JOURNAL

OF THE

COUNTY LEGISLATURE

OF THE

COUNTY OF ONONDAGA

2022

JAMES J. ROWLEY, Chairman

JAMIE McNAMARA, Clerk

MELANIE VILARDI, Deputy Clerk

Legislative Office Court House, Room 407 401 Montgomery Street Syracuse, New York 13202

ONONDAGA COUNTY LEGISLATURE 2022

DIST.	NAME	ADDRESS	PHONE	EMAIL	PARTY
1st	Brian F. May*	1395 River Bend Drive, Baldwinsville, 13027	315-447-4914	bfmay6@yahoo.com	R
2nd	James J. Rowley**	4255 Mayfair Circle, Liverpool, 13090	315-622-0059	jamesrowley@ongov.net	R
3rd	Tim Burtis	9444 Hawkeye Drive, Brewerton, 13029	315-396-3300	tburtis@hotmail.com	R
4th	Colleen A. Gunnip	378 Grenadier Drive, Liverpool, 13090	315-652-5029	colleengunnip@ongov.net	R
5th	Debra J. Cody	107 Circle Road, N. Syracuse, 13212	518-421-0022	debjcody@gmail.com	R
6th	Julie Abbott	111 East Lake Street, Skaneateles, 13152	315-435-2070	julieabbott@ongov.net	R
7th	Mary T. Kuhn	108 Orvilton Drive, Dewitt, 13214	315-476-6509	marykuhn@ongov.net	D
8th	Christopher J. Ryan*	205 Maple Road, Syracuse, 13219	315-484-9171	cjryan1123@yahoo.com	D
9th	Peggy Chase	440 Ridgewood Drive, Syracuse, 13206	315-437-2035	peggychase2013@twcny.rr.com	D
10th	Mark A. Olson	103 Barker Lane, Fayetteville, 13066	315-952-3795	markolson@ongov.net	R
11th	John D. McBride	4762 Manor Hill Dr., Syracuse, 13215	315-345-1403	lmcbrid1@twcny.rr.com	R
12th	David H. Knapp	P.O. Box 467, LaFayette, 13084	315-558-0154	dknappmb@aol.com	R
13th	Ken Bush, Jr.	17 N. Main Street, Jordan, 13080	315-689-9301	kenbush@ongov.net	R
14th	Cody M. Kelly	5 Sherwood Circle, Clay, 13041	315-420-5792	ckell1251@gmail.com	R
15th	William T. Kinne	321 E. Seneca Turnpike, Syracuse, 13205	315-469-4363	wtkinne@gmail.com	D
16th	Charles E. Garland	208 Martin Luther King W, Syracuse, 13205	315-243-5941	charlesgarland@ongov.net	D
17th	Linda R. Ervin	6331 Danbury Drive, Jamesville, 13078	315-449-1050	lindaervin@ongov.net	D

^{*}Floor Leaders **Chairman

2022 STANDING COMMITTEES ONONDAGA COUNTY LEGISLATURE

COUNTY FACILITIES

DEBRA CODY (CHAIR); WILLIAM KINNE (VICE CHAIR)

KEN BUSH, JR., CODY KELLY, LINDA ERVIN

Facilities Management, Parks and Recreation, Rosamond Gifford Zoo at Burnet Park, Department of Transportation, Central New York Regional Transportation Authority, Onondaga Community College, Onondaga County Public Library, Oncenter Complex **Authorized Agencies:** Erie Canal Museum (318 Erie Blvd E., Syr. 13202 – 471-0593); Everson Museum of Art (401 Harrison St., Syr. 13202 – 474-6064); Onondaga Historical Association (321 Montgomery St., Syr. 13202 – 428-1864); Landmark Theatre (362 S. Salina St., Syr. 13201 – 475-7980); CNY Arts, Inc. (421 Montgomery St., 11th Floor, Syr. 13202 – 435-2155); The Arts Branch of the YMCA of Greater Syracuse (340 Montgomery St., Syr. 13202 - 474-6851 x328); CNY Jazz Central (441 E. Washington St., Syr. 13202 - 479-JAZZ); Museum of Science and Technology (MOST) (500 S. Franklin St., Syr. 13202 - 425-9068); Skaneateles Festival (97 E. Genesee St., Skaneateles 13152 - 685-7418); Syracuse International Film Festival (1153West Fayette Street, 3rd Floor., Suite 7, Syr. 13204 – 671-2188); Syracuse Jazz Fest Productions, Inc. (314 North Ave., Ste. 2, Syr. 13206 - 437-5627); Syracuse Opera (411 Montgomery St., Ste. 60, Syr. 13202 - 475-5915); Syracuse Stage (820 E. Genesee St., Syr. 13210 - 443-3275); Symphoria (234 Harrison St., Syr. 13202 – 299-5598); Red House Arts Center (400 South Salina Street, Syr. 13202 – 362-2785); Syracuse City Ballet (932 Spencer St., Syr. 13204 – 487-4879); NYS Rhythm & Blues Festival (P.O. Box 384, Syr. 13201 – info@nysbluesfest.com); Baltimore Woods Nature Center (4007 Bishop Hill Rd., Marcellus 13108 – 673-1350)

ENVIRONMENTAL PROTECTION

JULIE ABBOTT (CHAIR); PEGGY CHASE (VICE CHAIR)

MARY KUHN, JOHN MCBRIDE, CODY KELLY

Office of Environment, Water Environment Protection, Metropolitan Water Board, Onondaga County Resource Recovery Agency, Onondaga County Water Authority Authorized Agencies: Onondaga County Soil and Water Conservation District

HEALTH & HUMAN SERVICES

PEGGY CHASE (CHAIR); MARY KUHN (VICE CHAIR)

COLLEEN GUNNIP, DEBRA CODY, KEN BUSH, JR.

Health Department, Office of Environmental Health, Medical Examiner, Council on Environmental Health, Adult & Long Term Care Services, Children & Family Services, Department of Social Services – Economic Security, Veterans Service Agency, Mental Health Services, Hillbrook Detention Facility

Authorized Agencies: Assigned Counsel Program (109 S. Warren St., Syr. 13202 – 476-2921); Hiscock Legal Aid Society (351 S. Warren St., Syr. 13202 – 422-8191); Aurora of CNY (518 James St., Ste. 100, Syr. 13203 – 422-7263); Boys & Girls Clubs of Syracuse (2100 E. Fayette St., Syr. 13224 – 472-6727)

PLANNING AND ECONOMIC DEVELO PMENT

TIM BURTIS (CHAIR); COLLEEN GUNNIP (VICE CHAIR) MARY KUHN, DAVID KNAPP, CHARLES GARLAND

Agricultural Districts, Economic Development, Community Development, Information Technology, Syracuse/Onondaga County Planning Agency, Onondaga County Industrial Development Agency, Onondaga Civic Development Corporation, Trust for the Cultural Resources of the County of Onondaga, Greater Syracuse Property Development Corporation (Land Bank), Central New York Regional Planning and Development Board **Authorized Agencies:** Visit Syracuse (115 W. Fayette St., Syr. 13202 – 1-800-234-4797); CenterState CEO (115 W. Fayette St., Syr. 13202 – 470-1800), Cornell Cooperative Extension (6505 Collamer Road East Syracuse, NY 13057 – 424-9485)

PUBLIC SAFETY

MARK OLSON (CHAIR); JOHN MCBRIDE (VICE CHAIR) CHRISTOPHER RYAN, DAVID KNAPP, CHARLES GARLAND

District Attorney, Emergency Management, Emergency Communications (E-911), Commissioner of Jurors, Sheriff's Office (Civil Department, Police Department, Corrections Department and Custody Department), Probation, Justice Center Oversight Committee

WAYS & MEANS

BRIAN MAY (CHAIR); CHRISTOPHER RYAN (VICE CHAIR)

TIM BURTIS, JULIE ABBOTT, MARK OLSON, WILLIAM KINNE, LINDA ERVIN Board of Elections, Civil Service, CNY Works, Comptroller, County Clerk, County Executive, County Legislature, Employee Relations, Finance Department, Law Department, Division of Purchase, Personnel, Human Rights Commission, Risk Management

Authorized Agencies: Americanization League (312 Oswego St., Syr. 13204 – 435-4120)

ONONDAGA COUNTY LEGISLATURE

401 Montgomery Street, Court House Room 407 Telephone: 315.435.2070

 $\label{lem:eq:condition} Email: on ond agacounty legislature@ongov.net\\ www.ongov.net/legislature$

JAMES J. ROWLEY, CHAIRMAN

Jamie McNamara	Clerk
Melanie Vilardi	Deputy Clerk
Deborah A. Kaminski .	Assistant Clerk
Darcie L. Lesniak	Director of Legislative Budget Review
Ryan P. Frantzis	Legislative Analyst
James E. Beebe	Legislative Aide
John N. DeSantis	Legislative Aide

ONONDAGA COUNTY OFFICERS FOR 2022

OFFICE OF THE COUNTY EXECUTIVE 14th Floor, John H. Mulroy Civic Center Telephone: 315.435.3516 FAX: 315.435.8582

www.ongov.net

J. Ryan McMahon, II	County Executive
Brian J. Donnelly	Deputy County Executive
Ann Rooney	Deputy County Exec/Human Services
Mary Beth Primo	Deputy County Exec/Physical Services
Sue Stanczyk	
Justin Sayles	Executive Communications Director
Isabelle Harris	Director of Strategic Initiatives
TeNesha Murphy	Director of Intergovernmental Relations
Vacant	Research and Communication Officer
Gina Giblin	Senior Executive Assistant
Brianna Paro	Administrative Officer
Margaret Doherty	Executive Secretary

See also
Community Development, Division of
315.435.3558
Economic Development, Office of
315.435.3770
Environment, Office of
315.435.2647
Purchase, Division of
315.435.3458

ADULT & LONG TERM CARE SERVICES, DEPT. OF 10th Floor, John H. Mulroy Civic Center Telephone: 315.435.2362 FAX: 315.435.3129

JoAnne Spoto Decker	Commissioner
JoAnne Spoto Decker	Executive Director, Office for Aging
Maria Mahar	Deputy Commissioner
Mary Weinstein	Director, Adult Protective Services
Ellen McCauley	Public Information Specialist

New York Connects 315-435-1400 FAX 315-435-5612 Long Term Care Resource Center Telephone: 315.435.5600 FAX: 315.435.5615

CHILDREN & FAMILY SERVICES, DEPARTMENT OF 6th & 7th Floor, John H. Mulroy Civic Center Telephone: 315.435.2884 FAX: 315.435.3814

COMMUNITY DEVELOPMENT, DIVISION OF 11th Floor, John H. Mulroy Civic Center Telephone: 315.435.3558 FAX: 315.435.3794

COMPTROLLER

14th Floor, John H. Mulroy Civic Center Telephone: 315.435.2130 FAX: 315.435.2250

CORRECTION, DEPARTMENT OF 6660 E. Seneca Turnpike, Jamesville, NY 13078 Telephone: 315.435.5581 FAX: 315.435.5596

See Sheriff's Office

COUNTY CLERK 200 Court House

200 Court Ho	
Telephone: 315.435.2226 F	
Lisa Dell	County Clerk
Jackie Norfolk	First Deputy County Clerk
Rory L. SweeniePrin	cipal Deputy County Clerk
Brittni Harper	Deputy County Clerk
Malcolm Merrill	Deputy County Clerk
Doreen Casimiro	Deputy County Clerk
Chris Plochocki	
Evan Karalunas	
Eric Wright	
6	······································
DISTRICT ATTO	ORNEY
505 South State Street, 4th Floor	Criminal Courthouse
Telephone: 315.435.2470 F	
William J. Fitzpatrick	
Joseph T. CoolicanFirst Chief	
Barry Weiss	
Michele Robbins	
Christopher J. Bednarski Cl	
Shaun M. Chase Cl	
VacantCl	
Melinda H. McGunnigle Cl	
Kenneth H. Tyler, Jr	
VacantSei	
Michael J. ManfrediSei	
Frank B. PelosiSer	
Michael WhalenSer	
Staci Dennis-TaylorSer	
Jarrett A. WoodforkSer	nior Asst District Attorney
barea in woodforkser	nor rissi. Bistrict rittorney
DIVERSITY AND INCLUS	ION. OFFICE OF
15 th Floor, John H. Mulr	ov Civic Center
Telephone: 315.4	135.3565
Monica Williams	
Montanette Murphy Executive	
Johanna Sellers	Human Rights Specialits
A. Amir GethersCo	ontract Compliance Officer
Minority Women Busin	
Herman HowardCo	ntract Enforcement Officer
Vacant Assistant Co	
Minority Women Busin	
Aniah Bryant	
	Excedit to Sectedary

ECONOMIC DEVELOPMENT, DEPARTMENT OF 333 W. Washington St., Suite 130, Syracuse, NY 13202 Telephone: 315.435.3770 FAX: 315.435.3669 Robert Petrovich		
ELECTIONS, BOARD OF		
1000 Erie Boulevard West, Syracuse, NY 13204 Telephone: 315.435.VOTE(8683) FAX: 315.435.8451 Michele L. Sardo Republican Commissioner of Elections Dustin M. Czarny Democratic Commissioner of Elections		
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Benjamin Rinaldi, II		
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Gerald Payne Director, Emergency Management – Fire Jeffrey VanBeveren Director, Emergency Medical Services		
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See Personnel, Department of		
ENVIRONMENT, OFFICE OF		
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Scott Stanton Director, Mechanical Systems Maintenance	e
Kelly Silmser Secretar	
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FINANCE, DEPARTMENT OF	
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Steven 1. Morgan Cinci i iscar Office	,1
Management and Budget, Division of	
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Financial Operations, Division of	
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Kristi Smiley Deputy Directo	Л
Real Property, Division of	
15th Floor, John H. Mulroy Civic Center	
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Donald Weber	ar.
Donald WebelReal Property Tax Direct	Л
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Kevin Holmquist Risk Management Director	or
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John H. Mulroy Civic Center	
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Indu Gupta, M.D., M.P.HCommissione	er
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Sandy Griffin Executive Secretar	v
Cathy Clark	
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Disease Control	
Basement, John H. Mulroy Civic Center	
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Donna WhiteDirecto	r

Environmental Health 12th Floor, John H. Mulroy Civic Center Telephone: 315.435.6600 FAX: 315.435.6606

Lisa LetteneyDirector

Forensic Laboratories

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Ranee Ho, MS, MBA,Director of Laboratories

ABC-MB, CFM-II

Healthy Families

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Medical Examiner's Office

HILLBROOK DETENTION FACILITY

4949 Velasko Road, Syracuse, NY 13215 Telephone: 315.435.1421 FAX: 315.435.2671 See Children & Family Services, Dept. of

HUMAN RIGHTS COMMISSION

Telephone: 315.435.3565 See Diversity and Inclusion, Office of

INFORMATION TECHNOLOGY, DEPARTMENT OF

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LAW, DEPARTMENT OF

10th Floor, John H. Mulroy Civic Center Telephone: 315.435.2170

Municipal Law FAX: 315.435.5729 Family Court FAX: 315.435.2180

Robert A. Durr	County Attorney
Vacant	First Chief Deputy County Attorney
John E. Heisler, Jr	Chief Deputy County Attorney
Thomas Kutzer	Senior Deputy County Attorney
Joseph M. Militi	Senior Deputy County Attorney
Benjamin Yaus	Senior Deputy County Attorney
Jeanne Comer	Executive Secretary

LIBRARY, ONONDAGA COUNTY PUBLIC AT THE GALLERIES

447 South Salina Street, Syracuse, NY 13202 Telephone: 315.435.1900 FAX: 315.435.8533

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Rebecca MaguireAdministrator of Library Operations
Mark Carter Administrative Director
Dane DellDirector of Library Information Systems
Kathy CofftaCommunications Director
Gail M. CoxAdministrative Assistant
Onondaga County Public Library Board of Trustees
Jill Hurst-Wahl President
Vacant
Sam Edelstein Secretary
Christina OndrakoTreasurer
Lynnore FetykoMember
Edda KassisMember
Edward KochainMember
Babette Morgan-BakerMember

MANAGEMENT AND BUDGET, DIVISION OF Telephone: 315.435.3346 FAX: 315.435.3439 See Finance, Department of

ONONDAGA COMMUNITY COLLEGE 4585 West Seneca Turnpike, Syracuse, NY 13215 Telephone: 315.498.2622

www.sunyocc.edu

Kathleen Crabill, Ed.	D President
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Agatha Awuah, Ph.D	VP. Inst. Planning, Assess & Research

