ADVERTISE FOR BIDS ON THE PURCHASE OF ONE (1) STUMP GRINDER - TRACTOR MOUNTED FOR THE USE OF THE RIVERHEAD HIGHWAY DEPARTMENT, AND

WHEREAS, BIDS WERE RECEIVED AND READ ALOUD ON THE 16TH OF MARCH AT 11:15 A.M. AT THE TOWN HALL, 200 HOWELL AVENUE, RIVERHEAD, NEW YORK THE DATE, TIME AND PLACE GIVEN IN THE NOTICE TO BIDDERS, AND

WHEREAS, ONE BID WAS RECEIVED

NOW, THEREFORE, BE IT RESOLVED, THAT THE BID FOR THE PURCHASE OF ONE (1) STUMP GRINDER - TRACTOR MOUNTED BE AND IS HEREBY AWARDED TO LONG ISLAND CONSUMER-AG., INC., 118 MARCY AVENUE, RIVERHEAD, NEW YORK 11901 IN THE AMOUNT OF \$6,085.00.

AND BE IT FURTHER RESOLVED, THAT THE TOWN CLERK BE AND IS HEREBY AUTHORIZED TO FORWARD A CERTIFIED COPY OF THIS RESOLUTION TO LONG ISLAND CONSUMER-AG., INC. AND THE RIVERHEAD HIGHWAY DEPARTMENT.

CBL

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

3-17-92

193 AWARDS BID FOR SNACK VENDORS FOR TOWN OF RIVERHEAD RECREATION AND BEACH AREAS

COUNCILPERSON Creighton (CREIGHTON) offered the following resolution, which was seconded by COUNCILPERSON Gilliam (GILLIAM):

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for snack vendors for Town of Riverhead recreation and beach areas; and

WHEREAS, bids were received, opened and read aloud on the 13th day of March, 1992, at 11:00 a.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place given in the notice to bidders.

NOW, THEREFORE, BE IT

RESOLVED, that the bid for snack vendors for Town of Riverhead recreation and beach areas be and is hereby awarded as follows:

Hildreth Booker - Stotsky Park (including all Raiders football games and practices)

Hot Dawg Sandy's - Iron Pier Beach

RESOLVED, that the Town Board hereby directs the Town Clerk to return any and all bid bonds received in connection with the above; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Hildreth Booker, Sandra Tuthill, the Riverhead Recreation Department and the Riverhead Police Department

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

3-17-92

194

AUTHORIZES TOWN CLERK TO PUBLISH & POST PUBLIC NOTICE
TO CONSIDER REPEALING CHAPTER 84 "PEDDLING &
SOLICITING" AND PROPOSING A NEW CHAPTER 84 "PEDDLING &
SOLICITING"

COUNCILPERSON Gilliam (GILLIAM) offered the following resolution, which was seconded by COUNCILPERSON Creighton (CREIGHTON):

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the following public notice to consider repealing Chapter 84 "Peddling & Soliciting" and proposing a new Chapter 84 "Peddling & Soliciting":

TOWN OF RIVERHEAD
 PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 7th day of April, 1992, at 7:15 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider repealing Chapter 84 "Peddling & Soliciting" and proposing a new Chapter 84 "Peddling & Soliciting", which proposed ordinance will provide for the registration and redulation of th econduct of certain peddlers, solicitors and canvassers within the Tow of Riverhead and otherwise eliminating such practices. An entire copy of the proposed ordinance is available in the Town Clerk's Office, 200 Howell Avenue, Riverhead, New York, during normal business hours Monday through Friday, 8:30 a.m. to 4:30 p.m.

Dated: Riverhead, New York
 March 17, 1992.

BY ORDER OF THE TOWN BOARD
 OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
 5 YES
 Janoski, yes.

The resolution was therupon duly declared adopted.

PEDDLERS & SOLICITORS

Chapter 84

PEDDLERS, SOLICITORS AND TRANSIENT
RETAIL MERCHANTS

ARTICLE I
Licensing and Regulation

- 84-1. Legislative intent.
- 84-2. Definitions.
- 84-3. License required.
- 84-4. Exemptions.
- 84-5. Permitted activities.
- 84-6. Application for license.
- 84-7. Fees.
- 84-8. Restrictions.
- 84-9. Issuance of license.
- 84-10. Revocation of license.
- 84-11. Penalties for offenses.

ARTICLE II
Canvassing for Religious Purposes

- 84-12. Nonapplicability of other provisions.
- 84-1. Legislative intent.

The purpose of this Article is to provide for the registration and regulation of the conduct of certain peddlers, solicitors and canvassers in the Town of Riverhead and otherwise eliminating such practices.

- 84-2. Definitions.

As used in this Article, the following terms shall have the meanings indicated:

PEDDLER - A person who goes from place to place by traveling on foot or by any type of conveyance on the streets or from house to house carrying, transporting or conveying goods,

wares, merchandise, foods, farm products or provisions, offering and exposing the same for sale or making sales and deliveries to purchasers or who solicits orders and, as a separate transaction, makes deliveries to purchases. The word "peddler" shall include the words "hawker" and "huckster".

PERSON - Includes the singular and the plural and shall also include and mean any individual, firm, partnership, corporation, voluntary association, incorporated association, club, society or other organization and any officer, employee or agent thereof.

SOLICITOR and/or CANVASSER - Any person who goes from place to place or house to house or stands in any street or public place taking or offering to take orders for goods, wares or merchandise, except as hereinafter exempted, or for services to be performed in the future or for making manufacturing or repairing any article or thing whatsoever for future delivery.

TRANSIENT RETAIL BUSINESS - A retail or wholesale business conducted in a temporary structure or tent; from a truck, van or trailer on a parking lot or vacant parcel of land; on a part of public right-of-way, or in any other place for a temporary period of time. Lack of a rental or leasing agreement of three (3) months' or more duration, sealed by monetary consideration, shall be presumptive of a temporary situation. The type of merchandise being offered for sale will have no bearing on the designation.

84-3. License required.