Sarah Gaffney	
Julie Hart Exec	
Amy KremenekVP, Enroll	
Bridget Scholl	VP, Human Resources
Onondaga Community Co	
John Sindoni	
Melanie Littlejohn	Vice Chair
Tara Owens	Secretary
Jaime Alicea	
Donna DeSiato, Ed.D	Member
Paul Mello	Member
MarkTryniski	Member
Neil Strodel	Member
Dawn Penson	
Julie HartSec	retary to the Board of Trustees
	•
PARKS AND RECREATION	ON, DEPARTMENT OF
106 Lake Drive, Liv	
Telephone: 315.451.7275 or 315	.435.3172 FAX: 315.457.3681
www.onondagaco	
Brian Kelly	
Tina Leatherland	
Mark Nicotra	
Kim Hall	
Dale Grinolds	
Leiko Benson	Director of Recreation
Robin Augello	Public Information Specialist
PERSONNEL, DE	PARTMENT OF
13 th Floor, John H. M	
Telephone: 315.435.353	
Carl Hummel	
Dawn Curry-Clarry	
Anne Marie Donohue	
Lisa Stapleton Dire	ctor Personnel Administration
Ann Debejian Director	r Civil Service Administration
Donna Briscoe	
VacantDirect	
Kyle Segretto	
Kyle Segletto	Administrative Officer
Employee	Ranafits
Telephone: 3	15 /35 3/08
Lisa Stapleton Dire	
Bridget Lamothe-Gendell	
April WarrickEr	Employee Delient Specialist
April warrekEI	iipioyee benefits Claims Cierk

PROBATION, DEPARTMENT OF 600 South State Street, Suite 500, Syracuse, NY 13202 Telephone: 315.435.2380 FAX: 315.435.3329 Phil Galuppi......Commissioner Vacant Deputy Commissioner PURCHASE, DIVISION OF 13th Floor, John H. Mulrov Civic Center Telephone: 315.435.3458 FAX: 315.435.3424 Daniel HammerDirector Phil Latessa Deputy Director Latasha Hills Secretary **SHERIFF'S OFFICE** 407 South State Street, Syracuse, NY 13202 Telephone: 315.435.3044 FAX: 315.435.2942 Eugene J. ConwaySheriff Esteban M. GonzalesChief, Custody Department William R. BleyleChief, Correction Department SOCIAL SERVICES - ECONOMIC SECURITY, DEPT. OF 12th Floor, John H. Mulroy Civic Center Telephone: 315.435.2985 FAX: 315.435.2113 Monica BrownExecutive Deputy Commissioner Jen RobinsonExecutive Deputy Commissioner Brian Lynch Director, Administrative Services Lorraine KorkusDirector, Child Support Vacant Assistant Commissioner, Quality Assurance Regina MaloneyAssistant Commissioner, Medicaid Sarah Easterly Social Services Program Coordinator Chris Fadden......Assistant Commissioner, Personnel Michael Torrick Management Systems Coordinator Lorraine Alexander Executive Secretary SYRACUSE-ONONDAGA COUNTY PLANNING AGENCY 11th Floor, John H. Mulrov Civic Center

Onondaga County Planning Board

Martin E. Voss	Chair
Mike LaFlair	Vice Chair
David Skeval	Member
Jim Stelter	Member
Vacant	Member
Vacant	Member
Martin E. Voss	Ex-Officio Member
Marty Masterpole	Ex-Officio Member

TRANSPORTATION, DEPARTMENT OF 11th Floor, John H. Mulroy Civic Center Telephone: 315.435.3205 FAX: 315.435.5744

Martin E. Voss	Commissioner
Odean D. Dyer, PE	Deputy Commissioner
James E. Fensken, PE	Acting Deputy Commissioner
Ayanna Moore	Administrative Director
Patty Jeschke Senior Projet G	Coordinator/Public Information

VETERANS SERVICE AGENCY 10th Floor, John H. Mulroy Civic Center Telephone: 315.435.3219 FAX 315-435-3221

Anne-Marie MancillaDirector, Veterans Service Agency Cyntheia (Cindy) Meili......Assistant Director

WATER ENVIRONMENT PROTECTION 650 Hiawatha Boulevard West, Syracuse, NY 13204-1194 Telephone: 315.435.2260 FAX: 315.435.5023

	2200 111111 010110010020
Shannon Harty	Commissioner
	Deputy Commissioner
VacantDeputy C	ommissioner, Regulatory Services
Rustan Petrela	Director of Capital Improvement
	Financial Analyst
Paul Smith	Administrative Director
Kate Tortora	Project Coordinator
Mike Bumbolo	Acting Operations Superintendent
Martin HennesseyGravity S	sewer Maintenance Superintendent
Vacant Pump St	ation Maintenance Superintendent
	WTP Maintenance Superintendent
	rumental/Electrical Superintendent
Joseph DenkenbergerE	Environmental Laboratory Director
	Plumbing Control Suupervisor
Timothy Burgess	Fleet Maintenance Superintendent
Casey Ganley	Managing Engineer
	Iaintenance & Inspection Engineer
Andy Ohstrom	Training Officer
Jason Buchanan	Safety Officer

AGENCIES, AUTHORITIES AND BOARDS

CENTRAL NEW YORK REGIONAL TRANSPORTATION AUTHORITY One Centro Center, 200 Cortland Avenue, P.O. Box 820

Syracuse, NY 13205-0820 Telephone: 315.442.3333 FAX: 315.442.3337

Telephone. 313.442.3333 FAA. 313.442.3337	
Nicholas F. Laino	Chairman
Robert F. Cuculich	Vice Chairman
Darlene Derosa Lattimore	Secretary
Tina M. Fitzgerald	Treasurer
Neil Burke	Member
Anthony Q. Davis, Jr	Member
Monty Flynn	Member
Joseph A. Hardick	Member
	Member
Louella Williams	Member
Brian M. Schultz	Chief Executive Officer
Christopher Tuff	Deputy Chief Executive Officer

CNY WORKS

960 James Street, Syracuse, NY 13203 Telephone: 315.473.8250 FAX: 315.472.9492

Lenore Sealy Executive Director

ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

100 Elwood Davis Road, North Syracuse, NY 13212 Telephone: 315.453.2866 FAX: 315.453.2872

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Kevin Spillane	Executive Director
Michael Mokrzycki	Deputy Director
Jim Gascon	Agency Counsel
Cristina Albunio	Agency Engineer
Renee Czerwiak	Board Secretary
Kristen Lawton	Dir. of Recycling & Reduction
Will Wallak	Public Information Officer
Vacant	Transfer Director

ONONDAGA COUNTY SOIL & WATER CONSERVATION DISTRICT

6680 Onondaga Lake Parkway, Liverpool, NY 13088 Telephone: 315.457.0325 FAX: 315.457.0410

Craig Dennis	Chairman
David Coburn	Vice Chairman
Carlton Conklin	Treasurer
Jessie Lyons	Member
Vacant.	
Julie Abbott	Member

Ken Bush, Jr	Member	
Mark Burger	Executive Director	
	Program Manager	
	Account Clerk I	
Vacant	Secretary	
Tracey Waldron l	P.T. Salary & Benefits Coordinator	
ONONDAGA COUNTY WATER AUTHORITY 200 Northern Concourse, Box 4949, Syracuse, NY 13221-494		
Telephone: 315.455	.7061 FAX: 315.455.6649	
John V. Bianchini	Chairman	
John Dougherty	Vice Chairman	
	Secretary	
Kenneth C. Gardiner, CPA	Treasurer	
Benedicte H. Doran	Member	
Jeffrey D. Brown, Esq	Executive Director	
Geoffrey Miller, P.E	Executive Director of Operations	
Curtis R. Marvin	Chief Fiscal Officer	
Andrew J. Weiss, P.E	Chief Engineer	
Patrick M. Sherlock, P.E	Managing Engineer	
Timothy A. Frateschi, Esq	Legal Counsel	
	Human Resources	

ONONDAGA COUNTY WATER DISTRICT METROPOLITAN WATER BOARD See Onondaga County Water Authority

CITY OF SYRACUSE OFFICIALS 2022-2023

OFFICE OF THE MAYOR

203 City Hall, Syracuse, NY 13202-1473 Telephone: 315.448.8005 FAX: 315.448.8067

Email: mayor@syrgov.net • www.syracuse.ny.us
Ben WalshMayor
Sharon Owens
Frank Caliva Chief Administrative Officer
Greg LohChief Policy Officer
Corey Driscoll Dunham
Jennifer Tifft Director of Strategic Initiatives
Samia Al-Fareh Deputy Director of Strategic Initiatives
Ruthnie Angrand Dir. Of Marketing & Communications
Brooke Schneider Senior Public Information Officer
Kelly MontaguePublic Information Officer
VacantConstituent & Intergovernmental Affairs
HayleyJacksonExecutive Assistant to the Mayor/Scheduler
CITY OF SYRACUSE DEPARTMENT HEADS
(All addresses are City Hall, Syracuse, NY 13202, and
phone numbers are area code (315), unless otherwise indicated)
Matthew Oja, Commissioner of Assessment
Nader Maroun, City Auditor
Timothy Rudd, Director of Mgmt. & Budget
Mediha Salkic, Dir. Of the Central Permit Office 448.8600
Patricia McBride, City Clerk
Jake Dishaw, Dir. of Code Enforcement
Kristen Smith, Corporation Counsel
Leah Whitmer, Chief Administrative Law Judge 448.8303
Nicholas Diaz, Chief Data & Information Officer 448.8584
Mary Robison, City Engineer
Brad O'Connor, Commissioner of Finance
Alicia Madden, Director of Finance Operations 448.8082
David Prowak, Director of Information Technology 448.8431
Michael Collins, Comm. of Neighbor & Bus. Dev 448.8100
Julie LaFave, Comm. of Parks, Recreation & Youth 473.4330
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Vacant, Dir. of Personnel & Labor Relations
Joe Cecile, Chief of Police
Public Safety Building, 511 S. State St. Jeremy Robinson, Commissioner, Public Works 448.8515
1200 Canal St. Ext., Syracuse 13210
Michael Monds, Chief of Fire
Janet Burke, Director of Research
Joseph Awald, Commissioner, Water
Joseph Awaiu, Commissioner, water 4/3.2009

101 N. Beech St., Syracuse 13210	
Heather Lamendola, Zoning Administrator	448.4633

COMMON COUNCIL 233 East Washington Street, Syracuse, NY 13202 Telephone: 315.448.8466 FAX: 315.448.8423

Helen Hudson (D)	Common Council President
Amir Gethers (D)	Councilor-At-Large
Rita Paniagua (D)	Councilor-At-Large
Rasheada Caldwell (D)	Councilor-At-Large
Michael Greene (D)	Councilor-At-Large
Jennifer Schultz (D)	1st District Councilor
Patrick J. Hogan (D)	2nd District Councilor
Chol Majok (D)	3rd District Councilor
Latoya Allen (D)	4th District Councilor
Joseph T. Driscoll (D)	5th District Councilor

COURTS

Court Administration County Court Family Court Supreme Court Surrogates Court	671-1020 671-2000 671-1030 671-2100	
City Court	6/1-2/00	
Appellate Division		
4 th Floor, Court House		
Fourth Department, Room 409		
Vacant (Appellate)	315.671.1108	
Fourth Department, Room 401		
Hon. John V. Centra (Appellate)	315.671.1105	
Pamela Corpora	Secretary	
Fourth Department, Room 408		
Vacant	315.671.1107	
Supreme Court Clerk 505 South State Street, Room 110 Telephone: 315.671.1030 FAX: 315.671.1176		
Supreme Court Justices		
Fourth Floor Court House		
Hon. James P. Murphy (District Admin. Judge)	215 (51 1100	
Sarah Burgess	Secretary	
Sarah Burgess	Secretary .315-671-1109	
Sarah Burgess	Secretary .315-671-1109 Secretary	
Sarah Burgess	Secretary .315-671-1109 Secretary .315-671-1014	
Sarah Burgess Hon. Robert E. Antonacci, II Nancy White Hon. Gordon Cuffy (Acting JSC) Andrea Williams	Secretary .315-671-1109 Secretary .315-671-1014 Secretary	
Sarah Burgess Hon. Robert E. Antonacci, II Nancy White Hon. Gordon Cuffy (Acting JSC) Andrea Williams Hon. Scott J. DelConte	Secretary 315-671-1109 Secretary 315-671-1014 Secretary 315-207-7525	
Sarah Burgess Hon. Robert E. Antonacci, II Nancy White Hon. Gordon Cuffy (Acting JSC) Andrea Williams Hon. Scott J. DelConte Eric Van Buren	Secretary .315-671-1109 Secretary .315-671-1014 Secretary .315-207-7525 Secretary	
Sarah Burgess Hon. Robert E. Antonacci, II Nancy White Hon. Gordon Cuffy (Acting JSC) Andrea Williams Hon. Scott J. DelConte Eric Van Buren Hon. Donald A. Greenwood	Secretary 315-671-1109 Secretary 315-671-1014 Secretary 315-207-7525 Secretary 315.671.1103	
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Sarah Burgess Hon. Robert E. Antonacci, II Nancy White Hon. Gordon Cuffy (Acting JSC) Andrea Williams Hon. Scott J. DelConte Eric Van Buren Hon. Donald A. Greenwood Jennifer Conley Hon. Deborah H. Karalunas	Secretary .315-671-1109 Secretary .315-671-1014 Secretary .315-207-7525 Secretary .315.671.1103 Secretary .315.671.1106	
Sarah Burgess Hon. Robert E. Antonacci, II Nancy White Hon. Gordon Cuffy (Acting JSC) Andrea Williams Hon. Scott J. DelConte Eric Van Buren Hon. Donald A. Greenwood Jennifer Conley	Secretary .315-671-1109 Secretary .315-671-1014 Secretary .315-207-7525 Secretary .315.671.1103 Secretary .315.671.1106 Secretary	
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Sarah Burgess Hon. Robert E. Antonacci, II Nancy White Hon. Gordon Cuffy (Acting JSC) Andrea Williams Hon. Scott J. DelConte Eric Van Buren Hon. Donald A. Greenwood Jennifer Conley Hon. Deborah H. Karalunas Janice Korzyp Hon. Joseph E. Lamendola Terri Cooper Hon. Rory A. McMahon Janet LaSalle	Secretary 315-671-1109 Secretary 315-671-1014 Secretary 315-207-7525 Secretary 315.671.1103 Secretary 315.671.1106 Secretary 315.671.1106 Secretary 315.671.1196 Secretary 315.671.1131 Secretary	
Sarah Burgess Hon. Robert E. Antonacci, II Nancy White Hon. Gordon Cuffy (Acting JSC) Andrea Williams Hon. Scott J. DelConte Eric Van Buren Hon. Donald A. Greenwood Jennifer Conley Hon. Deborah H. Karalunas Janice Korzyp Hon. Joseph E. Lamendola Terri Cooper Hon. Rory A. McMahon Janet LaSalle Hon. Gerard J. Neri	Secretary 315-671-1109 Secretary 315-671-1014 Secretary 315-207-7525 Secretary 315.671.1103 Secretary 315.671.1106 Secretary 315.671.1196 Secretary 315.671.1131 Secretary 315.671.1131	
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Supreme Court Dedicated Matrimonial Part 8th Floor, Hughes State Office Building 333 East Washington Street

Hon. Martha Mulroy (Acting JSC)	315.728.7234
Heide C. Newbury-Halliday	Secretary
Hon. Danielle M. Fogel	315.728.7231
Karen Carnival	Secretary

Onondaga County Court 505 South State Street, 110 Criminal Courts Building Syracuse, NY 13202 Telephone: 315.671.1020 FAX: 315.671.1191

315.6/1.1191
Secretary
Secretary
315.671.1056
Secretary

Family Court 112 Court House

Telephone: 315.6/1.2000 FAX: 3	15.0/1.1103
Hon. Martha E. Mulroy (District Supervisor) .	315.728.7234
Hon. Julie Cecile	315.671.2040
Hon. Michelle Pirro-Bailey	315.671.2030
Hon. Christina F. DeJoseph	315-671-2010
Hon. Julie A. Cerio	315-671-2050
Hon. Ann L. Magnarelli (Acting)	315-671-1193

Surrogate's Court 209 Court House

Telephone: 315.671.2098 FAX: 315.671.1162

Hon. Mary Keib Smith	Surrogate Judge
Eileen A. Casey, Esq	Chief Clerk
Louise Magnarelli, Esq	Law Clerk

Supreme Court Library 500 Court House Telephone: 315.671.1150 FAX: 315.671.1160

> Syracuse Court, City of 505 South State Street Telephone: 315.671.2700

Hon. Mary Anne Doherty Supervising City Court Judge

PROCEEDINGS

OF THE

COUNTY LEGISLATURE

OF

ONONDAGA COUNTY

NEW YORK

2022

TWO HUNDRED

AND

TWENTY-NINTH

SESSION

January 3, 2022

Pursuant to Article II, Section 203, of the Onondaga County Charter, the Organizational meeting of the County Legislature was convened on the above date at 3:25 p.m.

Chair pro tem McNamara called the meeting to order.

The Deputy Clerk called the roll and the following legislators were present: May, Rowley, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin.

Legislator May gave the invocation. Legislator Rowley led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The next order of business is the election of a permanent Chairperson. Chair pro tem McNamara announced that nominations were in order.

Dr. Chase nominated James J. Rowley for Chairperson, seconded by Mr. Bush.

Mr. Knapp nominated Julie Abbott for Chairperson, seconded by Dr. Kelly.

There being no further nominations, Chair pro tem McNamara declared nominations closed, and a vote was taken on the election of Chairperson.

Voting in favor of Mr. Rowley: 9 (Rowley, Kuhn, Ryan, Chase, McBride, Bush, Kinne, Garland, Ervin)

Voting in favor of Ms. Abbott: 8 (May, Burtis, Gunnip, Cody, Abbott, Olson, Knapp, Kelly)

The Clerk declared that as per Rule 52 of the Rules of the County Legislature, the Majority of the Whole had elected James J. Rowley, Chairman of the Onondaga County Legislature for the years 2022 and 2023 by a vote of 9 to 8.

The Clerk requested that Mr. Rowley assume the Chair.

Chairman Rowley announced that Legislator Brian F. May had been elected Floor Leader of the Republican Party, and Legislator Christopher J. Ryan Floor Leader of the Democratic Party. Designations of the same have been filed with the Clerk of the Legislature.

Official designation of the Syracuse Post Standard as the newspaper representing the Republican Party and Democratic Party is also on file with the Clerk of the Legislature.

* * *

Chairman Rowley requested nominations for the position of Clerk of the Onondaga County Legislature. Mr. May nominated Jamie McNamara for Clerk, seconded by Mr. Olson.

Motion Made By Mr. Knapp

RESOLUTION NO. 1

CONFIRMING APPOINTMENT OF JAMIE MCNAMARA AS CLERK OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Clerk of the Onondaga County Legislature:

JAMIE McNAMARA 3626 Nadir Lane, Baldwinsville, New York 13027

ADOPTED. Ayes: 17

* * :

Chairman Rowley requested nominations for the position of Deputy Clerk of the Onondaga County Legislature. Mr. Olson nominated Melanie Vilardi for Deputy Clerk, seconded by Ms. Gunnip.

Motion Made By Mr. Knapp

RESOLUTION NO. 2

CONFIRMING APPOINTMENT OF MELANIE VILARDI AS DEPUTY CLERK OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Deputy Clerk of the Onondaga County Legislature:

MELANIE VILARDI 1400 Ridge Road, Fabius, NY 13063

ADOPTED. Ayes: 17

* * *

Chairman Rowley requested nominations for the position of Assistant Clerk of the Onondaga County Legislature. Ms. Gunnip nominated Deborah A. Kaminski for Assistant Clerk, seconded by Mr. Kinne.

Motion Made By Mr. Knapp

RESOLUTION NO. 3

CONFIRMING APPOINTMENT OF DEBORAH A. KAMINSKI AS ASSISTANT CLERK OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Assistant Clerk of the Onondaga County Legislature:

DEBORAH A. KAMINSKI 207 Center Street, Syracuse, NY 13209

ADOPTED. Ayes: 17

Motion Made By Mr. Knapp

RESOLUTION NO. 4

CONFIRMING APPOINTMENT OF DARCIE L. LESNIAK AS DIRECTOR, LEGISLATIVE BUDGET REVIEW OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Director, Legislative Budget Review of the Onondaga County Legislature:

DARCIE L. LESNIAK 208 Leopold Boulevard, Syracuse, New York 13209

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp

RESOLUTION NO. 5

CONFIRMING APPOINTMENT OF RYAN P. FRANTZIS AS LEGISLATIVE ANALYST OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Legislative Analyst of the Onondaga County Legislature:

RYAN P. FRANTZIS 211 Fletcher Drive, North Syracuse, New York 13212

ADOPTED. Ayes: 11 (May, Burtis, Gunnip, Cody, Abbott, Olson, McBride, Knapp, Bush, Kelly, Rowley) Noes: 6 (Ryan, Kuhn, Chase, Kinne, Garland, Ervin)

* * *

Mr. Ryan brought forward a resolution to be considered.

Motion Made By Mr. Ryan

CONFIRMING APPOINTMENT OF JOHN N. DESANTIS AS LEGISLATIVE AIDE OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Legislative Aide of the Onondaga County Legislature:

JOHN N. DESANTIS 59 Brown Street, Baldwinsville, New York 13027

DEFEATED. Ayes: 8 (Ryan, Kuhn, Chase, Bush, Kinne, Garland, Ervin, Rowley) Noes: 9 (May, Burtis, Gunnip, Cody, Abbott, Olson, McBride, Knapp, Kelly)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, February 1, 2022. There was no objection and the meeting was adjourned at $3.55~\rm p.m.$

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

* * *

February 1, 2022

The Legislature of Onondaga County convened on the above date at $1:21~\mathrm{p.m.}$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Mr. Rowley gave the invocation. Mr. Burtis led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

Gold Seal:

RECOGNIZE AND HONOR DR. DONNA J. DESIATO, SUPERINTENDENT OF EAST SYRACUSE MINOA CENTRAL SCHOOL DISTRICT, ON BEING NAMED THE 2021 - 2022 NEW YORK STATE SUPERINTENDENT OF THE YEAR (Sponsored by Dr. Chase, Ms. Kuhn, Mr. Kinne, Mr. Olson)

* * *

January 26, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to the New York State Fish and Wildlife Management Act, Section 11-0501 of the Fish and Wildlife Law, I have appointed, subject to confirmation of the County Legislature, the following individual as a member of the Region 7 Fish & Wildlife Management Board:

APPOINTMENT: Ms. Julie Abbott 7 Tallcot Lane Skaneateles, NY 13152 TERM EXPIRES: December 31, 2023

Your confirmation of this appointment would be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 6

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove James R. Pooler from this Earth, and

WHEREAS, James R. Pooler, while a Liverpool resident, served as Onondaga County Legislator for the 2^{nd} District from 1972-1977; and

WHEREAS, James R. Pooler was born in Watertown, New York on May 15, 1928 to Guy and Helen Pooler; and

WHEREAS, after graduating from Watertown High School, James R. Pooler attended Syracuse University before enlisting in the United States Army to serve in Germany during World War II; and

WHEREAS, after completing his service in the Army, James R. Pooler lived in Watertown, Alexandria Bay, Lake Monticello, Virginia, Palm City and Port Saint Lucie, Florida, Clayton and Liverpool, New York where he was elected County Legislator in 1971 to begin his first term in 1972; and

WHEREAS, James R. Pooler was a driven businessman, owning and operating several businesses in New York, Virginia, and Florida ranging from apartments and motels to an antique shop; and

WHEREAS, James R. Pooler was an avid member of his community wherever he went, joining American Legions wherever he resided and volunteering for organizations such as Literacy Volunteers of America, Learn to Read, The Elliott Museum, and most proudly as a member of the Coast Guard Auxiliary; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to the family and friends of James R. Pooler; and, be it further

RESOLVED, that this resolution be spread among the minutes of this Onondaga County Legislature, and a copy be prepared and provided to the family of James R. Pooler.

ADOPTED by rising tribute.

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 7

CONFIRMING REAPPOINTMENTS TO THE ONONDAGA COUNTY SOIL AND WATER CONSERVATION DISTRICT BOARD

WHEREAS, pursuant to Section 7 of the Soil Conservation District Law, the Onondaga County Legislature has been requested annually to appoint two of its members as Directors to the Onondaga County Soil and Water Conservation District Board; and

WHEREAS, it is the desire of the Onondaga County Legislature to reappoint Ken Bush, Jr. and Julie Abbott as the Legislature's representatives; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointment of the following individuals as Directors of the Onondaga County Soil and Water Conservation District Board for the term specified:

REAPPOINTMENT: Ken Bush, Jr. 17 N. Main Street TERM EXPIRES: December 31, 2022 February 1, 2022 29

December 31, 2022

Jordan, New York 13080

Julie Abbott 7 Tallcot Lane

Skaneateles, New York 13152

ADOPTED. Ayes: 17

Motion Made By Mr. Rowley

RESOLUTION NO. 8

APPOINTING TWO DIRECTORS TO THE ONONDAGA COUNTY TOBACCO ASSET SECURITIZATION CORPORATION

WHEREAS, by Local Law No. 8 adopted June 4, 2001, this Onondaga County Legislature provided for the sale of the County's rights to receive payments expected to become due under the Master Settlement Agreement, related Consent Decree and Final Judgment with various tobacco companies, and authorized the County to sell those rights to a local development corporation ("Onondaga Tobacco Asset Securitization Corporation"); and

WHEREAS, said local law provides for a five member Board of Directors to manage said corporation, with two Directors to be appointed by the Onondaga County Legislature subject to confirmation by the County Legislature; and

WHEREAS, pursuant to that local law, it is the desire of this Legislature to appoint two Directors to the Onondaga Tobacco Asset Securitization Corporation; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the appointments of the following individuals to the Onondaga Tobacco Asset Securitization Corporation:

REAPPOINTMENT:

Tim Burtis 9444 Hawkeye Drive Brewerton, New York 13029

APPOINTMENT:

Brian May 1395 River Bend Drive Baldwinsville, New York 13027

and, be it further

RESOLVED, that each Director shall serve for a one year term or until the next annual meeting of the Corporation, if such meeting occurs one year or more after commencement of the Director's then current term, and in any event until their successors have been duly appointed and qualified, or as otherwise determined by the Board of Directors pursuant to the By-laws of said corporation; and,

RESOLVED, that each Director also shall serve as a Trustee to the Onondaga Tobacco Asset Securitization Corporation Residual Trust.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 9

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY JURY BOARD

WHEREAS, pursuant to Article 16, Section 503 of the Judiciary Law, the Onondaga County Legislature is requested to appoint one of its members (not engaged in the practice of law) to the Onondaga County Jury Board; now, therefore be it

RESOLVED, that the Chairman of this Legislature be and he hereby is empowered to appoint a representative of the Onondaga County Legislature to the Onondaga County Jury Board for the term specified:

APPOINTMENT: James J. Rowley 4255 Mayfair Circle Liverpool, New York 13090

ADOPTED. Ayes: 17

TERM EXPIRES:

December 31, 2023

**

Motion Made By Mr. Rowley

RESOLUTION NO. 10

CONFIRMING APPOINTMENTS TO THE CORNELL COOPERATIVE EXTENSION ASSOCIATION OF ONONDAGA COUNTY BOARD OF DIRECTORS

WHEREAS, pursuant to Section 224 of the New York State County Law, Article V, Section 3 of the Constitution of the Cornell Cooperative Extension Association of Onondaga County, and the Association's By-Laws, the Onondaga County Legislature has been requested annually to appoint two legislators to serve on the Board of Directors of said Association; and

WHEREAS, the Chairman of the Onondaga County Legislature has reappointed Debra Cody and appointed Charles Garland as the Legislature's representatives; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the appointments of the following individuals as members of the Cornell Cooperative Extension Association of Onondaga County Board of Directors for the term specified:

REAPPOINTMENT: TERM EXPIRES: Debra Cody December 31, 2022 107 Circle Road

North Syracuse, New York 13212

APPOINTMENT:

Charles Garland December 31, 2022

208 Martin Luther King W

Syracuse, New York 13205

ADOPTED. Ayes: 17

* * *

Mr. May requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. Rowley

RESOLUTION NO. 11

CONFIRMING APPOINTMENT TO THE REGION 7 FISH AND WILDLIFE MANAGEMENT BOARD

WHEREAS, J. Ryan McMahon II, Onondaga County Executive, has duly appointed and designated, pursuant to the New York State Fish and Wildlife Management Act and Section 11-0501 of the Environmental Conservation Law, subject to confirmation by the Onondaga County Legislature, the following individual to serve as a member of the Region 7 Fish and Wildlife Management Board:

APPOINTMENT:

TERM EXPIRES: December 31, 2023

Julie Abbott

7 Tallcot Lane

Skaneateles, New York 13152

now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual to serve as member of the Region 7 Fish and Wildlife Management Board for the term specified above.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 12

AMENDING THE 2022 COUNTY BUDGET TO MAKE SURPLUS ROOM OCCUPANCY FUNDING AVAILABLE FOR USE IN SUPPORT OF VISIT SYRACUSE

WHEREAS, there are prior year surplus room occupancy tax funds available, and it is necessary to amend the budget to make such funds available for use by Visit Syracuse for website development and marketing initiatives; now, therefore be it

RESOLVED, that the 2022 County Budget be amended as follows:

REVENUES:

In Admin Unit: 2365300000 County Promotion

Speed Type #40814

In Project: 719010-County Tourism

In Account 590005-Non Real Prop Tax Items

\$250,000

APPROPRIATIONS:

Admin Unit: 2365300000 County Promotion Speed Type #140814 Project: 719010-County Tourism In Account 695700-Contractual Expenses

\$250,000

ADOPTED. Ayes: 17

* *

Motion Made By Mr. Burtis

RESOLUTION NO. 13

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS WITH THE STATE OF NEW YORK AND THE CENTRAL NEW YORK REGIONAL PLANNING AND DEVELOPMENT BOARD RELATIVE TO THE SYRACUSE METROPOLITAN TRANSPORTATION COUNCIL

WHEREAS, transportation of people and goods is vital to the well-being of the Syracuse metropolitan area; and

WHEREAS, Title 23 U.S.C. Section 134, as amended by the Infrastructure Investment and Jobs Act (IIJA) of 2021, requires a metropolitan transportation planning process as a requirement for federal transportation funding from the Federal Highway Administration (FHWA) and the Federal Transportation Administration (FTA); and

WHEREAS, the New York State Department of Transportation has agreements with the Federal Highway Administration and the Federal Transportation Administration to administer the statewide transportation planning program for metropolitan areas; and

WHEREAS, the Syracuse Metropolitan Transportation Council (SMTC) has been designated as the Metropolitan Planning Organization to carry out transportation planning and programming necessary to continue federal transportation funding for the Syracuse metropolitan area; and

WHEREAS, pursuant to state and federal requirements, it has been proposed that the County of Onondaga act as host agency and fund in the first instance all SMTC charges, subject to reimbursement from the New York State Department of Transportation (NYSDOT); and

WHEREAS, the County of Onondaga desires to subcontract with the Central New York Regional Planning and Development Board (CNYRPDB) for administrative services relative to the SMTC program and fund applicable administrative costs in the first instance subject to reimbursement from the NYSDOT; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into ten year agreements with the NYSDOT to act as host agency for the SMTC for the period from April 1, 2022 to March 31, 2032; and, be it further

RESOLVED, the County Executive is hereby further authorized to enter into ten year agreements with the CNYRPDB for administrative services relative to the SMTC for the period from April 1, 2022 to March 31, 2032; and, be it further

RESOLVED, annual reports will be submitted by SMTC and CNYRPDB to the County Executive and the County Legislature within three (3) months of the close of the New York State fiscal year.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody, Mr. May

RESOLUTION NO. 14

AUTHORIZING THE ACCEPTANCE OF 16.97 \pm ACRES OF LAND FROM THE FRIENDS OF BEAVER LAKE, INC. TO INCREASE THE COUNTY LAND AREA OF BEAVER LAKE NATURE CENTER

WHEREAS, the Onondaga County Department of Parks and Recreation desires to extend the diversity of habitats within Beaver Lake Nature Center and provide for a buffer between possible future development and areas of the nature center available to the public; and

WHEREAS, these lands will serve as a buffer and future recreational and educational trails may be located upon these lands; and

WHEREAS, the Friends of Beaver Lake, Inc., acquired these lands as part of a plan to provide additional diverse environments for public enjoyment and protect Beaver Lake Nature Center with the intention of transferring title to the County; and

WHEREAS, the Onondaga County Department of Parks and Recreation has acquired other lands with assistance from the Friends of Beaver Lake, Inc. as part of this plan; and

WHEREAS, the Friends of Beaver Lake, Inc. desire to convey these lands to the County as parkland; now, therefore be it

RESOLVED, that for a consideration of \$1.00, payment waived, the County Executive is authorized to accept land from the Friends of Beaver Lake, Inc., further described as follows:

ALL THAT TRACT OR PARCEL OF LAND situate in the Town of Lysander, County of Onondaga, State of New York, and being part of Farm Lot Number 55 of said Town and further known as 1520 Church Road, Baldwinsville, New York 13027, tax map number 029.-02-09.1. The parcel is further identified as Lot 2 of Church Road Subdivision amended by CNY Land Surveying dated April 19, 2008 and filed in the Onondaga County Clerk's Office on June 13, 2009 as Map No. 10864.

It is the intention of Friends of Beaver Lake, Inc. herein to convey the 16.97 acres of land, more or less, conveyed to Friends of Beaver Lake, Inc. by deed dated November 23, 2020 and recorded on December 14, 2020 in the Onondaga County Clerk's Office as Instrument Number 2020-00048605.

Subject to easements and restrictions of record, if any.

RESOLVED, that the Onondaga County Legislature does hereby authorize the acceptance of this land donation to the Onondaga County Department of Parks and Recreation and authorizes the County Executive to enter into agreements and execute documents to further the intent of this Resolution.