It shall be unlawful for any peddler or solicitor to sell or dispose of or to offer to sell or dispose of any goods, wares or merchandise within the Town of Riverhead or to solicit or act as a solicitor from door to door within the Town of Riverhead without first registering with the Town Clerk of the Town of Riverhead as provided in this Article and obtaining the license prescribed.

84-4. Exemptions.

A. The requirements of this Article as to the payment of a license fee (but not as to registration) shall be held not to include the following persons, who are expressly exempt from its application:

- (1) Any person honorably discharged from the United States Army, Navy, Air Force or Marine Corps or other components of the military forces of the United States who have served in any war or overseas. Any honorably discharged member of the

armed forces of the United States, holding a license pursuant to Article 4 of the General Business Law, must file a further application with the Town Clerk for the issuance of a local license under the same conditions as any other peddler. No fee shall be required of any such veteran of the armed forces of the United States, except that conveyances not owned by such a veteran shall be licensed at the usual fee.

- (2) Persons engaged in delivering merchandise of any nature whatsoever on regular, scheduled routes to regular customers, including specifically but not limited to persons delivering dairy products, bread and other merchandise over such routes; and, with respect to persons mentioned in this subsection, they shall be exempt from all requirements of this Article relating to the payment of the license fee or license fees, terms and conditions.

B. This Article shall not apply to any of the following:

- (1) Sales conducted pursuant to statute.
- (2) Sales conducted pursuant to the order by any court.
- (3) Any person selling personal property at wholesale to dealers in such articles.
- (4) The sale of fruits and vegetables raised on the property where being sold.
- (5) Persons soliciting, collecting or operating a sale on behalf of any local bona fide charitable, religious, patriotic or other organization of worthy cause deemed to be in the public interest and which organization is represented locally by a town resident.
- (6) Any person selling personal property at a garage sale held at his residence.
- (7) The sale of newspapers.
- (8) Any merchant having an established place of business within the Town of Riverhead.

84-5. Permitted activities.

- A. The following activities shall be the only activities which can be licensed pursuant to this Article:
- (1) The sale of ice cream, milk and other dairy products.
 - (2) The operation of coffee trucks and the sale of goods ordinarily associated therewith.
- B. All other businesses hereinabove defined as transient retail businesses shall be illegal in the Town of Riverhead.

84-6. Application for license.

Any person desiring a license under this Article shall first register with the Town Clerk of the Town of Riverhead and shall file with said Town Clerk an application, in writing, containing the following information:

- A. The name and permanent home address of the applicant.
- B. The name, address and telephone number of the person from whom goods making up the stock, if any, were or are to be purchased.
- C. The particular business trade or occupation for which the license is required, and a description of the goods, wares or merchandise to be sold and offered for sale and/or the purpose of his proposed canvassing or solicitation.
- D. Copy of driver's license.
- E. The manner or means of conveyance in which the business, trade or occupation is to be conducted.
- F. Two (2) recent photographs of the applicant, approximately two and one-half by two and one-half (2 1/2 x 2 1/2) inches in size, together with a complete set of fingerprints.
- G. The length of time for which the license is required and the effective date of the registration.
- H. Details of any arrests or convictions for misdemeanors and crimes, including the nature of the offense for which arrested or convicted, the date of conviction and the place where said conviction was had.
- I. A statement by a reputable physician, dated not more than ten (10) days prior to the submission of the

application, certifying the applicant to be free of contagious infections or contagious diseases.

84-7. Fees.

- A. The license fee payable by each peddler for each unit, truck or any conveyance carrying wares shall be as follows:
- (1) Per year: one hundred dollars (\$100.).
 - (2) Per six (6) months: seventy-five dollars (\$75.).
 - (3) Per three (3) months: fifty dollars (\$50.).
- B. The license fee for each solicitor or canvasser going from house to house shall be as follows:
- (1) Per year: seventy-five dollars (\$75.).
 - (2) Per six months: fifty dollars (\$50.).
 - (3) Per three (3) months: twenty-five dollars (\$25.).
- C. Accredited representatives of any charitable, educational, fraternal or religious organization or corporation not having its office in the Town of Riverhead shall not be required to pay a fee, but shall otherwise file the information required by Section 84-4 herein.
- D. Any person honorably discharged from the United States Army, Navy, Air Force or Marine Corps or other components of the military forces of the United States as described in Section 84-4 herein shall not be required to pay a fee, but shall otherwise file the information required by this Article.

84-8. Restrictions.

A hawker, peddler or solicitor shall:

- A. Not engage in such business at any time between the hours of 8:00 p.m. and 9:00 a.m.
- B. Not willfully misstate the quantity or quality of any article offered for sale.
- C. Not offer for sale any unwholesome, tainted, deleterious or diseased provisions or merchandise.
- D. Keep the vehicles and receptacles used by him in a clean and sanitary condition and the foodstuffs and edibles offered for sale well covered and protected from dirt, dust and insects.

- E. Not call attention to his goods by blowing a horn, by ringing a bell other than a house doorbell, by shouting or crying out or by any loud or unusual noise or sound reproduction devise as those terms are described in Chapter _____ entitled "Noise Control" of the Code of the Town of Riverhead.
- F. Not stand or permit the vehicles used by him to stand in one (1) place in any public place or street for more than ten (10) minutes or in front of any premises for any time if the owner or any lessee of the premises objects.
- G. Not create or maintain any booth or stand or place any barrels, boxes, crates or other obstructions upon any street or public place for the purpose of selling or exposing for sale any goods, wares or merchandise.
- H. Not engage in such business within five hundred (500) feet of any school between the hours of 7:00 a.m. and 4:00 p.m. on school days.
- I. Not engage in such business within one thousand five hundred (1,500) feet of any public market or store engaged in the business of selling the same goods, wares and merchandise offered by the licensee, or in front of any premises if the owner or any lessee thereof objects thereto.
- J. Not sell or peddle prepared foods of any kind, including ice cream, confectionery, beverages, prepackaged snack foods, hot dogs, hamburgers or other sandwiches on any town beach upon which is located a concession stand operated under an agreement with the town or on any parking area adjacent thereto.

84-9. Issuance of license.

- A. The license shall be issued on the forms drawn in accordance with this Article. They shall be consecutively numbered and shall contain spaces for the insertion of the name, location of the business and amount of fee paid.
- B. There shall be kept in the Office of the Town Clerk the necessary books for recording the time the application was received, showing whether it is an application for a new or renewal license, the name of the licensee, the date of approval by the Town Clerk, the amount of fee received therefor and the date when the license was issued.
- C. Every person holding a license under this Article shall be required to have in his possession the license at all times while actually engaged in peddling.

84-10. Revocation of license.

A license may be suspended or revoked by the Town Clerk or the Chief of Police by reason of violation of the terms of the license, the violation of any town ordinance pursuant to Section 135 of Town Law or state or federal statute or falsification or fraud in applying for the license. The licensed person may, upon making application to the Town Clerk, in writing, request a hearing by the Town Board upon the revocation or suspension of the aforesaid license.

84-11. Penalties for offenses.

Any person required by this Article to procure a license who violates its terms or who violates any of the provisions of this Article shall, upon conviction thereof, forfeit and pay not less than five hundred dollars (\$500.) or more than two thousand five hundred dollars (\$2,500.) for the first offense and no less than one thousand dollars (\$1,000.) or more than five thousand dollars (\$5,000.) for the second or any subsequent offense.

ARTICLE II
Canvassing for Religious Purposes

84-12. Nonapplicability of other provisions.

The provisions of Article I of this chapter shall not apply to persons who distribute religious literature or who solicit contributions for such purposes within the Town of Riverhead.

195 APPROVES SPECIAL PERMIT OF RONALD MAYER
MARCH 17, 1992

Councilperson Stark (STARK) offered the following resolution,
 which was seconded by Councilperson Prusinowski (PRUSINOWSKI)

WHEREAS, the Riverhead Town Board is in receipt of a petition from Ronald Mayer to allow for a professional office use with an accessory residential use upon a parcel of land located within the Professional Office Zoning Use District existing on Broad Avenue, Aquebogue, New York, said parcel being more particularly described as Suffolk County Tax Map Number 0600-85-2-36.5, and

WHEREAS, the Riverhead Town Board has declared the petition to be an Unlisted Action without a significant impact upon the environment 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 Board recommending the approval of the petition with conditions, and

WHEREAS, a public hearing was held on this matter hearing all parties of interest, and

WHEREAS, the Riverhead Town Board has reviewed the merits of the petition, the SEQR record created to date, the report of the Planning Board, the transcript of the public hearing, as well as all other relevant planning and zoning information;

NOW, THEREFORE, BE IT

RESOLVED, that the Riverhead Town Board, after careful consideration of the subject petition, hereby makes the following findings:

First, that the site is suitable for the location of the use in the community;

Second, that access facilities from public streets are adequate to avoid traffic congestion;

Third, that there shall be adequate parking upon the premises pursuant to site plan review by the Town Board;

Fourth, that there shall be adequate buffer yards where necessary pursuant to site plan review by the Town Board;

Fifth, that special setback, yard, height, and coverage requirements shall be made by the Riverhead Zoning Board of Appeals;

VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
 Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

Sixth, that the use will not tend to generate any form of environmental pollution such as vibration, noise, light, electrical discharge odors, or irritants to adjacent properties or streets;

Seventh, that existing municipal services and facilities are adequate to provide for the needs of the proposed use, and

BE IT FURTHER

RESOLVED, that pursuant to the forementioned findings, the Riverhead Town Board determines that the use will be in harmony with and promote the general purposes and intent of the Riverhead Zoning Ordinance and hereby approves the petition subject to the following conditions:

1. That those area variances required be secured from the Zoning Board of Appeals prior to site plan approval;
2. That the professional office be limited to those offices described within the relevant Zoning Use District;
3. That the professional use conducted by the individual residing upon the premises;
4. That the professional office and customary accessory use be located within the same building;
5. That the professional office shall not exceed 500 square feet in area, and

BE IT FURTHER

RESOLVED, that the Town Clerk be authorized to transmit a certified copy of this resolution to Ronald Mayer.

T A B L E D.

72113-388P

Dated 3/17/1992

#196

At a regular meeting of the Town Board of the Town of Riverhead, Suffolk County, New York, held at the Town Hall, in Riverhead, New York, in said Town, on March 17, 1992, at _____ o'clock __.M., Prevailing Time.

The meeting was called to order by _____, and upon roll being called, the following were

PRESENT:

ABSENT:

The following resolution was offered by Councilman _____, who moved its adoption, seconded by Councilman _____, to-wit:

Section 1. It is hereby resolved that _____
_____ is authorized to be issued in accordance with this
bond resolution and

BOND RESOLUTION DATED MARCH 17, 1992.

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$300,000 SERIAL BONDS OF THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, TO PAY PART OF THE COST OF THE CONSTRUCTION OF A DAYCARE CENTER AT STOTSKY PARK IN AND FOR SAID TOWN.

WHEREAS, all conditions precedent to the financing of the capital project hereinafter described, including compliance with the provisions of the State Environmental Quality Review Act, have been performed; and

WHEREAS, it is now desired to authorize the financing of such capital project; NOW, THEREFORE, BE IT

RESOLVED, by the Town Board of the Town of Riverhead, Suffolk County, New York, as follows:

Section 1. For the specific object or purpose of paying part of the cost of the construction of a Daycare Center at Stotsky Park in and for the Town of Riverhead, Suffolk County, New York, including original furnishings, equipment, machinery and apparatus required for the purpose for which such building is to be used, grading and site improvements and other incidental improvements and expenses in connection therewith, there are hereby authorized to be issued \$300,000 serial bonds of said Town pursuant to the provisions of the Local Finance Law.