ADOPTED. Ayes: 17

Motion Made By Ms. Cody

RESOLUTION NO 15

AMENDING THE 2022 COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM NEW YORK STATE'S STATE AND MUNICIPAL FACILITIES PROGRAM FOR RENOVATIONS AND UPGRADES TO THE ONEIDA SHORES BOAT LAUNCH

WHEREAS, New York State, through the Dormitory Authority of the State of New York (DASNY), has awarded the County of Onondaga a State and Municipal Facilities Program (SAM) grant for renovations and upgrades to the boat launch at Oneida Shores Park in the amount of \$250,000, and it is necessary to amend the budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2022 County budget be amended as follows:

REVENUES:

In Admin Unit 690000000 Parks Department In Speed Type #510040 In Project 522750 Oneida Shores Shoreline Rehabilitation In Account 590027- St Aid - Culture and Rec

\$250,000

APPROPRIATIONS:

In Admin Unit 6900000000
Parks Department
In Speed Type #510040
In Project 522750
Oneida Shores Shoreline Rehabilitation

\$250,000

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 16

BOND RESOLUTION

A RESOLUTION AUTHORIZING IMPROVEMENTS TO THE COMMUNITY PLAZA AND WALKS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$300,000, AND AUTHORIZING THE ISSUANCE OF \$300,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> Improvements to the Community Plaza and walks, including around the Everson Museum as well as downtown sidewalks, are hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$300,000.
- <u>Section 2.</u> The plan for the financing thereof is by the issuance of \$300,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is ten years pursuant to subdivision 24 of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.
- Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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
- Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized

herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody, Mrs. Ervin

RESOLUTION NO. 17

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE CONSTRUCTION OF AN ADDITION AND IMPROVEMENTS TO THE PETIT BRANCH LIBRARY IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,544,229 AND AUTHORIZING THE ISSUANCE OF \$950,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> The construction of an addition and improvements to the Petit Branch Library, including incidental costs in connection therewith, is hereby authorized at an estimated maximum cost of \$1,544,229.
- Section 2. The plan for the financing thereof is by the issuance of (i) \$950,000 bonds of said County hereby authorized to be issued therefor, and (ii) \$594,229 to be received in State aid.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the specific object or purpose is twenty-five years, pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- <u>Section 5.</u> 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of

such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 18

BOND RESOLUTION

A RESOLUTION AUTHORIZING REPLACEMENT OF ROOFS AND MECHANICAL SYSTEMS AT THE ZOO IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$2,000,000, AND AUTHORIZING THE ISSUANCE OF \$2,000,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> Replacement of roofs and mechanical systems at the zoo is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$2,000,000.
- <u>Section 2.</u> The plan for the financing thereof is by the issuance of \$2,000,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years pursuant to subdivision 19(c) of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.
- Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> The validity of such bonds and bond anticipation notes may be contested only if:

 Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or

2) The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 19

BOND RESOLUTION

A RESOLUTION AUTHORIZING IMPROVEMENTS TO VARIOUS PARKS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$4,785,000, AND AUTHORIZING THE ISSUANCE OF \$4,785,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> Improvements to various parks, including incidental costs, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$4,785,000.
- <u>Section 2.</u> The plan for the financing thereof is by the issuance of \$4,785,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years pursuant to subdivision 19(c) of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 20

BOND RESOLUTION

A RESOLUTION AUTHORIZING CAPITAL IMPROVEMENTS AT VARIOUS FACILITIES IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$10,465,000, AND AUTHORIZING THE ISSUANCE OF \$3,995,000 BONDS OF SAID COUNTY TO PAY PART OF THE COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> Capital improvements at various facilities, including incidental costs in connection therewith, is hereby authorized at an estimated maximum cost of \$10,465,000.
- Section 2. The plan for the financing thereof is (i) by the issuance of \$3,995,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law; (ii) by the appropriation and expenditure of \$470,000 cash; and (iii) the use of \$6,000,000 grants.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law
- Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.
 - Section 7. 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 County is not authorized to expend money, or

- 2) The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 21

BOND RESOLUTION

A RESOLUTION AUTHORIZING ASH TREE MANAGEMENT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$525,000, AND AUTHORIZING THE ISSUANCE OF \$525,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Ash tree management, including incidental costs in connection therewith, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$525,000.

<u>Section 2.</u> The plan for the financing thereof is by the issuance of \$525,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is five years pursuant to subdivision 57 of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in *The Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

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Motion Made By Ms. Abbott

RESOLUTION NO. 22

REDUCING AUTHORIZED COSTS FOR CERTAIN IMPROVEMENTS MADE FOR THE MIDLAND AVENUE CSO ABATEMENT PROJECT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK PURSUANT TO SECTION 41 OF THE LOCAL FINANCE LAW, AND AMENDING RESOLUTION NOS. 50-2008 AND 51-2008

WHEREAS, the County authorized an increase in costs for improvements to be made for the Midland Avenue CSO Abatement project and provided financing for such improvements through the issuance of serial bonds, as provided for in Resolution Nos. 50-2008 and 51-2008; and

WHEREAS, design revisions to the project have resulted in savings, and the \$145,368,853 maximum estimated cost has previously been reduced by \$9,756,000 in 2013 (Resolution No. 248-2013) and by \$3,700,000 in 2016 (Resolution No. 160-2016); and

WHEREAS, it is possible to further reduce the maximum estimated cost of such project by \$6,000,000, and it is now the desire to amend the prior project authorization to reflect such savings and to reduce bond authorizations which are determined to be unnecessary pursuant to local Finance Law Section 41.00; now, therefore be it

RESOLVED, that Resolution No. 50-2008 is hereby amended to reflect the savings described herein, reducing the maximum estimated costs for improvements made for the Midland Avenue CSO Abatement project by \$6,000,000, bringing the maximum estimated cost down to \$125,912,853, and Resolution No. 51-2008 is hereby amended to repeal a portion of the remaining unexpended authorizations contained therein by an additional \$6,000,000, except to the extent that any indebtedness shall already have been contracted or encumbrances made thereunder for the object or purpose for which such resolution authorizes the issuance of obligations.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 23

A RESOLUTION APPROVING IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK

WHEREAS, by Resolution No. 260 of June 5, 1978, adopted pursuant to Section 11.82 of the Onondaga County Administrative Code, the County Legislature dissolved all existing Sanitary and Treatment Plant Districts of the County and established as successor thereto, the Onondaga County Sanitary District, effective January 1, 1979; and

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated October 4, 2021 (the "Report"), duly approved by the County Executive, in connection with proposed improvements to the Onondaga County Sanitary District consisting of the increased cost of the Clinton Street Conveyances and Regional Treatment project for the Onondaga County Sanitary District in and for the County of Onondaga, New York, in compliance with the Amended Consent Judgment related to the Metro Facility and combined Sewer Overflow System, consisting of gray and green infrastructure which includes a combined sewer storage facility, other combined sewer infrastructure improvements and a variety of green infrastructure projects, all as more fully set forth in the Report; and

WHEREAS, this County Legislature duly adopted a resolution on December 21, 2021, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on February 1, 2022 at 12:57 o'clock P.M., Prevailing Time; and

WHEREAS, notice of said public hearing was duly published in the manner provided by law and proof thereof has been submitted to this County Legislature; and

WHEREAS, said public hearing was duly held at the time and place aforesaid, at which all persons interested were heard; and

WHEREAS, this County Legislature has given due consideration to the aforesaid request and the evidence given at said public hearing; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles at a new estimated maximum cost of \$191,500,000 (constituting an increase of \$6,000,000 from the amount previously approved) and that said improvements will be of special benefit to all of the real property included within the limits of the District.

Section 2. A certified copy of this resolution shall be recorded in the office of the County Clerk and when so recorded shall be presumptive evidence of the regularity of the determinations herein contained. The Clerk of the County Legislature is hereby authorized and directed to cause a notice of such recording to be published once in the official newspaper of said County in the manner provided by law.

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 24

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$6,000,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY THE COST OF IMPROVEMENTS IN AND FOR THE ONONDAGA COUNTY SANITARY DISTRICT, INTENDED TO ENABLE THE COUNTY TO

COMPLY WITH REQUIREMENTS SET FORTH IN THE AMENDED CONSENT JUDGMENT AND RELATED MUNICIPAL COMPLIANCE PLAN FOR THE CLINTON STREET CONVEYANCES AND REGIONAL TREATMENT FACILITY PROJECT, IN AND FOR SAID COUNTY

WHEREAS, by proceedings heretofore duly had and taken pursuant to the Onondaga County Administrative Code, the County of Onondaga has approved the cost of the improvements described herein; and

WHEREAS, it is now desired to provide for the financing of said improvements; now, therefore be it

RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

Section 1. For the specific object or purpose of paying the total cost of the Clinton Street Conveyances and Regional Treatment project for the Onondaga County Sanitary District in and for the County of Onondaga, New York, in compliance with the Amended Consent Judgment related to the Metro Facility and combined Sewer Overflow System, consisting of gray and green infrastructure which includes a combined sewer storage facility, other combined sewer infrastructure improvements and a variety of green infrastructure projects, there are hereby authorized to be issued an additional \$6,000,000 bonds of said County pursuant to the provisions of the Local Finance Law.

 $\underline{\text{Section 2.}}$ The maximum estimated cost of the aforesaid improvements is now \$191,500,000, and the plan for the financing thereof shall consist of the following:

- By the issuance of the \$31,500,000 bonds of said County authorized pursuant to a bond resolution dated September 7, 1999;
- By the issuance of the \$79,942,000 bonds of said County authorized pursuant to a bond resolution dated May 1, 2007;
- By the issuance of the \$54,058,000 bonds of said County authorized pursuant to a bond resolution dated April 5, 2011;
- d) By the issuance of the \$20,000,000 bonds of said County authorized pursuant to a bond 6,000,000 bonds of said resolution dated December 17, 2013; and
- e) By the issuance of \$6,000,000 bonds of said County herein authorized.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is forty years, pursuant to subdivision 4 of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said District in the manner provided by law an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes sufficient to pay the principal of and interest on said bonds.

<u>Section 5.</u> 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer, the chief fiscal officer of said County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to execute a project financing and loan agreement, and any other agreements with the New York State Department of Environmental Conservation and/or the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto) in the effectuation thereof, in order to effect the financing or refinancing of the specific object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

<u>Section 7.</u> The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County 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.

 $\underline{Section~8.} \hspace{0.5cm} \textbf{The County Executive is authorized to enter into contracts to implement the intent of this resolution.}$

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 25

A RESOLUTION APPROVING THE INCREASED COST OF CERTAIN IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT

WHEREAS, by Resolution No. 260 of October 5, 1978, adopted pursuant to Section 11.82 of the Onondaga County Administrative Code, the County Legislature dissolved all existing Sanitary and Treatment Plant Districts of the County and established as successor thereto, the Onondaga County Sanitary District, effective January 1, 1979; and

WHEREAS, the County Legislature has previously approved costs for improvements at the Onondaga County Sanitary District consisting of the Metro Biosolids Drying Project, at a maximum estimated cost of \$15,106,000; and

WHEREAS, the Commissioner of Water Environment Protection of said County has requested that the County approve the improvements at a \$7,694,000 increase in the maximum estimated cost; and

WHEREAS, this County Legislature duly adopted a resolution on December 21, 2021, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on February 1, 2022 at 12:53 o'clock P.M., Prevailing Time; and

WHEREAS, notice of said public hearing was duly published in the manner provided by law and proof thereof has been submitted to this County Legislature; and

WHEREAS, said public hearing was duly held at the time and place aforesaid, at which all persons interested were heard; and

WHEREAS, this County Legislature has given due consideration to the aforesaid request and the evidence given at said public hearing; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Onondaga County Sanitary District, which project is approved at a new estimated maximum cost of \$22,800,000, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

Section 2. A certified copy of this resolution shall be recorded in the office of the County Clerk and when so recorded shall be presumptive evidence of the regularity of the determinations herein contained. The clerk of the County Legislature is hereby authorized and directed to cause a notice of such recording to be published once in the official newspaper of said County in the manner provided by law.

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 26

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$7,694,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY THE INCREASED COST OF CERTAIN IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT CONSISTING OF THE METRO BIOSOLIDS DRYING PROJECT

WHEREAS, by proceedings heretofore duly had and taken pursuant to the Onondaga County Administrative Code, the County of Onondaga has approved the increased cost of the improvements described herein; and

WHEREAS, it is now desired to provide for the financing of said improvements; now, therefore be it

RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> For the specific object or purpose of paying costs for improvements at the Onondaga County Sanitary District in and for the Onondaga County Sanitary District, consisting of the Metro Biosolids Drying Project, there are hereby authorized to be issued \$7,694,000 bonds of said County pursuant to the provisions of the Local Finance Law.

<u>Section 2.</u> The maximum estimated cost of the aforesaid improvements is now \$22,800,000, and the plan for the financing thereof shall consist of the following:

- By the issuance of the \$15,106,000 bonds authorized pursuant to a bond resolution dated December 18, 2018; and
- (ii) By the issuance of the \$7,694,000 bonds of said County herein authorized.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of such specific object or purpose is forty years pursuant to subdivision 4 of paragraph a of Section 11.00 of the Local Finance Law, measured from the date of the first obligations issued therefore.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said Sanitary District in the manner provided by law an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes, subject to applicable statutory limitations, sufficient to pay the principal of and interest on said bonds.

Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer, 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 Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue serial bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7</u>. The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to execute a project financing agreement, and any other agreements with the New York State Department of Environmental Conservation and/or the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto) in the effectuation thereof, in order to effect the financing or refinancing of the specific object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

<u>Section 8.</u> The validity of such bonds and bond anticipation notes may be contested only if:

 Such obligations are authorized for an object or purpose for which said County 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.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 27

A RESOLUTION APPROVING IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT CONSISTING OF THE ENGINEERING DESIGN FOR AN UPGRADE AND TREATMENT EXPANSION TO THE OAK ORCHARD WASTEWATER TREATMENT PLANT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK

WHEREAS, by Resolution No. 260 of June 5, 1978, adopted pursuant to Section 11.82 of the Onondaga County Administrative Code, the County Legislature dissolved all existing Sanitary and Treatment Plant Districts of the County and established as successor thereto, the Onondaga County Sanitary District, effective January 1, 1979; and

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated September 30, 2021 (the Report"), duly approved by the County Executive, in connection with proposed improvements to the Onondaga County Sanitary District consisting of the engineering design for an upgrade and treatment expansion to the Oak Orchard Wastewater Treatment Plant in connection with providing public sewer service to the White Pine Industrial Park in the Town of Clay and the surrounding area, Onondaga County, all as more fully set forth in the Report; and

WHEREAS, this County Legislature duly adopted a resolution on December 21, 2021, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on February 1, 2022 at 12:59 o'clock P.M., Prevailing Time; and

WHEREAS, said public hearing was duly held at the time and place aforesaid, at which all persons interested were heard; and

WHEREAS, this County Legislature has given due consideration to the aforesaid Report and the evidence given at said public hearing; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Onondaga County Sanitary district at an estimated maximum cost of \$30,000,000, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

<u>Section 2.</u> A certified copy of this resolution shall be recorded in the office of the County Clerk and when so recorded shall be presumptive evidence of the regularity of the determinations herein contained. The Clerk of the County Legislature is hereby authorized and directed to cause a notice of such recording once in the official newspaper of said County in the manner provided by law.

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 15 Noes: 2 (Kuhn, Kinne)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 28

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$30,000,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY COSTS OF CERTAIN IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT IN AND FOR SAID COUNTY

WHEREAS, by proceedings heretofore duly had and taken pursuant to the Onondaga County Administrative Code, the County of Onondaga has approved the improvements described herein for the Onondaga County Sanitary District; and

WHEREAS, it is now desired to provide for the financing of said improvements; now, therefore be it

RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- Section 1. For the specific object or purpose of paying the cost for the Onondaga County Sanitary District, consisting of the engineering design for an upgrade and treatment expansion to the Oak Orchard Wastewater Treatment Plant in connection with providing public sewer service to the White Pine Industrial Park in the Town of Clay and the surrounding area, Onondaga County, as well as other incidental improvements and expenses, there are hereby authorized to be issued \$30,000,000 bonds of said County pursuant to the provisions of the Local Finance Law.
- $\underline{Section\ 2.} \qquad \text{The maximum estimated cost of the aforesaid is $30,000,000, and the plan for the financing thereof shall consist of the issuance of the $30,000,000 bonds of said County herein authorized.}$
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid object or purpose is five years, pursuant to subdivision 62 of paragraph a of Section 11.00 of the Local Finance Law; provided, however, such period of probable usefulness shall be amended to forty years under subdivision 4 of said paragraph and section once construction of the capital project is approved.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said Sanitary District in the manner provided by law, an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes sufficient to pay the principal of and interest on said bonds.

- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer, 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 Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.
- <u>Section 6.</u> All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue serial bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.
- <u>Section 7.</u> The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to execute a project finance agreement, and any other agreements with the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto) in the effectuation thereof, in order to effect the financing or refinancing of the specific object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County 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.
- <u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.
- <u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 14 Noes: 3 (Kuhn, Chase, Kinne)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 29

A RESOLUTION APPROVING IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK

WHEREAS, by Resolution No. 260 of June 5, 1978, adopted pursuant to Section 11.82 of the Onondaga County Administrative Code, the County Legislature dissolved all existing Sanitary and Treatment Plant Districts of the County and established as successor thereto, the Onondaga County Sanitary District, effective January 1, 1979; and

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated September 30, 2021 (the Report"), duly approved by the County Executive, in connection with proposed improvements to the Onondaga County Sanitary District consisting of the following, with maximum estimated costs to be bond financed unless otherwise indicated: (i) asset renewal at Metro Wastewater Treatment Plant (\$800,000); (ii) improvements to the Davis Road Pump Station and Force Main (\$10,200,000); (iii) improvements to various facilities (\$9,936,000 total - \$4,505,000 bonds/\$5,431,000 cash); (iv) Meadowbrook Limestone Wastewater Treatment Plant fine screen replacement (\$1,000,000); (v) Metro Wastewater Treatment Plant thickener rehabilitation (\$1,000,000 additional costs) (\$3,729,000 previously approved); (vi) sewer consolidation improvements (\$3,650,000); (vii) wastewater transportation system improvements (\$1,250,000); and (viii) construction of sewer service to the White Pine Industrial Park and surrounding area (\$16,000,000) all as more fully set forth in the Report; and

WHEREAS, this County Legislature duly adopted a resolution on December 21, 2021, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on February 1, 2022 at 12:55 o'clock P.M., Prevailing Time; and

WHEREAS, said public hearing was duly held at the time and place aforesaid, at which all persons interested were heard; and

WHEREAS, this County Legislature has given due consideration to the aforesaid Report and the evidence given at said public hearing; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Onondaga County Sanitary district at the estimated maximum costs set forth above, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

<u>Section 2.</u> A certified copy of this resolution shall be recorded in the office of the County Clerk and when so recorded shall be presumptive evidence of the regularity of the determinations herein contained. The Clerk of the County Legislature is hereby authorized and directed to cause a notice of such recording once in the official newspaper of said County in the manner provided by law.

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 30

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$38,405,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY COSTS OF CERTAIN IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT IN AND FOR SAID COUNTY

WHEREAS, by proceedings heretofore duly had and taken pursuant to the Onondaga County Administrative Code, the County of Onondaga has approved the improvements described herein for the Onondaga County Sanitary District; and

WHEREAS, it is now desired to provide for the financing of said improvements; now, therefore be it

RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- Section 1. The following are hereby authorized in and for the Onondaga County Sanitary District, consisting of the following: (a) Asset renewal at Metro Wastewater Treatment Plant (\$800,000); (b) improvements to the Davis Road Pump Station and Force Main (\$10,200,000); (c) Improvements to various facilities (\$9,936,000) (\$4,505,000 bonds/\$5,431,000 cash); (d) Meadowbrook Limestone Wastewater Treatment Plant Fine screen replacement (\$1,000,000); (e) Metro Wastewater Treatment Plant thickener rehabilitation (\$1,000,000 additional) (\$3,729,000 bonds previously authorized); (f) Sewer consolidation improvements (\$3,650,000); (g) wastewater transportation system improvements (\$1,250,000); and (h) construction of sewer service to the White Pine Industrial Park and surrounding area (\$16,000,000), there are hereby authorized to be issued \$38,405,000 bonds of said County pursuant to the provisions of the Local Finance Law.
- <u>Section 2.</u> The maximum estimated cost of the aforesaid is \$47,565,000, and the plan for the financing thereof shall consist of (i) the issuance of the \$38,405,000 bonds of said County herein authorized; (ii) the use of \$5,431,000 available funds to be allocated as set forth in Section 1(c) above; and by the issuance of \$3,729,000 bonds authorized pursuant to a bond resolution dated December 18, 2018.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid objects or purposes is forty years, pursuant to subdivision 4 of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said Sanitary District in the manner provided by law, an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes sufficient to pay the principal of and interest on said bonds.

Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer, 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 Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue serial bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to execute a project finance agreement, and any other agreements with the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto) in the effectuation thereof, in order to effect the financing or refinancing of the specific object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

<u>Section 8.</u> The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County 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.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

Motion Made By Mr. Olson

RESOLUTION NO. 31

BOND RESOLUTION

A RESOLUTION AUTHORIZING REPLACEMENT OF RADIOS FOR THE SHERIFF'S DEPARTMENT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$4,665,000, AND AUTHORIZING THE ISSUANCE OF \$4,665,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> Replacement of radios for the Sheriff's Department is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$4,665,000.
- <u>Section 2.</u> The plan for the financing thereof is by the issuance of \$4,665,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is ten years pursuant to subdivision 25 of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.
- Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> The validity of such bonds and bond anticipation notes may be contested only if:

 Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or

2) The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Mrs. Ervin requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mrs. Ervin

RESOLUTION NO. 32

MEMORIALIZING RESOLUTION CELEBRATING BLACK HISTORY AND CONDEMNING RACISM IN OUR HISTORY

WHEREAS, this 1st day of February 2022 marks the beginning of Black History Month, a month long observance to celebrate and acknowledge Black history and achievement, and provide a fresh reminder to take stock of where racism persists and give visibility to the people and the organizations making great efforts to create racial equality; and

WHEREAS, Onondaga County was established in 1794 and was governed by the Onondaga County Board of Supervisors, predecessor's to the Onondaga County Legislature; and

WHEREAS, in December of 1795, during the time of slavery, the Board of Supervisors met in Scipio, New York, which at the time was part of Onondaga County, for the purpose of recommending tax assessments and placing recommended values on "property" which included chattel slavery. The Board set a value for "Negro men ... £50 per head" and "Negro wench ... £30 per head." This shameful era of our history both justified and legalized this race based dehumanizing act, until slavery was abolished by the $13^{\rm th}$ Amendment to the U.S. Constitution on December 18, 1865;

WHEREAS, despite abolishing slavery, our country continues to struggle with the traumatic effects of racism in our society. Racism is the institutionalization of discriminatory acts that seek to marginalize and oppress individuals based on their race. Systemic racism is pervasive and embedded racism, within the core of our major institutions that exemplify racial disparities in our community; and

WHEREAS, by acknowledging our history of slavery and its racist ideology, this Legislature can continue to take action in oppressed communities and be the force that creates new positive ways towards the direction of racial justice; now, therefore be it

RESOLVED, that the Onondaga County Legislature condemns and repudiates the actions of the Board of Supervisors in 1795; and, be it further

RESOLVED, that the Onondaga County Legislature aims to do all it can to affirm the dignity of all people, by committing to hold ourselves both individually and collectively accountable to combatting and dismantling racism in all its forms; and, be it further

RESOLVED, that this Legislature call on each other to speak out against the injustices of racism and affirm our commitment to unite in leveraging our knowledge and skills to work towards racial justice in our County by remaining hopeful and confident about the path ahead.

Mr. McBride assumed the chair, so Chairman Rowley could debate. After debate, Chairman Rowley reassumed the chair.

ADOPTED. Ayes: 16 Absent: 1 (Burtis)

* * *

Motion Made By Mr. May

RESOLUTION NO. 33

BOND RESOLUTION

A RESOLUTION AUTHORIZING A RECORDS DIGITIZATION PROJECT FOR THE COUNTY CLERK'S OFFICE IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$360,000, AND AUTHORIZING THE ISSUANCE OF \$360,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> A records digitization project for the County Clerk's office, including incidental costs, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$360,000.
- <u>Section 2.</u> The plan for the financing thereof is by the issuance of \$360,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is five years pursuant to subdivision 72 of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

Motion Made By Mr. May

ADOPTED. Ayes: 17

RESOLUTION NO. 34

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2020; and

WHEREAS, the County Director of Real Property Tax Services, acting as agent of this Legislature, which is the tax levying body of this County, has investigated the circumstances of the claimed errors and has submitted his recommendation that the applications for the corrections be approved; and

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

WHEREAS, Section 556 of the Real Property Tax Law prescribes the manner in which refunds shall be charged back to appropriate municipality; now, therefore be it

RESOLVED, that the report of the County Director of Real Property Tax Services be and the same hereby is accepted; and, be it further

RESOLVED, that the Chairman of this Legislature be and he hereby is authorized and directed to mail a notice of approval to each applicant and order the collecting officers of the appropriate Towns or the Commissioner of Finance, as the case may be, to correct the respective taxes as follows:

NAME AND ADDRESS OF APPLICANT T	AX MAP NUMBER	AMOUNT OF TAX BILLED	CORRECTED TAX
MANLIUS Mahoney Design & Build Inc. 4 Technology Blvd. Canastota, NY 13032	03101-25.0	8,272.61	2,558.98
VAN BUREN Stephen and Mary Edmond 18 S. Mountain Road Brookfield, CT 06804	06401-33.5	3,430.57	873.66
Mark and Deborah Farrell 172 Woodbine Avenue Syracuse, NY 13206	06401-33.1	4,513.63	422.58

* * *

Motion Made By Mr. May, Ms. Kuhn, Dr. Chase, Dr. Kelly

RESOLUTION NO. 35

AMENDING THE 2022 COUNTY BUDGET TO MAKE SURPLUS ROOM OCCUPANCY FUNDING AVAILABLE FOR USE IN SUPPORT OF THE SPECIAL OLYMPICS

WHEREAS, there are prior year surplus room occupancy tax funds available, and it is necessary to amend the budget to make such funds available for use by the Special Olympics for the 2022 State Winter Games; now, therefore be it

RESOLVED, that the 2022 County Budget be amended as follows:

REVENUES:

In Admin Unit: 2365300000 County Promotion

In Speed Type # 140814

In Project: 719010-County Tourism

In Account 590005–Non Real Prop Tax Items \$15,000

APPROPRIATIONS:

Admin Unit: 2365300000 County Promotion Speed Type # 140814

Project: 719010-County Tourism

In Account 695700-Contractual Expenses \$15,000

ADOPTED. Ayes: 17

* * *

Mr. May requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. Rowley

RESOLUTION NO. 36

APPOINTING LEGISLATIVE COUNSEL FOR THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following firm hereby is appointed to serve as Legislative Counsel for the Onondaga County Legislature, effective January 1, 2022, and extending through the end of the current legislative term on December 31, 2023, with such individuals being assigned work by the Chair of this Onondaga County Legislature as may be appropriate:

Baldwin, Sutphen & Frateschi, PLLC 126 North Salina Street 4th Floor Syracuse, New York 13202

and, be it further

RESOLVED, that, consistent with the Onondaga County Charter and Administrative Code, the County Attorney is sole legal advisor to the County, and Legislative Counsel shall coordinate legal

work with the County Attorney and shall apprise the County Attorney in a timely manner of legal opinions rendered so as to allow the County Attorney to properly perform all functions of the office; and, be it further

RESOLVED, that the utilization of such Legislative Counsel is authorized to the extent that funding is provided for such purpose within the annual county budget, with any expenditures in excess thereof being subject to appropriate executive approval.

* * *

Chairman Rowley recessed the meeting at 2:14 p.m. The meeting reconvened at 2:41 p.m.

* * *

A motion was made by Mr. Ryan, seconded by Mrs. Ervin, to table the resolution until the next session.

Motion FAILED. Ayes: 7 (Ryan, Kuhn, Chase, Bush, Kinne, Garland, Ervin) Noes: 10 (May, Burtis, Gunnip, Cody, Abbott, Olson, McBride, Knapp, Kelly, Rowley)

A vote was taken on the resolution.

ADOPTED. Ayes: 11 (May, Burtis, Gunnip, Cody, Abbott, Olson, McBride, Knapp, Bush, Kelly, Rowley Noes: 6 (Ryan, Kuhn, Chase, Kinne, Garland, Ervin)

* * *

Mr. Ryan requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. Ryan

APPOINTING LEGISLATIVE COUNSEL FOR THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following firm hereby is appointed to serve as Legislative Counsel for the Onondaga County Legislature, effective January 1, 2022, and extending through the end of the current legislative term on December 31, 2023, with such individuals being assigned work by the Chair of this Onondaga County Legislature as may be appropriate:

Cerio Law Offices PLLC 407 S Warren Street Syracuse, New York 13202

and, be it further

RESOLVED, that, consistent with the Onondaga County Charter and Administrative Code, the County Attorney is sole legal advisor to the County, and Legislative Counsel shall coordinate legal work with the County Attorney and shall apprise the County Attorney in a timely manner of legal opinions rendered so as to allow the County Attorney to properly perform all functions of the office; and, be it further

RESOLVED, that the utilization of such Legislative Counsel is authorized to the extent that funding is provided for such purpose within the annual county budget, with any expenditures in excess thereof being subject to appropriate executive approval.

DEFEATED. Ayes: 7 (Ryan, Kuhn, Chase, Bush, Kinne, Garland, Ervin) Noes: 10 (May, Burtis, Gunnip, Cody, Abbott, Olson, McBride, Knapp, Kelly, Rowley)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, March 1, 2022. There was no objection and the meeting was adjourned at $2:52 \, \mathrm{p.m.}$

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

* * *

March 1, 2022 64

March 1, 2022

The Legislature of Onondaga County convened on the above date at 1:08 p.m. Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Mr. Burtis introduced Pastor Adam Bregou from the Missio Church, who gave the invocation. Ms. Gunnip led the Pledge of Allegiance to the Flag of the United States of America.

The Deputy Clerk read the following communications:

Gold Seal:

RECOGNIZE AND HONOR THE KIRK PARK COLTS CHEERLEADING PROGRAM ON MULTIPLE LOCAL AND REGIONAL CHAMPIONSHIPS, AND ON SENDING THREE SQUADS TO ORLANDO, FLORIDA TO REPRESENT CNY IN THE 2021 NATIONAL COMPETITION (Sponsored by Mrs. Ervin, Mr. Garland)

February 3, 2022

TO: Mark Olson, Chair

Public Safety Committee Members

FROM: James J. Rowley, Chairman

RE: Reappointment to Onondaga County Justice Center Oversight Committee

Submitted for your consideration is the reappointment of John J. Falge to the Onondaga County Justice Center Oversight Committee.

Mr. Falge's resume is attached for your review. It is important to note that Mr. Falge is fulfilling a requirement on this board that two members have prior law enforcement experience.

This appointment requires confirmation by the full Legislature at the March 1, 2022 Session.

REAPPOINTMENT: John J. Falge 4696 N. E. Townline Road Marcellus, New York 13108 TERM EXPIRES: December 31, 2024

February 22, 2022

James J. Rowley, Chair Onondaga County Legislature 401 Montgomery Street

Room 407 Court House Syracuse, NY 13202

Re: Proposed Legislation

Dear Chair Rowley:

As you are aware, Onondaga County has been on the frontline in responding to the needs of this community during the COVID-19 public health crisis.

In support of the pandemic response, Resolution No. 157-2020 adopted by the County Legislature on December 3, 2020, contained language in its 11th Resolved clause read as providing the County Executive with authority to appropriate certain funds without obtaining additional specific authorization from the County Legislature, subject to the approval process set forth in the Resolution.

The purpose of this provision was to facilitate the County's response to the public health crisis posed by the COVID pandemic and provide the Administration with the flexibility to meet the uncertainties and needs confronting the County in responding to and recovering from the pandemic.

As you are aware, the County has used these funds to establish the Veteran's Initiative program, offer needed Mental Health services to all schools in the county, supply Broadband services to areas desperately in need, provide for a new Catholic Charities Shelter for men, expand County Neighborhood Initiatives, make needed improvements to our Roads and Bridges, update critical Infrastructure and Maintenance equipment for highways and parks, and fund important Workforce Development initiatives. These projects play a significant role in the County's pandemic response and recovery.

On August 3, 2021, the County Legislature by Resolution No. 81-2021, amended Resolution No. 157-2020 to "strike the 11th Resolved Clause effective immediately". The County Attorney interpreted Resolution No. 81-2021 to not be retroactive.

You and other members of the County Legislature have questioned whether Resolution No. 157-2020 is consistent with County Charter provisions regarding "the separation of County Legislative and Executive functions."

While Resolution No. 157-2020 was part of a joint effort by which the County Administration and the County Legislature have been meeting the public health crisis in all its dimensions, I recognize your concern that our cooperative actions should comport with County Charter principles of separation of powers, and at all times legal precedent is important in maintaining the balance of powers established within the County Charter and Code.