Section 2. It is hereby determined that the maximum estimated cost of the aforesaid specific object or purpose is \$400,000, and that the plan for the financing thereof is as follows:

- a. by the issuance of the \$300,000 serial bonds of said Town authorized to be issued therefor pursuant this bond resolution; and

-2-

b. by the expenditure of \$100,000 federal grants-in-aid hereby appropriated therefor.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty years, pursuant to subdivision 11(b) of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will not exceed five years.

Section 4. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the serial bonds herein authorized, including renewals of such notes, is hereby delegated to the Supervisor, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Supervisor, consistent with the provisions of the Local Finance Law.

Section 5. The faith and credit of said Town of Riverhead, Suffolk County, New York, are hereby irrevocably pledged to the payment of the principal of and interest on such obligations as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such obligations becoming due and payable in such year. There shall annually be levied on all the taxable real property in said Town a tax sufficient to pay the principal of and interest on such obligations as the same become due and payable.

-3-

Section 6. Such bonds shall be in fully registered form and shall be signed in the name of the Town of Riverhead, Suffolk County, New York, by the manual or facsimile signature of the Supervisor and a facsimile of its corporate seal shall be imprinted thereon and attested by the manual or facsimile signature of the Town Clerk.

Section 7. The powers and duties of advertising such bonds for sale, conducting the sale and awarding the bonds, are hereby delegated to the Supervisor, who shall advertise such bonds for sale, conduct the sale, and award the bonds in such manner as he shall deem best for the interests of the Town; provided, however, that in the exercise of these delegated powers, he shall comply fully with the provisions of the Local Finance Law and any order or rule of the State Comptroller applicable to the sale of municipal bonds. The receipt of the Supervisor shall be a full acquittance to the purchaser of such bonds, who shall not be obliged to see to the application of the purchase money.

Section 8. All other matters, except as provided herein relating to such bonds, including prescribing whether manual or facsimile signatures shall appear on said bonds, prescribing the method for the recording of ownership of said bonds, appointing the fiscal agent or agents for said bonds, providing for the printing and delivery of said bonds (and if said bonds

at the date of publication of this resolution are not substantially complied with.

-4-

are to be executed in the name of the Town by the facsimile signature of its Supervisor, providing for the manual countersignature of a fiscal agent or of a designated official of the Town), the date, denominations, maturities and interest payment dates, place or places of payment, and also including the consolidation with other issues, shall be determined by the Supervisor. It is hereby determined that it is to the financial advantage of the Town not to impose and collect from registered owners of such serial bonds any charges for mailing, shipping and insuring bonds transferred or exchanged by the fiscal agent, and, accordingly, pursuant to paragraph c of Section 70.00 of the Local Finance Law, no such charges shall be so collected by the fiscal agent. Such bonds shall contain substantially the recital of validity clause provided for in section 52.00 of the Local Finance Law and shall otherwise be in such form and contain such recitals in addition to those required by section 52.00 of the Local Finance Law, as the Supervisor shall determine.

Section 9. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said Town is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

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

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 10. This resolution which takes effect immediately, shall be published in full in _____, the official newspaper, together with a notice of the Town Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

Councilman Vic Prusnovski offered to table this resolution and
 Councilman Frank Craigton seconded the motion.
 Mr. Sullivan, yes; Craigton, yes; Stark, yes; Prusnovski, yes;
 Janoski yes. YES TO TABLE

STATE OF NEW YORK

COUNTY OF SUFFOLK

The question of the adoption of the foregoing resolution was duly put to a vote on roll call which resulted as follows:

_____	VOTING	_____

The resolution was thereupon declared duly adopted.

* * * *

17/92 Councilman Vic Prusinowski offered to table this resolution and Councilman Frank Creighton seconded the motion.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski yes. 5 YES TO TABLE

STATE OF NEW YORK)
)ss:
 COUNTY OF SUFFOLK)

I, the undersigned Clerk of the Town of Riverhead, Suffolk County, New York, DO HEREBY CERTIFY:

That I have compared the annexed extract of the minutes of the meeting of the Town Board of said Town, including the resolution contained therein, held on the 17th day of March, 1992, with the original thereof on file in my office, and that the same is a true and correct transcript therefrom and of the whole of said original so far as the same relates to the subject matters therein referred to.

I FURTHER CERTIFY that all members of said Board had due notice of said meeting.

I FURTHER CERTIFY that, pursuant to Section 103 of the Public Officers Law (Open Meetings Law), said meeting was open to the general public.

I FURTHER CERTIFY that, PRIOR to the time of said meeting, I duly caused a public notice of the time and place of said meeting to be given to the following newspapers and/or other news media as follows:

Newspaper and/or other news media

Date given

111 ANNEX SITE PLAN OF RICHARD BROWN

March 17, 1992

I FURTHER CERTIFY that PRIOR to the time of said meeting, I duly caused public notice of the time and place of said meeting to be conspicuously posted in the following designated public location(s) on the following dates:

Designated Location(s)
of posted notice

Date of Posting

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Town this ___ day of March, 1992.

Town Clerk

(CORPORATE
SEAL)

(1) That those elevations as prepared by Kelly, Sacharow Associates (December 23, 1991) and approved by Resolution #627 of 1992 are hereby amended for the purpose of this resolution to include that the "ice cream cone" as built on the north elevation of the subject premises and that the amended elevation is hereby approved.

parking stall indicated as Number 1 on the Planning Street Overlay of the approved site plan not be required provided that a total of four (4) parking stalls are provided pursuant to the specifications outlined in the Riverhead Town Code.

yes: Creighton, yes: Stack, yes: Prucinovski, yes: Jacobson, yes: [unclear]
The resolution was thereupon duly declared adopted.

197 AMENDS SITE PLAN OF RICHARD HOMAN

March 17, 1992

Councilperson Prusinowski (PRUSINOWSKI) offered the following resolution, which was seconded by Councilperson Stark (STARK)

WHEREAS, the Riverhead Town Board did by Resolution # 627 of 1987, approve a site plan application submitted by Richard Homan for an addition to an existing building located on Route 25, Aquebogue, New York, and

WHEREAS, an inspection of the improved site identified several disparities with the original site plan approval resolution, and

WHEREAS, the Town Board and the owner desire to address these disparities;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby amends the site plan approval of Richard Homan, Resolution # 627 (1987) as follows:

- (i) That those elevations as prepared by Kelly, Sacher and Associates (December 23, 1986) and approved by Resolution #627 of 1987 are hereby amended for the purposes of this resolution to include that the "ice cream cone" as built on the north elevation of the subject premises and that the amended elevation is hereby approved;
- (ii) That parking stall indicated as Number 4 on the Planning Department overlay of the approved site plan not be required provided that a total of four (4) parking stalls are provided pursuant to the specifications outlined in the Riverhead Town Code.

YE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.
5 yes

The resolution was thereupon duly declared adopted.

3/17/92

198 REJECTS BIDS FOR SOLID WASTE COLLECTION DISTRICT

Councilperson Creighton (CREIGHTON) offered the following resolution which was seconded by Councilperson Gilliam (GILLIAM).

WHEREAS, the time within which to award bids for the Townwide Solid Waste Collection District, opened on February 13, 1992, expires on March 29, 1992, and

WHEREAS, as the result of articles in Newsday, The News-Review and other publications appearing following the opening of bids, this Board on March 3, 1992 appointed Special Counsel to examine the qualifications of bidders and to make recommendations to the Town Board as to the awarding of the bids, and

WHEREAS, Special Counsel has advised this Board that he requires additional time to complete and coordinate his on-going investigation, and further that he wishes time to consult with the Town Attorney and the Board's Consultant, Municipal and Planning Services, Inc., as to incorporating in the proposed contract suggestions made to him by law enforcement agencies with whom he has consulted, and that as a result thereof it may be necessary to change the bid specifications on which bids were received,

BE IT RESOLVED, pursuant to General Municipal Law, section 103, this Board rejects all bids, and the Town Clerk is directed to forthwith return to all bidders bid bonds and other bid security, and that readvertisement of new bids shall be in accordance with a future resolution of this Board.

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, y
5 YES

The resolution was thereupon duly declared adopted.

3/17/92

199 AUTHORIZES SUPERVISOR TO EXECUTE CONTRACT WITH FAS MARKETING ASSCS, INC. FOR SERVICES OF COORDINATING AND MARKETING OF BOAT SHOW

Councilperson Gilliam (GILLIAM) offered the following resolution, which was seconded by Councilperson Creighton (CREIGHTON).

WHEREAS, by resolution #135 adopted 3/3/92, this Town Board did adopt a budget for the Bicentennial Events Capital Project which included a line item for Exhibition (boat show) expenses in the amount of \$7,500.

NOW, THEREFORE, BE IT RESOLVED, that the Town Supervisor be and is hereby authorized to execute a contract with FAS Marketing Asscs., Inc., a New York Corporation having its principal place of business at 30 Brendan Avenue, Massepequa, New York, to undertake the responsibility of coordinating and marketing the Riverhead Boat Show scheduled to begin Thursday, June 25, 1992 in downtown Riverhead as detailed and stipulated in the attached agreement; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to FAS Marketing Asscs., Inc., Robert Goodale, President, Riverhead Chamber of Commerce, and Joseph Fisher, President, Downtown Merchants' Assn.

ROLL CALL: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

AGREEMENT made this _____ day of March, 1992, between THE TOWN OF RIVERHEAD, a municipal corporation with offices at 200 Howell Avenue, Riverhead, New York, THE DOWNTOWN MERCHANT'S ASSOCIATION, a not-for-profit corporation organized pursuant to the laws of the State of New York, having its principal offices at % Bigger, Better Brains, East Main St., Riverhead, New York 11901, RIVERHEAD CHAMBER OF COMMERCE, with offices at 542 East Main Riverhead, New York 11901

Hereinafter called the "Sponsors"

FAS MARKETING ASSOCIATES INC., a New York Corporation having its principal place of business at 30 Brendan Ave., Massapequa, New York,

Hereinafter called "FAS"

W I T N E S S E T H:

WHEREAS, the Town of Riverhead, The Downtown Merchant's Association, and Riverhead Chamber of Commerce are all desirous of producing for the benefit of the Township of Riverhead and its citizens a "nautical festival and in the water boat show" to be held at Riverhead, Long Island, New York, on or about the 25th - 28th days of June, 1992, and

WHEREAS, the Town, Merchants and Chamber believe that such an event will enhance the image of Riverhead as a desirable place to live, vacation or visit as well as to contribute to the improvement of the general economy, and

WHEREAS, the said three entities have determined that in order to effectuate their mutual determination to conduct a festival open to the general public that it is necessary to retain the services of a firm that will undertake to coordinate and market the event, and

marketing the festival and FAS is agreeable, and

WHEREAS, the parties hereto are desirous of setting forth in writing their mutual understandings and agreements.

NOW, THEREFORE, in consideration of ONE (\$1.00) DOLLAR and other good and valuable consideration each to the other paid and intending to be legally bound, the parties hereto agree as follows:

1. The Township of Riverhead, Riverhead Merchants Association and the Riverhead Chamber of Commerce do hereby retain, hire and employ FAS to coordinate and market the Riverhead Nautical Festival and In the Water Boat Show to be held on the 25th -28th days of June, 1992 at Riverhead, New York, and at the location as set forth on the site plan attached hereto and made a part hereof.

2. FAS, using its best efforts and ability does hereby agree to act as the coordinator and marketer of the said event in order to obtain the results intended by the three entities.

3. FAS does hereby undertake to disseminate appropriate information through the media (newspapers, television, radio and magazines) and to prepare such information in form designed to heighten the interest of the general public as well as potential commercial participants. It is agreed that the Town, Merchants and Chamber will cooperate in advertising the event by permitting and sponsoring news releases and other similar methods of communicating to the public.