In the spirit of that cooperation and to expressly address your concerns regarding the significance and potential implications for section 607 of the County Charter, I am forwarding for the County Legislature's consideration a proposed resolution regarding the appropriation of revenues made pursuant to Resolution No. 157-2020.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 37

2021 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 8100000000 Admin Unit 8700000000

DSS Economic Security SOCPA

Speed Type #430814 Speed Type #260217 Acct. 661180 Acct. 695700

Medical Payments to State MMIS Contractual Expenses \$361,482

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 38

2021 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

 Admin Unit 690000000
 Admin Unit 690000000

 Parks Department
 Parks Department

 Speed Type #510003
 Speed Type #10003

 Acct. 641010
 Acct. 694130

Regular Employees Salaries Maintenance, Utilities and Rent \$127,190

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 39

AMENDING THE 2022 COUNTY BUDGET TO PROVIDE ADDITIONAL FUNDS FOR THE PURCHASE OF GASOLINE AND DIESEL FUEL TO BE SOLD TO THE LIVERPOOL FIRE DEPARTMENT AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS

WHEREAS, the Onondaga County Department of Parks and Recreation (Parks Department) operates fuel pumps located at its Onondaga Lake Park Maintenance Compound; and

WHEREAS, the Liverpool Fire Department desires to purchase gasoline and diesel fuel at the Onondaga Lake Park Maintenance Compound; and

WHEREAS, the Liverpool Fire Department has agreed to purchase fuel at a price equal to the current cost to the County plus overhead; and

WHEREAS, the Liverpool Fire Department may purchase fuel from Onondaga County because it is exempt from sales tax on the purchase of fuel; and

WHEREAS, this arrangement will benefit the Liverpool Fire Department at no additional direct cost to the Parks Department; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2022 County budget be amended by providing and making available the following:

APPROPRIATIONS:

In Admin Unit 6900000000

Parks Department

Speed Type #510012

In Acct. 693000 - Supplies & Materials Bud Load

\$12,000

REVENUES:

In Admin Unit 6900000000

Parks Department

Speed Type #510012

In Acct. 590056 – Sales of Prop & Comp for Loss

\$12,000

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 40

2021 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

FROM: TO: AMOUNT:

Admin Unit 05000000000 Admin Unit 050000000000
Facilities Management Facilities Management
Speed Type #470044 Speed Type #470030

Acct. 641010 Acct. 694130

Regular Employee Salaries Maintenance, Utilities and Rent \$65,142

Acct. 693000 Acct. 694130

Supplies & Materials Maintenance, Utilities and Rent \$63,171

Admin Unit 0500000000 Admin Unit 0500000000

Facilities Management Facilities Management Speed Type #470010 Speed Type #470030

Acct. 694010 Acct. 694130

Travel & Training Maintenance, Utilities and Rent \$10,606

 Admin Unit 8100000000
 Admin Unit 0500000000

 DSS Economic Security
 Facilities Management

 Speed Type #430814
 Speed Type #470030

 Acct. 661180
 Acct. 694130

Medical Payment to State MMIS Maintenance, Utilities and Rent \$299,532

Admin Unit 8100000000

DSS Economic Security
Speed Type #430814
Acct. 661180

Admin Unit 0500000000
Facilities Management
Speed Type #470010
Acct. 694100

Medical Payments to State MMIS All Other Expenses \$162,748

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 41

AUTHORIZING THE COUNTY EXECUTIVE TO AMEND A FIVE YEAR AGREEMENT WITH THE STATE OF NEW YORK FOR SNOW AND ICE CONTROL ON STATE HIGHWAYS FOR THE 2019-2024 SEASONS TO ADD 3.68 ADDITIONAL LANE MILES AND AMENDING THE 2022 COUNTY BUDGET ACCORDINGLY

WHEREAS, Onondaga County entered into a five year agreement with New York State for snow and ice control on state highways for the 2019-2024 seasons with an estimated annual base amount of \$3,946,079.10, as authorized by Resolution No. 14-2020; and

WHEREAS, New York State has requested, and the Onondaga County Department of Transportation has agreed, that an additional 3.68 lane miles be included in such agreement commencing this 2021-2022 season; and

WHEREAS, the estimated annual base amount of the agreement for snow and ice control during each of the 2021-2024 seasons, inclusive of the additional 3.68 lane miles, is \$3,982,023.58; and

WHEREAS, the State Comptroller has requested legislation authorizing an amendment to such agreement in accordance herewith, and it is the desire of this Legislature to authorize said amendment; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to amend the agreement with New York State to provide for the control of snow and ice on state highways in the estimated annual base amount of \$3,982,023.58 per season, and to implement the intent of this resolution; and, be it further

RESOLVED, that the 2022 County budget be amended by providing and making available the following:

APPROPRIATIONS:

In Admin Unit 9310300000

County Road Fund Speed Type #534030

In Acct. 590044 Svc Other Govts – Transportation \$35,945

REVENUES:

In Admin Unit 9310300000 County Road Fund Speed Type #534030 In Acct. 693000 Supplies & Materials

\$35,945

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 42

AUTHORIZING THE REMOVAL OF A PORTION OF OTISCO ROAD IN THE TOWN OF LAFAYETTE FROM THE COUNTY ROAD SYSTEM PURSUANT TO SECTION 115-b OF THE HIGHWAY LAW

WHEREAS, a portion of a County Road known as Otisco Road located in the Town of LaFayette became a dead-end in 1981 when the bridge over Onondaga Creek was closed and said portion of road does not service or abut any residences, business or facilities/structure; and

WHEREAS, the Town of LaFayette has agreed to the abandonment of a portion of Otisco Road from the County of Onondaga to the Town of LaFayette; and

WHEREAS, the Onondaga County Commissioner of Transportation has recommended abandonment of same pursuant to New York Highway Law Section 115-b; and

WHEREAS, an analysis of the potential environmental impact of the proposed road abandonment has been undertaken pursuant to SEQRA; now, therefore be it

RESOLVED, that an Environmental Assessment Form (EAF) for the proposed road abandonment has been prepared and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that the EAF prepared by the County and filed with this Legislature is satisfactory with respect to scope, content and adequacy in conformance with SEQRA, and is hereby accepted and adopted by the County; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby accept and adopt the Negative Declaration, prepared in accordance with Article 8 of the Environmental Conservation Law, for the Unlisted Action and has determined that the road abandonment will not have a significant adverse impact on the environment; and, be it further

RESOLVED, that the following portion of Otisco Road is hereby removed from the County road system and transferred to the Town of LaFayette:

A PORTION of the right of way of Otisco Road C.R. 246 located between New York State Route 11A and Onondaga Creek and extending from the edge of the western shoulder of New York State Route 11A to the point where Onondaga Creek bisects Otisco Road; and, be it further

RESOLVED, that the Onondaga County Executive is authorized to enter into and execute agreements and such other documents as reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the Clerk on behalf of this Legislature be and hereby is ordered to give written notice to the Town of LaFayette Clerk and Supervisor pursuant to Highway Law Section 115-c, that the reversion of the aforementioned portion of Otisco Road to the Town of LaFayette will be effective thirty (30) days after said notice.

ADOPTED. Ayes: 17

* *

Motion Made By Ms. Abbott

RESOLUTION NO. 43

AMENDING THE 2022 COUNTY BUDGET TO MAKE SURPLUS ROOM OCCUPANCY FUNDING AVAILABLE FOR USE IN SUPPORT OF JAZZFEST 2022

WHEREAS, the major purpose and goal of room occupancy tax collection is to fund the marketing and promotion of Onondaga County as a tourist destination; and

WHEREAS, there are prior year surplus room occupancy tax funds available, and it is necessary to amend the budget to make such funds available for use by JazzFest 2022 in an amount not to exceed \$125,000 or 25% of the JazzFest 2022 budget, whichever is less; now, therefore be it

RESOLVED, that a marketing and promotional budget shall be established, and such budget shall allocate \$10,000 of such County room occupancy tax funds to Visit Syracuse, Inc. in support of marketing JazzFest 2022 as a cultural tourist event, and thereby promoting and further establishing Onondaga County as a multifaceted tourist destination; and, be it further

RESOLVED, that the 2022 County Budget be amended as follows:

REVENUES:

In Admin Unit: 2365300000 County Promotion Speed Type #140814

Project: 719010-County Tourism

Account 590005–Non Real Prop Tax Items \$125,000

APPROPRIATIONS:
Admin Unit: 2365300000
County Promotion
Speed Type #140814
Project: 719010-County Tourism

Account 695700-Contractual Expenses \$125,000

ADOPTED. Ayes: 16 Noes: 1 (Kuhn)

* * *

Motion Made By Dr. Chase

RESOLUTION NO. 44

PROVIDING FOR VARIOUS PERSONNEL CHANGES

WHEREAS, the New York State Department of Health (NYSDOH) awarded the Onondaga County Health Department (OCHD) \$5,859,670 to support public health fellows for two years with funding from the Centers for Disease Control and Prevention (CDC) supported through the American Rescue Plan Act of 2021. OCHD is seeking to create a series of twelve (12) 100% grant funded positions: Public Health Fellow I, Public Health Fellow II, Public Health Fellow III; and one (1) Administrative Aide to support the Fellows and grant deliverables for NYS; and

WHEREAS, it is necessary for the County to provide for various changes to personnel; now, therefore be it

RESOLVED, that the following changes are authorized, effective the first full pay period after March 1, 2022:

Health Department (Admin Unit 4300)

Create (12) Public Health Fellow I at Grade 29, at \$49,523 - \$65,652;

Create (12) Public Health Fellow II at Grade 31, at \$56,796 - \$75,293;

Create (12) Public Health Fellow III at Grade 33, at \$68,215 - \$90,431;

Create (1) Administrative Aide at Grade 7, at \$43,828 - \$48,439;

and, be it further

RESOLVED, that the Onondaga County Salary Plan be amended to include the position titles added above; and, be it further

RESOLVED, that the aforementioned positions created herein will be abolished when grant funding to support such positions terminates; and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Kinne)

* * *

Motion Made By Dr. Chase

RESOLUTION NO. 45

2021 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

 Admin Unit 8100000000
 Admin Unit 8100000000

 DSS-Economic Security
 DSS-Economic Security

 Speed Type #430814
 Speed Type #430818

 Acct. 661180
 Acct. 668720

Medical Payment by State MMIS Transfer to Grant Expenditures \$768,000

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 46

2021 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

FROM: Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 641010 Regular Salaries	TO: Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 695700 Contractual Expenses	<u>AMOUNT:</u> \$729,111
Admin Unit 7900000000 Sheriff's Office Speed Type # 413600 Acct. 694100 All Other Expenses	Admin Unit 7900000000 Sheriff's Office Speed Type # 413600 Acct. 695700 Contractual Expenses	\$13,273
Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 694130 Maintenance, Utilities & Rents	Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 695700 Contractual Expenses	\$201,270
Admin Unit 8100000000 DSS Economic Security Speed Type #430814 Acct. 661180 Medical Payment to State MMIS	Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 695700 Contractual Expenses	\$2,118,681
Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 641010 Regular Salaries	Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 641020 Overtime Wages	\$791,598
Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 641010 Regular Salaries	Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 641030 Other Employee Wages	\$104,888
ADOPTED. Ayes: 17		

* * *

Motion Made By Mr. Olson

FROM:

RESOLUTION NO. 47

2021 TRANSFER RESOLUTION

AMOUNT:

RESOLVED, that the following transfer be made:

Admin Unit 8100000000	Admin Unit 3800000000	
DSS Economic Security	Emergency Management	
Speed Type #430814	Speed Type #309010	
Acct. 661180	Acct. 668720	
Medical Payments by State MMIS	Transfer to Grant Expenditures	\$170,000
Admin Unit 8100000000	Admin Unit 3800000000	
DSS Economic Security	Emergency Management	
Speed Type #430814	Speed Type #309010	
Acct. 661180	Acct. 668720	
Medical Payments by State MMIS	Transfer to Grant Expenditures	\$250,000
Admin Unit 8100000000	Admin Unit 3800000000	
DSS Economic Security	Emergency Management	
Speed Type #430814	Speed Type #309010	
Acct. 661180	Acct. 668720	
Medical Payments by State MMIS	Transfer to Grant Expenditures	\$100,000

TO:

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 48

AUTHORIZING FEMA FUNDS APPROPRIATION FOR ONONDAGA COUNTY'S COVID-19 MANDATED RELIEF EFFORTS

WHEREAS, the President's March 13, 2020 unprecedented Nationwide Emergency Declaration for Coronavirus Disease 2019 (COVID-19), and the Secretary of Health and Human Services' declaration of a Public Health Emergency for COVID-19, on January 27, 2020, established that exigent and emergency circumstances exist and will continue to exist for the duration of the COVID-19 Public Health Emergency; and

WHEREAS, COVID-19 pandemic has dramatically affected Onondaga County's economic viability and amplified concerns related to public health and safety; and after almost two years since the President's National Emergency Declaration, COVID-19 continues to threaten the community's well-being; and

WHEREAS, Onondaga County has made and continues to make investments to implement and comply with COVID-19 protocols in order to reduce the spread of the virus and protect public health and safety, the County will seek reimbursement for these costs from the Federal Emergency Management Agency (FEMA) for the expenses totaling \$2,957,412; now, therefore be it

RESOLVED, that the County is eligible to receive reimbursement from FEMA for costs and expenses related to the mandated COVID-19 relief efforts, in the amount of \$2,957,412; and, be it further

RESOLVED, that the 2022 County budget is amended as follows:

REVENUES:

In Admin Unit 4300000000 Health Department Speed Type #321110 In Project 745137- COVID19 Relief Funds In Acct: 590018 – Fed Aid-Home & Comm Svc

\$2,957,412

APPROPRIATIONS:

In Admin Unit 4300000000 Health Department Speed Type #321110 In Project 745137- COVID19 Relief Funds

\$2,957,412

ADOPTED. Ayes: 17

* *

Motion Made By Ms. Cody

RESOLUTION NO. 49

BOND RESOLUTION

A RESOLUTION AUTHORIZING IMPROVEMENTS TO THE ARMY RESERVE CENTER FOR USE AS AN EMERGENCY OPERATIONS CENTER IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,100,000, AND AUTHORIZING THE ISSUANCE OF \$1,100,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> Improvements to the Army Reserve Center required for its use as an Emergency Operations Center, including incidental costs in connection therewith, are hereby authorized at an estimated maximum cost of \$1,100,000.
- <u>Section 2.</u> The plan for the financing thereof is by the issuance of \$1,100,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property

of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

Motion Made By Mr. May

RESOLUTION NO. 50

CONFIRMING THE REAPPOINTMENT OF CARLTON HUMMEL AS THE COMMISSIONER OF THE ONONDAGA COUNTY DEPARTMENT OF PERSONNEL

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated Carlton Hummel, who resides at 8404 Anglers Club, Cicero, New York 13039, to serve as the Commissioner of the Onondaga County Department of Personnel for a six year term, commencing on March 2, 2022; and

WHEREAS, consistent with the Onondaga County Charter and Administrative Code, such reappointment is subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the reappointment of Mr. Carlton Hummel to serve as the Commissioner of the Department of Personnel for a new six year term

ADOPTED. Ayes: 15 Noes: 2 (Bush, Ervin)

* * *

Motion Made By Mr. May

RESOLUTION NO. 51

AUTHORIZING NEW YORK STATE REIMBURSEMENT FOR 2022 EXPENSES OF THE RECORDING OFFICER FOR THE COUNTY OF ONONDAGA FOR ADMINISTRATION OF MORTGAGE TAXES

WHEREAS, New York State Tax Law Section 262 provides that Recording Officers shall be entitled to receive necessary expenses for the administration of mortgage taxes as approved and allowed by the State Tax Commission; and

WHEREAS, the State Tax Commission did, by resolution duly adopted, determine that such mortgage tax expense be approved at the amount certified to the State Tax Commissioner by the County Legislature, provided it is a reasonable and necessary allowance for such expenses; and

WHEREAS, it is the desire of this Legislature to certify said expenses for reimbursement by the State; now, therefore be it

RESOLVED, by the Onondaga County Legislature that the sum of \$442,208 for the year 2022 be and the same hereby is determined as necessary, reasonable and proper allowance to be received by the Recording Officer of the County of Onondaga for the purpose of administering mortgage taxes in her office, as follows:

Clerk III Salary	\$48,439
Plus additional sum as follows:	
Social Security	\$3,706
Retirement	\$6,297
Health Insurance	\$8,542
Unemployment	\$68
Workman's Compensation	\$1,132

Dental Insurance Disability	\$543 <u>\$137</u> \$20,425	\$68,864
Clerk II Salary (2) (\$41,498)	\$82,996	
Plus additional sum as follows:		
Social Security	\$6,349	
Retirement	\$10,789	
Health Insurance	\$14,636	
Unemployment	\$116	
Workman's Compensation	\$1,940	
Dental Insurance	\$930	
Disability	\$235	
	\$34,995	ф11 7 001
		\$117,991
Deputy County Clerk Salary (2) (\$51,283)	\$100,108	
Deputy County Clerk Salary (2) (\$31,283)	(\$48,825)	
Plus additional sum as follows:	(\$40,623)	
Social Security	\$7,658	
Retirement	\$13,014	
Health Insurance	\$17,654	
Unemployment	\$140	
Workman's Compensation	\$2,340	
Dental Insurance	\$1,122	
Disability	\$283	
	\$42,211	
	. ,	\$142,319
Indirect Costs	\$16,422	
Office Supplies	\$2,715	
Data Processing Services	\$42,888	
Facilities Management	\$45,830	
Law Department Services	\$1,633	
Purchase Division Services	\$302	
Maintenance Utility Rents	\$3,009	
All Other Expenses	\$235	
	\$113,034	
		¢112 024
	Total	\$113,034 \$442,208
	Total	φ442,206

and, be it further

RESOLVED, that such additional sum of 442,208 for the year 2022 is hereby certified to the State Tax Commissioner as the reasonable and necessary allowance for such expense; and, be it further