4. Since it is the intention of the parties hereto that this festival and boat show be a display of boats, arts and crafts, nautical machinery, equipment, foods, beverages and related items, FAS does hereby agree to undertake the solicitation of appropriate individuals and businesses, whether for profit or not for profit, to fill the space as set forth in

land or water, and to receive and collect the monies therefrom.

5. FAS shall provide on-site coordination prior to and during the event to make certain that the participants are located in their designated areas and to offer any appropriate aid and assistance that may be requested by them. F.A.S. shall collect all admission fees and shall provide personnel at all admission gates for this purpose.

6. FAS shall produce or cause to be produced a program booklet listing the participants and recognizing the Sponsors which booklet may contain appropriate advertising solicited by F.A.S.

7. FAS shall also arrange for and provide a ribbon cutting ceremony which shall be in keeping with the dignity of the Sponsors' status in the community and the Sponsors do hereby agree to cooperate fully in this event by providing appropriate personnel and security. FAS shall also, if requested by the Sponsors, serve as spokesperson for the event.

8. FAS shall have the sole responsibility for establishing the admission price, space rental fees for the participants and fees for advertising space in the program booklet. FAS agrees to use its best judgment in establishing these various fees in order to encourage full participation both by the general public and by the participants. It is further agreed that fees charged may vary depending on the degree of importance to the event of a potential participant and that FAS shall be free to negotiate.

9. The Sponsors do hereby agree to provide their own police security prior to, during and after the event to ensure that the festival shall at all times remain under control and an event that whole families shall feel secure and confident attending.

10. The Sponsors shall provide sanitation and clean-up

with litter or refuse of any nature.

11. The Sponsors shall provide and maintain an adequate number of portable toilet facilities for the general public and participants as well as fencing for the area as designated on the annexed site plan.

12. The Sponsors shall provide and maintain adequate parking facilities for the general public and the participants together with adequate safety, traffic and directional signs.

13. The Sponsors shall provide and maintain adequate electrical hook-ups for those participants requiring electricity for their particular displays. Those participants requiring electricity shall be required to use only those electricians authorized by the Sponsors to connect to the services provided by the Sponsors. Each participant shall be required to deal with such electricians at their sole cost and expense.

14. The Sponsors shall provide and maintain as necessary emergency medical services to ensure prompt medical attention for the general public as well as the participants.

15. The Sponsors shall provide all risk liability insurance in the minimum sum of Three Million (\$3,000,000.00) Dollars in form satisfactory to FAS., which policy shall name FAS. and its representatives as additional insureds and which policy shall be issued specifically for this event. The Sponsors shall also provide and maintain workmens compensation and disability policies for its own personnel.

16. The Sponsors do hereby understand and agree that FAS is serving solely as the coordinator of this event and is acting solely as the representative of the Sponsors in this position. The Sponsors do hereby agree to indemnify, save and hold harmless FAS from any and all claims and liabilities incurred by FAS, its officers and directors resulting from this

agreed that FAS assumes no responsibility as coordinator for the safety and welfare of the Sponsors, the general public or the participants.

17. In the event FAS shall in its sole judgment determine that it is not feasible for the Sponsors to produce the event, for any reason whatsoever on or before the 30th day of May, 1992, it shall so advise the Sponsors in writing. In such event FAS shall refund all monies to participants that have purchased space and FAS shall thereafter be relieved of all liability hereunder, this Agreement being then deemed terminated and of no further force and effect.

18. The parties do hereby agree that FAS shall pay over to the Sponsors forty (40%) percent of the total admissions sales monies exceeding the sum of Sixty Thousand (\$60,000.00) Dollars. FAS shall retain the balance as compensation together with all monies received from the participants for space sold to them by FAS as well as all revenues received from the sale of advertising in the program booklet. FAS will provide and pay for the program booklet to be distributed to the general public and shall also pay all people hired by FAS to perform services in connection with the festival.

19. The parties hereto agree to cooperate in good faith each with the other to ensure that the event shall be a success. The parties hereto agree that FAS as coordinator and marketer shall have the sole and absolute responsibility to sell space to the participants, to arrange the participants within the area designated by the site plan as it may see fit, and to establish the timing and placement of any special events that may be included in the program.

20. In consideration of the work done by FAS to date, and for work to be accomplished in the future, the Sponsors have paid to FAS simultaneously herewith the sum of \$

that it is determined by FAS on or before May 30, 1992 that the festival shall not be held, the seed money shall be refunded to the Town of Riverhead after first deducting therefrom verified expenses for tent rentals, printing, advertising and reasonable travel and business expenses. In the event that the festival is in fact held, the said sum of \$7500. shall be refunded in full to the Town of Riverhead in addition to monies due pursuant to Para. 18th hereof.

21. In consideration of this undertaking by FAS to serve as coordinator and marketer for the Sponsors, the Sponsors do hereby agree to grant unto FAS the option for a term of three (3) years from the date hereof to serve as coordinator and marketer for any future nautical festival and/or boat show to be held by the Sponsors under the same terms and conditions as set forth herein as a compensation payable to the parties as set forth in Para. 18th hereof. It is agreed that for the second year of the option term FAS shall pay over to the Sponsors 45% of the total admission sales monies exceeding the sum of \$60,000. and for the third year of the option term shall pay over 50% of the total admission sales monies exceeding the sum of \$60,000. In all other respects the compensation as set forth in Para. 18th hereof and payable to FAS shall remain the same. This option shall also extend to any event or events similar in nature to the "nautical festival and boat show" but shall not extend to any events previously held by any of the Sponsors such as the Country Fair.

The Sponsors do hereby agree to notify FAS in writing by certified mail, return receipt requested, of its intention to stage an event similar in nature to the one proposed by this Agreement setting forth in said notice the nature and purpose of the event. Said notice shall be timely mailed so that FAS shall

3/17/92

323

certified mail, return receipt requested. Failure to respond by FAS by writing postmarked on or before the 15th from receipt of the Sponsors notice shall terminate this option only for that particular event, it being clearly understood that this option extends for a term of ~~five~~ ^{THREE 3} (3) years from the date hereof. It is further understood and agreed that this option shall extend to any such event whether it is proposed by only one or more of the Sponsors and the Sponsors do hereby agree to be jointly and severally bound.

22. FAS does hereby agree to cooperate fully with and be guided by the coordinating committee established by the Sponsors. It is distinctly understood and agreed that the said coordinating committee shall have full power and authority to act for the Sponsors and therefore, that FAS may rely upon the advice and direction of the said coordinating committee.

23. This Agreement is personal between the Sponsors and FAS. FAS may not sell, assign, transfer or hypothecate any rights or interests created under this Agreement or delegate any of its duties without prior written consent of the Town. Any such assignment or delegation of duties hereunder without such consent shall render such consent null and void.

24. FAS in consideration of this Agreement does hereby agree to render the services outlined herein conscientiously and to devote its reasonable efforts and abilities thereto. FAS agrees to observe all reasonable policies and directions promulgated from time to time by the Sponsors.

25. It is expressly understood and agreed that the Sponsors shall carry no workmen's compensation insurance or any health or disability insurance to cover FAS or its employees nor

26. The parties hereto agree to perform any further acts and to execute and deliver any further documents which may be necessary or appropriate to carry out the purposes of this Agreement.

27. This instrument contains the entire agreement of the parties. It may not be changed orally, but only in writing signed by the party against whom enforcement of any waiver, charge, modification, extension or discharge is sought.

28. Failure of either party hereto to insist upon strict compliance with any of the terms, covenants and conditions hereof shall not be deemed a waiver or relinquishment of any similar right or power hereunder at any subsequent time or of any other provision hereof.

29. Any notice required or permitted to be given under this Agreement shall be sufficient if in writing and if sent by personal delivery or by certified mail, return receipt requested, to the party to whom notice should be given at the address set forth hereinabove.

30. This Agreement is binding upon and shall inure to the benefit of the respective parties hereto, their heirs and successors and assigns.

IN WITNESS WHEREOF, the Town has caused this Agreement to be signed by its Supervisor and/or corporate officers thereunto duly authorized, and FAS has signed this Agreement, all as of the date and year above first written.

TOWN OF RIVERHEAD

BY: _____

RIVERHEAD CHAMBER OF COMMERCE

BY: _____

DOWNTOWN MERCHANTS' ASSOCIATION

3-17-92

200 CORRECTS RESOLUTION #143 RE: ADOPTION OF LOCAL LAW AMENDING CHAPTER 88 ARTICLE VII "DISPOSAL OF SCAVENGER WASTES"

COUNCILPERSON Stark (STARK) offered the following resolution, which was seconded by COUNCILPERSON Prusinowski:

WHEREAS, the Town Board adopted Resolution #143 on March 3, 1992, a local law to amend Chapter 88 "Sewers" Article VII "Disposal of Scavenger Wastes"; and

WHEREAS, a portion of the amendment was inadvertently overlooked when proposed; and

WHEREAS, the proposed deletion of certain words is not a significant factor requiring a public hearing.

NOW, THEREFORE, BE IT

RESOLVED, that the amendment to Chapter 88 "Sewers" Article VII "Disposal of Scavenger Wastes" at Section 88-39 be amended as follows:

88-39. Construction and alteration permits.

C. Pump-out report. The pump-out report shall be a written statement signed by the scavenger waste hauler in the form provided by the Superintendent of the scavenger waste plant detailing the following:

- (1) The street address and ~~Tax Map number~~ of the property where the septic system has been pumped. (All remaining paragraphs to remain unchanged.)

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes; 5 YES

The resolution was thereupon duly declared adopted.

3-17-92

201

AMENDS RESOLUTION AWARDING BID FOR 4X4 PICKUP FOR USE IN THE SANITATION DEPARTMENT

COUNCILPERSON Prusinowski (PRUSINOWSKI) offered the following resolution, which was seconded by COUNCILPERSON Stark (STARK) :

WHEREAS, the Town Board adopted Resolution #35 awarding the bid for a 1992 4X4 pickup for use in the Sanitation Department to Buzz Chew Chevrolet; and

WHEREAS, the amount stated in said resolution was \$18,499.00; and

WHEREAS, said amount should have included the price of a snow plow.

NOW, THEREFORE, BE IT

RESOLVED, that the amount of the bid awarded for the 1992 4X4 pickup for use in the Riverhead Sanitation Department be and is hereby amended to \$20,499.00; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Buzz Chevrolet-Oldsmobile, the Riverhead Sanitation Department and the Purchasing Agent.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was therupon duly declared adopted.

202 APPOINTS CONTINGENT PROVISIONAL ACCOUNT CLERK
 TYPIST TO THE ACCOUNTING DEPARTMENT

Councilperson Creighton (CREIGHTON) offered the following resolution which was seconded by Councilperson Gilliam.
 (GILLIAM)

WHEREAS, due to the leave of absence of Constance Partridge, a vacancy exists in the Accounting Department; and

WHEREAS, the position of contingent provisional Account Clerk Typist has been duly posted and advertised, and those interested have been interviewed;

NOW, THEREFORE, BE IT RESOLVED, that Debra Sorenson is hereby appointed to the contingent provisional position of Account Clerk Typist effective March 23, 1992, at an annual salary of \$19,559.83, Group 9 Step P of the Clerical and Supervisory Salary Structure of the 1989/1990 CSEA contract; and

BE IT FURTHER RESOLVED that the Town Clerk is hereby authorized to forward a certified copy of this resolution to Debra Sorenson, 107 Northville Tpke., Riverhead, New York 11901, and Jack Hansen of the Accounting Department.

VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski yes;
 Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

203 APPOINTS CONTINGENT PROVISIONAL ACCOUNT CLERK
TYPIST TO THE ACCOUNTING DEPARTMENT.

Councilperson Gilliam (GILLIAM) offered the following resolution which was seconded by Councilperson Creighton.