RESOLVED, that the Clerk of the Legislature is hereby directed to forward 2 certified copies of this resolution to the appropriate County officials.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 52

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2022; and

WHEREAS, the County Director of Real Property Tax Services, acting as agent of this Legislature, which is the tax levying body of this County, has investigated the circumstances of the claimed errors and has submitted his recommendation that the applications for the corrections be approved; and

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

WHEREAS, Section 556 of the Real Property Tax Law prescribes the manner in which refunds shall be charged back to appropriate municipality; now, therefore be it

RESOLVED, that the report of the County Director of Real Property Tax Services be and the same hereby is accepted; and, be it further

RESOLVED, that the Chairman of this Legislature be and he hereby is authorized and directed to mail a notice of approval to each applicant and order the collecting officers of the appropriate Towns or the Commissioner of Finance, as the case may be, to correct the respective taxes as follows:

NAME AND ADDRESS OF APPLICANT	TAX MAP NUMBER	AMOUNT OF TAX BILLED	CORRECTED TAX
CAMILLUS Hinsdale Road Group, LLC PO 360 Camillus, NY 13031	01705-65.1	74,588.77	68,334.18
Camillus Developers, LLC 8025 Brewerton Road Cicero, NY 13039	01705-62.1	35,297.59	10,265.28
CICERO Benderson Development 570 Delaware Avenue Buffalo, NY 14202	05701-01.2	18,290.10	4,763.27
DEWITT Bishop Grimes Jr./ Sr. High School 6653 Kirkville Road East Syracuse, NY 13057	03907-01.1	13,199.38	9,914.10
Delta-Sonic Car Wash 570 Delaware Avenue Buffalo, NY 14202	05001-05.1	104,120.33	19,636.86

GEDDES

General Chemical LLC 028.-01-10.2 178,635.75 69,305.84

90 East Halsey Street Parsippany, NY 07054

MANLIUS

Buckley Road Development Co. 084.-03-01.1/1 18,572.73 11,295.84

PO Box 182571

Columbus, OH 43218-2571

ADOPTED. Ayes: 17

* * *

Mr. May requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. May

RESOLUTION NO. 53

REFUNDING BOND RESOLUTION DATED MARCH 1, 2022

A RESOLUTION AUTHORIZING THE ISSUANCE PURSUANT TO SECTION 90.10 OF THE LOCAL FINANCE LAW OF REFUNDING BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO BE DESIGNATED SUBSTANTIALLY "PUBLIC IMPROVEMENT REFUNDING (SERIAL) BONDS", AND PROVIDING FOR OTHER MATTERS IN RELATION THERETO AND THE PAYMENT OF THE BONDS TO BE REFUNDED THEREBY

WHEREAS, the County of Onondaga, New York (hereinafter, the "County") heretofore issued:

- (i) \$20,615,000 General Obligation Refunding (Serial) Bonds, 2012 pursuant to a bond determination certificate dated on or before July 11, 2012 (the "2012 Bond Certificate") to refund all or a portion of the outstanding principal balance of the General Obligation (Serial) Bonds, 2003 Series A dated July 15, 2003 and all or a portion of the outstanding principal balance of the General Obligation (Serial) Bonds, 2004 Series A dated August 15, 2004 for said County as further described in the 2012 Bond Certificate, such General Obligation Refunding (Serial) Bonds, 2012, being dated July 11, 2012 with remaining maturities on February 15 in each of the years 2023 through 2025, both inclusive (the "2012 Bonds"); and
- (ii) \$34,800,000 General Obligation (Serial) Bonds, 2014 pursuant to a bond determination certificate dated on or before June 27, 2014 (the "2014 Bond Certificate") to finance the cost of various purposes in and for said County as further described in the 2014 Bond Certificate, such General Obligation (Serial) Bonds, 2014, being dated June 27, 2014 with remaining maturities on May 1 in each of the years 2023 through 2034, both inclusive (the "2014 Bonds") (collectively, the "Refunded Bonds"); and

WHEREAS, it would be in the public interest to refund all or a portion of the remaining outstanding callable principal balance of the Refunded Bonds by the issuance of refunding bonds pursuant to Section 90.00 or Section 90.10, as applicable of the Local Finance Law; and

WHEREAS, such refunding will only be undertaken if it results in present value savings in debt service as required by Section 90.10 of the Local Finance Law; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

For the object or purpose of refunding the outstanding callable principal balance of the Refunded Bonds as more fully set forth in the Refunding Financial Plan (hereinafter defined), including providing moneys which, together with the interest earned from the investment of certain of the proceeds of the refunding bonds herein authorized, shall be sufficient to pay (i) the principal amount of such Refunded Bonds, (ii) the aggregate amount of unmatured interest payable on such Refunded Bonds to and including the date on which the Refunded Bonds which are callable are to be called prior to their respective maturities in accordance with the refunding financial plan, as hereinafter defined, (iii) the costs and expenses incidental to the issuance of the refunding bonds herein authorized, including the development of the refunding financial plan, as hereinafter defined, costs and expenses of executing and performing the terms and conditions of the escrow contract or contracts, as hereinafter defined, and fees and charges of the escrow holder or holders, as hereinafter mentioned, (iv) the premium or premiums for a policy or policies of municipal bond insurance or cost or costs of other credit enhancement facility or facilities, for the refunding bonds herein authorized, or any portion thereof, there are hereby authorized to be issued not exceeding \$19,000,000 refunding serial bonds of the County pursuant to the provisions of Section 90.10 of the Local Finance Law (the "Refunding Bonds"), it being anticipated that the amount of Refunding Bonds actually to be issued will be approximately \$15,985,000, as provided in Section 4 hereof. The Refunding Bonds shall each be designated substantially "PUBLIC IMPROVEMENT REFUNDING (SERIAL) BOND" together with such series designation and year as is appropriate on the date of sale thereof, shall be of the denomination of \$5,000 or any integral multiple thereof (except for any odd denominations, if necessary) not exceeding the principal amount of each respective maturity, shall be numbered with the prefix "R" followed by a dash and then from 1 upward, shall be dated on such dates, and shall mature annually on such dates in such years, bearing interest semi-annually on such dates, at the rate or rates of interest per annum, as may be necessary to sell the same, all as shall be determined by the Chief Fiscal Officer pursuant to Section 4 hereof. It is hereby further determined that (a) such Refunding Bonds may be issued in series, (b) such Refunding Bonds may be sold at a discount in the manner authorized by paragraph a of Section 57.00 of the Local Finance Law pursuant to subdivision 2 of paragraph f of Section 90.10 of the Local Finance Law, and (c) such Refunding Bonds may be issued as a single consolidated issue. It is hereby further determined that such Refunding Bonds may be issued to refund all, or any portion of, the Refunded Bonds, subject to approval by the State Comptroller.

Section 2. The Refunding Bonds may be subject to redemption prior to maturity upon such terms as the Chief Fiscal Officer shall prescribe, which terms shall be in compliance with the requirements of Section 53.00 (b) of the Local Finance Law. If less than all of the Refunding Bonds of any maturity are to be redeemed, the particular refunding bonds of such maturity to be redeemed shall be selected by the County by lot in any customary manner of selection as determined by the Chief Fiscal Officer. Notice of such call for redemption shall be given by providing notice to the registered owners not less than thirty (30) days prior to such date. Notice of redemption having been given as aforesaid, the bonds so called for redemption shall, on the date for redemption set forth in such call for redemption, become due and payable, together with interest to such redemption date, and interest shall cease to be paid thereon after such redemption date.

The Refunding Bonds shall be issued in registered form and shall not be registrable to bearer or convertible into bearer coupon form. When issued, the Refunding Bonds shall be initially issued in denominations such that one bond shall be issued for each maturity of bonds and shall be registered in the name of Cede & Co., as nominee of The Depository Trust Company, Jersey City, New Jersey ("DTC"), which will act as securities depository for the bonds in accordance with the Book-Entry-Only system of DTC. In the event that either DTC shall discontinue the Book-Entry-Only system or the County shall terminate its participation in such Book-Entry-Only system, such bonds shall thereafter be issued in certificated form of the denomination of \$5,000 each or any integral multiple thereof (except for any odd denominations, if necessary) not exceeding the principal amount

of each respective maturity. Principal of and interest on the bonds shall be payable to DTC, or to its nominee, Cede & Co., while the bonds are registered in the name of Cede & Co. in accordance with such Book-Entry-Only System. Principal shall only be payable upon surrender of the bonds at the principal corporate trust office of the Chief Fiscal Officer.

In the event said Refunding Bonds are issued in non-book entry form, principal of and interest on the Refunding Bonds shall be payable by check or draft mailed by the Fiscal Agent (as hereinafter defined) to the registered owners of the Refunding Bonds as shown on the registration books of the County maintained by the Fiscal Agent (as hereinafter defined), as of the close of business on the fifteenth day of the calendar month or first business day of the calendar month preceding each interest payment date as appropriate and as provided in a certificate of the Chief Fiscal Officer providing for the details of the Refunding Bonds. Principal shall only be payable upon surrender of bonds at the principal corporate trust office of a bank or trust company or banks or trust companies located or authorized to do business in the State of New York, as shall hereafter be designated by the Chief Fiscal Officer as fiscal agent of the County for the Refunding Bonds (collectively the "Fiscal Agent").

Principal and interest on the Refunding Bonds will be payable in lawful money of the United States of America.

The Chief Fiscal Officer is hereby authorized to enter into an agreement or agreements containing such terms and conditions as he shall deem proper with the Fiscal Agent, for the purpose of having such bank or trust company or banks or trust companies act, in connection with the Refunding Bonds, as the Fiscal Agent for said County, to perform the services described in Section 70.00 of the Local Finance Law, and to execute such agreement or agreements on behalf of the County, regardless of whether the Refunding Bonds are initially issued in certificated or non-certificated form.

The Chief Fiscal Officer is hereby further delegated all powers of this County Legislature with respect to agreements for credit enhancement, derived from and pursuant to Section 168.00 of the Local Finance Law, for said Refunding Bonds, including, but not limited to the determination of the provider of such credit enhancement facility or facilities and the terms and contents of any agreement or agreements related thereto.

The Refunding Bonds shall be executed in the name of the County by the manual signature of the Chief Fiscal Officer, and its corporate seal shall be imprinted thereon. The Refunding Bonds shall contain the recital required by subdivision 4 of paragraph j of Section 90.10 of the Local Finance Law and 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine. It is hereby determined that it is to the financial advantage of the County not to impose and collect from registered owners of the Refunding 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.

Section 3. It is hereby determined that:

- (a) the maximum amount of the Refunding Bonds authorized to be issued pursuant to this resolution does not exceed the limitation imposed by subdivision 1 of paragraph b of Section 90.10 of the Local Finance Law;
- (b) the maximum period of probable usefulness permitted by law at the time of the issuance of the Refunded Bonds for each object or purpose for which such Refunded Bonds were issued is as specified in the 2012 Bond Certificate and the 2014 Bond Certificate which are incorporated herein by reference;

(c) the last installment of the Refunding Bonds will mature not later than the expiration of the respective period of probable usefulness of the objects or purposes for which said Refunded Bonds were issued in accordance with the provisions of subdivision 1 of paragraph c of Section 90.10 of the Local Finance Law.

(d) the estimated present value of the total debt service savings anticipated as a result of the issuance of the Refunding Bonds, computed in accordance with the provisions of subdivision 2 of paragraph b of Section 90.10 of the Local Finance Law, with regard to the Refunded Bonds is as shown in the Refunding Financial Plan described in Section 4 hereof.

The financial plan for the refunding authorized by this resolution (the "Refunding Section 4. Financial Plan"), showing the sources and amounts of all moneys required to accomplish such refunding, the estimated present value of the total debt service savings and the basis for the computation of the aforesaid estimated present value of total debt service savings, are set forth in Exhibit A attached hereto and made a part of this resolution. The Refunding Financial Plan has been prepared based upon the assumption that the Refunding Bonds will be issued in one series, and that the Refunding Bonds will mature, be of such terms, and bear interest as set forth on Exhibit A attached hereto and made a part of this resolution. This County Legislature recognizes that the Refunding Bonds may be issued in one or more series, and for only portions thereof, that the amount of the Refunding Bonds, maturities, terms, and interest rate or rates borne by the Refunding Bonds to be issued by the County will most probably be different from such assumptions and that the Refunding Financial Plan will also most probably be different from that attached hereto as Exhibit A. The Chief Fiscal Officer is hereby authorized and directed to determine the amount of the Refunding Bonds to be issued, the date or dates of such bonds and the date or dates of issue, maturities and terms thereof, the provisions relating to the redemption of Refunding Bonds prior to maturity, whether the Refunding Bonds will be insured by a policy or policies of municipal bond insurance or otherwise enhanced by a credit enhancement facility or facilities, whether the Refunding Bonds shall be sold at a discount in the manner authorized by paragraph e of Section 57.00 of the Local Finance Law, and the rate or rates of interest to be borne thereby, whether the Refunding Bonds shall be issued having substantially level or declining annual debt service and all matters related thereto, and to prepare, or cause to be provided, a final Refunding Financial Plan for the Refunding Bonds and all powers in connection therewith are hereby delegated to the Chief Fiscal Officer; provided, that the terms of the Refunding Bonds to be issued, including the rate or rates of interest borne thereby, shall comply with the requirements of Section 90.10 of the Local Finance Law. The Chief Fiscal Officer shall file a copy of his certificate determining the details of the Refunding Bonds and the final Refunding Financial Plan with the Clerk of the County Legislature not later than ten (10) days after the delivery of the Refunding Bonds, as herein provided.

<u>Section 5.</u> The Chief Fiscal Officer is hereby authorized to enter into an escrow contract or contracts (collectively the "Escrow Contract") with a bank or trust company, or with banks or trust companies, located and authorized to do business in this State as said Chief Fiscal Officer shall designate (collectively the "Escrow Holder") for the purpose of having the Escrow Holder act, in connection with the Refunding Bonds, as the escrow holder to perform the services described in Section 90.10 of the Local Finance Law.

<u>Section 6</u>. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged to the payment of the principal of and interest on the Refunding Bonds as the same become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall be annually levied on all the taxable real property in said County a tax sufficient to pay the principal of and interest on such Refunding Bonds as the same become due and payable.

Section 7. All of the proceeds from the sale of the Refunding Bonds, including the premium, if any, but excluding accrued interest thereon, shall immediately upon receipt thereof be placed in escrow with the Escrow Holder for the Refunded Bonds. Accrued interest on the Refunding Bonds shall be paid to the County to be expended to pay interest on the Refunding Bonds. Such proceeds as are deposited in the escrow deposit fund to be created and established pursuant to the Escrow Contract, whether in the form of cash or investments, or both, inclusive of any interest earned from the investment thereof, shall be irrevocably committed and pledged to the payment of the principal of and interest on the Refunded Bonds in accordance with Section 90.10 of the Local Finance Law, and the holders, from time to time, of the Refunded Bonds shall have a lien upon such moneys held by the Escrow Holder. Such pledge and lien shall become valid and binding upon the issuance of the Refunding Bonds and the moneys and investments held by the Escrow Holder for the Refunded Bonds in the escrow deposit fund shall immediately be subject thereto without any further act. Such pledge and lien shall be valid and binding as against all parties having claims of any kind in tort, contract or otherwise against the County irrespective of whether such parties have notice thereof.

Section 8. Notwithstanding any other provision of this resolution, so long as any of the Refunding Bonds shall be outstanding, the County shall not use, or permit the use of, any proceeds from the sale of the Refunding Bonds in any manner which would cause the Refunding Bonds to be an "arbitrage bond" as defined in Section 148 of the Internal Revenue Code of 1986, as amended, and, to the extent applicable, the Regulations promulgated by the United States Treasury Department thereunder

Section 9. In accordance with the provisions of Section 53.00 and of paragraph h of Section 90.10 of the Local Finance Law, in the event such bonds are refunded, the County hereby elects to call in and redeem each Refunded Bond which the Chief Fiscal Officer shall determine to be refunded at the earliest call date available. The sum to be paid therefor on such redemption date shall be the par value thereof plus the redemption premium, if any, as provided in the Refunded Bond Certificate, and the accrued interest to such redemption date. The Escrow Agent for the Refunding Bonds is hereby authorized and directed to cause notice of such call for redemption to be given in the name of the County in the manner and within the times provided in the Refunded Bond Certificate. Such notice of redemption shall be in substantially the form attached to the Escrow Contract. Upon the issuance of the Refunding Bonds, the election to call in and redeem the callable Refunded Bonds and the direction to the Escrow Agent to cause notice thereof to be given as provided in this paragraph shall become irrevocable, provided that this paragraph may be amended from time to time as may be necessary in order to comply with the publication requirements of paragraph a of Section 53.00 of the Local Finance Law, or any successor law thereto.