WHEREAS, due to the parenting leave on Julie Conklin, a (CREIGHTON) vacancy exists in the Accounting Department, and

WHEREAS, the position of contingent provisional Account Clerk Typist has been duly posted and advertised, and those interested have been interviewed;

NOW, THEREFORE, BE IT RESOLVED, that Jennifer Weeks is hereby appointed to the contingent provisional position of Account Clerk Typist effective March 30, 1992, at an annual salary of \$19,559.83, Group 9 Step P of the Clerical and Supervisory Salary Structure of the 1989/1990 CSEA contract; and

BE IT FURTHER RESOLVED that the Town Clerk is hereby authorized to forward a certified copy of this resolution to Jennifer Weeks and Jack Hansen of the Accounting Department.

VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

(PRUSINOWSKI)

RESOLUTION # Prusinowski
 RESOLUTION #10-92-204 CK RUN MARCH 13, 1992 (TBM 4-7-92)
 OFFERED BY COUNCILPERSON Stark (STARK) RESOLVED, that the SUPERVISOR
 and is hereby authorized to pay the following:

*****ACCOUNTS*****		*****TOTALS*****
GENERAL TOWN	001	\$320,886.72
PARKING METER	002	\$240.00
AMBULANCE	003	\$0.00
POLICE ATHLETIC LEAGUE	004	\$0.00
TEEN CENTER	005	\$0.00
RECREATION PROGRAM	006	\$1,410.00
HIGHWAY	111	\$41,347.29
WATER	112	\$28,538.13
REPAIR & MAINTENANCE	113	\$80.74
SEWER	114	\$11,519.65
SOLID WASTE COLLECTION DIST.	115	\$19,775.59
STREET LIGHTING	116	\$7,972.32
PUBLIC PARKING	117	\$3,107.63
BUSINESS IMPROVEMENTS DISTRICT	118	\$0.00
HOSPITALIZATION SELF INSURANCE	174	\$13,046.05
RISK RETENTION	175	\$0.00
UNEMPLOYMENT INSURANCE RESERVE	176	\$0.00
ECONOMIC REVOLVING LOAN	178	\$2,801.33
RESIDENTIAL REHAB	179	\$43.00
DISCRETIONARY/SMALL CITIES	180	\$1,534.00
CDBG CONSORTIUM ACCOUNT	181	\$12,550.00
IDDP CONSORTIUM ACCOUNT	183	\$0.00
RESTORE GRANT PROGRAM	184	\$4,148.00
PUBLIC PARKING DEBT	382	\$0.00
WATER DEBT	383	\$0.00
GENERAL TOWN DEBT	384	\$0.00
SCAVENGER WASTE DEBT	385	\$0.00
TOWN HALL CAPITAL PROJECTS	406	\$7,120.00
EIGHT HUNDRED SERIES	408	\$33.00
TWO BEARS	440	\$0.00
CHIPS	451	\$0.00
YOUTH SERVICES	452	\$1,185.52
SENIORS HELPING SENIORS	453	\$1,526.14
EISEP	454	\$1,053.90
MUNICIPAL FUEL	625	\$172.65
MUNICIPAL GARAGE	626	\$5,534.17
TRUST & AGENCY	735	\$211,265.66
JOINT SCAVENGER WASTE	918	\$12,308.48
*****GRAND TOTAL*****		\$709,199.97

VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, ye
 The resolution was thereupon duly declared adopted. 5 YES

PRUSINOWSKI) 17
 CK RUN MARCH 13, 1992 (TBM 3-17-92)
 offered the following resolution, which was
 RESOLVED, that the SUPERVISOR
 is hereby authorized to pay the following:

ACCOUNTS	TOTALS
GENERAL TOWN 001	\$66,525.10
WATER METER 002	\$0.00
WATER 003	\$0.00
WATER ATHLETIC LEAGUE 004	\$0.00
WATER CENTER 005	\$200.00
WATER CREATION PROGRAM 006	\$0.00
WATER HIGHWAY 111	\$28,108.10
WATER 112	\$5,754.86
WATER PAIR & MAINTENANCE 113	\$52.65
WATER 114	\$23,075.91
WATER SOLID WASTE COLLECTION DIST. 115	\$338.88
WATER STREET LIGHTING 116	\$850.42
WATER PUBLIC PARKING 117	\$158.44
WATER BUSINESS IMPROVEMENTS DISTRICT 118	\$0.00
WATER HOSPITALIZATION SELF INSURANCE 174	\$28,408.37
WATER RISK RETENTION 175	\$2,793.50
WATER EMPLOYMENT INSURANCE RESERVE 176	\$0.00
WATER ECONOMIC REVOLVING LOAN 178	\$0.00
WATER RESIDENTIAL REHAB 179	\$2,205.00
WATER DISCRETIONARY/SMALL CITIES 180	\$0.00
WATER DRUG CONSORTIUM ACCOUNT 181	\$0.00
WATER DRUG CONSORTIUM ACCOUNT 183	\$0.00
WATER STORE GRANT PROGRAM 184	\$3,313.00
WATER PUBLIC PARKING DEBT 382	\$0.00
WATER WATER DEBT 383	\$0.00
WATER GENERAL TOWN DEBT 384	\$0.00
WATER SCAVENGER WASTE DEBT 385	\$0.00
WATER TOWN HALL CAPITAL PROJECTS 406	\$17,678.90
WATER EIGHT HUNDRED SERIES 408	\$22,745.99
WATER TWO BEARS 440	\$0.00
WATER SHIPS 451	\$0.00
WATER YOUTH SERVICES 452	\$63.47
WATER SENIORS HELPING SENIORS 453	\$0.00
WATER EISEP 454	\$0.00
WATER MUNICIPAL FUEL 625	\$0.00
WATER MUNICIPAL GARAGE 626	\$910.40
WATER TRUST & AGENCY 735	\$2,622.41
WATER JOINT SCAVENGER WASTE 918	\$23,253.41
*****GRAND TOTAL*****	\$229,058.81

VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, ye
 The resolution was thereupon duly declared adopted. 5 YES