 $\underline{Section~10}. \quad The Chief Fiscal Officer and all other officers, employees and agents of the County are hereby authorized and directed for and on behalf of the County to execute and deliver all certificates and other documents, perform all acts and do all things required or contemplated to be executed, performed or done by this resolution or any document or agreement approved hereby.$

<u>Section 11</u>. All other matters pertaining to the terms and issuance of the Refunding Bonds shall be determined by the Chief Fiscal Officer and all powers in connection thereof are hereby delegated to the Chief Fiscal Officer.

Section 12. The validity of the Refunding Bonds may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 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.

<u>Section 13.</u> A summary of this resolution, which takes effect immediately, shall be published in the official newspaper of said County, together with a notice of the Clerk of the Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Chairman Rowley recessed the meeting at 1:58 p.m. The meeting reconvened at 2:28 p.m.

* * *

Motion Made By Mr. Rowley, Mr. Ryan

RESOLUTION NO. 54

CONFIRMING REAPPOINTMENT TO THE ONONDAGA COUNTY JUSTICE CENTER OVERSIGHT COMMITTEE

WHEREAS, pursuant to Local Law No. 4 - 2015, James J. Rowley, Chairman of the Onondaga County Legislature, has duly reappointed the individual listed below to serve as a member of the Onondaga County Justice Center Oversight Committee, subject to the confirmation of this Legislature:

REAPPOINTMENT:

TERM EXPIRES: December 31, 2024

John J. Falge 4696 N.E. Townline Road

4696 N.E. Townline Road Marcellus, New York 13108

WHEREAS, it is the desire of this Legislature to confirm such reappointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm such reappointment of the above named individual, effective immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 55

ACKNOWLEDGING THE APPROPRIATION OF EXCESS REVENUES FROM THE AMERICAN RESCUE PLAN ACT FUNDS FOR FISCAL RECOVERY FROM THE UNITED STATES DEPARTMENT OF TREASURY AND THE SETTLEMENT PAYMENT FROM NEW YORK STATE AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, on March 11, 2021, President Biden signed the American Rescue Plan Act of 2021 into law intended to combat the COVID-19 pandemic; and

WHEREAS, part of the plan for federal recovery fiscal aid to state and local governments, is provided in direct aid to counties; and

WHEREAS, Onondaga County has been allocated and has collected the first tranche of the direct aid to counties totaling \$44,726,082; and

WHEREAS, New York State Workers' Compensation Board has provided a lump sum payment in the amount of \$16,499,032 to Onondaga County for workers' compensation claims under Section 15(8); and

WHEREAS, collectively, \$61,225,115 (project account 700900) was made available to support various projects and initiatives throughout Onondaga County; and

WHEREAS, by Resolution 57-2021 and 58-2021, the Onondaga County Legislature authorized the 2021 Highway Work Plan which included \$5,000,000 in cash from stimulus funding; and

WHEREAS, by Resolution 91-2021, the Onondaga County Legislature authorized a loan to the Onondaga County Industrial Development Agency for up to \$20,000,000 from stimulus funding to expand and improve asset development in Onondaga County; and

WHEREAS, by Resolution 114-2021, the Onondaga County Legislature authorized intermunicipal agreements for capital improvements to town and village facilities within Onondaga County for \$5,000,000 from stimulus funding; and

WHEREAS, by Resolution Local Law 7-2021, the Onondaga County Legislature authorized a \$2,000,000 revolving loan fund for programs of external repairs and improvements made on residential property within Onondaga County from stimulus funding; and

WHEREAS, the intent of this resolution is to confirm all funds designated under resolutions 57-2021, 58-2021, 91-2021, 114-2021 and local law 7-2021 are accordingly appropriated funds, and

WHEREAS, a balance of funds remains unassigned from these sources; now, therefore be it

RESOLVED, that the County Legislature appropriates the balance of \$29,225,115 of these sources; and, be it further

RESOLVED, that the projects funded within the \$29,225,115 are contained in various phases with project account 700900 and include the following:

Parks/Facilities - \$105,000
Lakeshore Development Study - \$125,000
Project Administration - \$1,000,000
IT Infrastructure - \$1,000,000
Infrastructure Maintenance Equipment - \$1,996,083
Tourism Fund - \$1,500,000
R&D Quantum Computing - \$1,000,000
Carnegie Library Renovations - \$4,000,000
Convention Center Improvements - \$5,000,000
CNY Arts Film Incentives - \$5,000,000
Men's Homeless Shelter - \$2,000,000
Mental Health Services for Schools - \$5,500,000
Non-Profit Support - \$999,032

and, be it further

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may reasonably be necessary to implement the intent of this resolution.

ADOPTED. Ayes: 12 Noes: 5 (Ryan, Kuhn, Chase, Kinne, Ervin)

**

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, April 5, 2022. There was no objection and the meeting was adjourned at $2:33~\mathrm{p.m.}$

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

* * *

April 5, 2022

The Legislature of Onondaga County convened on the above date at $1:04~\rm p.m.$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Ms. Gunnip gave the invocation. Ms. Cody led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

February 28, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 31.01 of the Onondaga County Administrative Code, I hereby appoint, subject to confirmation of the Onondaga County Legislature, Amy L. Cunningham, to serve as Commissioner of the Department of Children and Family Services, effective April 5, 2022.

I would ask you to schedule the appropriate review for the March committee and place Ms. Cunningham's nomination on your Session agenda for confirmation on April 5, 2022.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

March 10, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and in accordance with Section 7 of the Soil and Water Conservation District Law, I hereby appoint, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Soil and Water Conservation District Board:

APPOINTMENT: Mr. James Pollard 401 Charles Ave. Syracuse, NY 13209 TERM EXPIRES:

December 31, 2023

Mr. Pollard will represent the Onondaga County Grange

Your confirmation of this appointment would be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 56

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for changes to personnel; now, therefore be it

RESOLVED, that the following personnel change be and hereby is authorized, effective the first full pay period after April 5, 2022:

Department of Facilities Management (Admin Unit 0500) Create (1) Locksmith at Grade 9 at \$51,779 - \$57,274

and, be it further

RESOLVED, that the Onondaga County Salary Plan be amended to add the title of Locksmith at Grade 9; and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 57

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for various changes to personnel; now, therefore be it

RESOLVED, that the following advanced step placements are hereby authorized, effective the first full pay period after April 5, 2022:

Water Environment Protection (WEP) (Admin Unit 3330)

Place the incumbent Deputy Commissioner of Water Environment Protection (L105430) at Grade 37 Step 20 (\$127,431);

Place the incumbent Wastewater Treatment Plant Superintendent (L105494) at Grade 36 Step 15 (\$109,311);

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 15 Noes: 2 (Ryan, Kuhn)

Motion Made By Ms. Abbott

RESOLUTION NO. 58

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY SOIL AND WATER CONSERVATION DISTRICT BOARD

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated pursuant to Section 1903 of the Onondaga County Charter, and in accordance with Section 7 of the Soil and Water Conservation Districts Law, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Soil and Water Conservation District Board:

APPOINTMENT: James Pollard 401 Charles Ave Syracuse, NY 13209 TERM EXPIRES: December 31, 2023

WHEREAS, it is the desire of this Legislature to confirm said appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Onondaga County Soil and Water Conservation District Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Dr. Chase

RESOLUTION NO. 59

PROVIDING FOR A TRANSFER OF FUNCTION AND VARIOUS PERSONNEL CHANGES WITH REGARD TO THE TEMPORARY ASSISTANCE EMPLOYMENT PROGRAM JOBSPLUS!

WHEREAS, providing Employment Program services to Temporary Assistance recipients is a federal requirement of the Department of Social Services – Economic Security; and

WHEREAS, changes to the operational alignment of the JobsPlus! Employment Program at Onondaga Community College necessitate that Onondaga County administer the JobsPlus! Program and assign such functions to the Onondaga County Department of Social Services – Economic Security; and

WHEREAS, to provide such Employment Program services, it is necessary to provide for various changes in personnel and to provide for a set of transfers from Onondaga Community College to the County including functions, positions, and employees; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby authorizes the transfer of identified functions, positions, and personnel, from Onondaga Community College to the County, as provided herein below, where such transfer is made pursuant to Section 70.2 of New York State Civil Service Law;

Transfer from the Onondaga Community College Employment Program JobsPlus!, to the Onondaga County Department of Social Services – Economic Security (Admin Unit 8100), effective May 7, 2022, the following seven positions and functions associated therewith:

Director of JobsPlus! (1)

Associate Director (1)

Assistant Director (3)

Team Leader (7)

Job Readiness Coach (39)

Technical Assistant (18)

Program Information Evaluation Coordinator (1)

The personnel holding such positions at Onondaga Community College shall also be transferred and shall be slotted into the corresponding grades and steps associated with these titles within the Onondaga County Salary Plan or as may be applicable under the collective bargaining agreement for their unit, consistent with Section 70.2 of New York State Civil Service Law; and, be it further

RESOLVED, that the Onondaga County Salary Plan be amended to include a new salary schedule, on file with the Clerk of the Legislature, for those positions subject to this Transfer of Function that are unclassified/unrepresented; and, be it further

RESOLVED, that Management/Confidential and unclassified/unrepresented employees transferred pursuant to this resolution shall be placed into the step on the appropriate salary schedule that is 2% above the rate of pay for each employee on the day immediately preceding the effective date of the Transfer of Function; and, be it further

RESOLVED, that the following changes be and hereby are authorized, effective May 7, 2022:

Department of Social Services - Economic Security (Admin Unit 8100)

Create (1) Director of Employment Programs, Grade 35 @ \$81,963 - \$108,655

Create (1) Associate Director of Employment Programs, Grade 33 at \$68,215 - \$90,431

Create (3) Principal Employment Counselor, Grade 31 at \$56,796 - \$75,293

Create (1) Supervisor of Administrative Analysis (Social Services), Grade 31 at \$56,796 - \$75,293

Create (7) Employment Counselor II, Grade 56 at \$49,523 - \$65,652

Create (45) Employment Counselor I, Grade 54 at \$45,213 - \$59,938

Create (18) Employment Aide, Grade 6 at \$40,787 - \$45,061

Create (1) Income Maintenance Supervisor 1, Grade 11 at \$59,484 - \$65,835;

and, be it further

RESOLVED, that the person transferred with the position of Director from Onondaga Community College JobsPlus! Employment Program shall be slotted into the position of Director of Employment Programs created within this resolution; and, be it further

RESOLVED, that the person transferred with the position of Associate Director from Onondaga Community College JobsPlus! Employment Program shall be slotted into the position of Associate Director of Employment Programs created within this resolution; and, be it further

RESOLVED, that the persons transferred with the position of Assistant Director from Onondaga Community College JobsPlus! Employment Program shall be slotted into the position of Principal Employment Counselor created within this resolution; and, be it further

RESOLVED, that the person transferred with the position of Program Information Evaluation Coordinator from Onondaga Community College JobsPlus! Employment Program shall be slotted into the position of Supervisor of Administrative Analysis (Social Services) created within this resolution; and, be it further

RESOLVED, that the persons transferred with the position of Team Leader from Onondaga Community College JobsPlus! Employment Program shall be slotted into the position of Employment Counselor II created within this resolution; and, be it further

RESOLVED, that the persons transferred with the position of Job Readiness Coach from Onondaga Community College JobsPlus! Employment Program shall be slotted into the position of Employment Counselor I created within this resolution; and, be it further

RESOLVED, that the persons transferred with the position of Technical Assistants from Onondaga Community College JobsPlus! Employment Program shall be slotted into the position of Employment Aide created within this resolution; and, be it further

RESOLVED, that the personnel transferred from the Onondaga Community College JobsPlus! Employment Program shall be credited with all of the unused vacation, personal and sick leave standing to their credit at the time of transfer on May 7, 2022, provided that such accumulated time shall not exceed the maximum permitted accumulation under work rules or terms and conditions to be found with the collective bargaining agreement applicable to their unit, and to accrue thereafter such amount of vacation, personal and sick leave as would be accrued by other similarly situated Onondaga County employees with such unit; and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Dr. Chase

RESOLUTION NO. 60

CONFIRMING THE APPOINTMENT OF AMY CUNNINGHAM AS THE ONONDAGA COUNTY COMMISSIONER OF CHILDREN AND FAMILY SERVICES

WHEREAS, consistent with Section 31.01 of the Onondaga County Administrative Code, the Onondaga County Executive has duly appointed Amy L.M. Cunningham, 5156 Hilltop Road, Syracuse, New York 13215, to serve as the Onondaga County Commissioner of the Department of

Children and Family Services, subject to the confirmation of this Legislature, where such official's duties, among other things, include administration of the portion of the social services district regarding children and their families; and

WHEREAS, it is the desire of this Legislature to confirm such appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of Amy L.M. Cunningham to serve as Commissioner of Children and Family Services, where the term for such position is to commence on April 5, 2022 and continue until further action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 61

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for various changes to personnel; now, therefore be it

RESOLVED, that the following changes are authorized, effective the first full pay period after April 5, 2022:

County Clerk (Admin Unit 1900)

Create (1) Clerk 2 at Grade 5, \$37,581 - \$41,498

Abolish L100315 Vault Attendant at Grade 3, \$33,286 - \$36,726 Abolish L103129 Clerk 1 at Grade 2, \$31,972 - \$35,266

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 62

ACCEPTING AND APPROVING THE CONTRACT BETWEEN ONONDAGA COUNTY AND THE ONONDAGA COUNTY SHERIFF'S CAPTAIN'S ASSOCIATION

WHEREAS, collective negotiations have been conducted between the County of Onondaga and the Onondaga County Sheriff's Captain's Association; and

WHEREAS, pursuant to said negotiations, an agreement has been reached by the parties and approved and ratified by the OCSCA members; now, therefore be it

RESOLVED, that the following agreement is hereby approved and accepted as executed, to wit:

AGREEMENT BETWEEN THE COUNTY OF ONONDAGA AND ONONDAGA COUNTY SHERIFF'S CAPTAINS ASSOCIATION

January 1, 2021 – December 31, 2024

and, be it further

RESOLVED, that retroactivity shall be applicable.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 63

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2022; and

WHEREAS, the County Director of Real Property Tax Services, acting as agent of this Legislature, which is the tax levying body of this County, has investigated the circumstances of the claimed errors and has submitted his recommendation that the applications for the corrections be approved; and

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

WHEREAS, Section 556 of the Real Property Tax Law prescribes the manner in which refunds shall be charged back to appropriate municipality; now, therefore be it

RESOLVED, that the report of the County Director of Real Property Tax Services be and the same hereby is accepted; and, be it further

RESOLVED, that the Chairman of this Legislature be and he hereby is authorized and directed to mail a notice of approval to each applicant and order the collecting officers of the appropriate Towns or the Commissioner of Finance, as the case may be, to correct the respective taxes as follows:

NAME AND ADDRESS OF APPLICANT	TAX MAP NUMBER	AMOUNT OF TAX BILLED	CORRECTED TAX
Of AFFEICANT	TAX MAI NUMBER	TAX DILLED	CORRECTED TAX
<u>CLAY</u>			
Ravada Hill Apts III LLC	09611-04.0	67,860.20	18,139.44
300 Clayton Manor Drive			

Liverpool, NY 13088

Cornerstone Homes CNY, LLC 4964 Guy Young Road Brewerton, NY 13029	06308-09.0	4,984.78	2,287.70
L G Garden LLC (Charles Hafner) 7265 Buckley Road North Syracuse, NY 13212	10712-32.2	34,317.31	22,857.44
DEWITT Roger Salle 8602 Snowshoe Trail Cicero, NY 13031	02406-13.8	29,743.20	7,591.90

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 64

CHANGING THE DATE OF THE JUNE 2022 LEGISLATIVE SESSION

WHEREAS, Rule 1 of the Rules of the Onondaga County Legislature provides that the date of a regular session may be changed by a motion duly passed by a majority of the whole number of the County Legislature, and it is the desire of this Legislature to change the date of the regular session occurring in June 2022; now, therefore be it

RESOLVED, that this Legislature hereby changes the date of the June 2022 regular session from Tuesday, June 7, 2022 to Wednesday, June 8, 2022, at $1:00~\rm p.m.$

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 65

AUTHORIZING THE TRANSFER OF COUNTY PROPERTY CONSISTING OF TWO VACANT LOTS AT 209-217 CHARLES AVE SOLVAY NEW YORK TO HOME HEADQUARTERS, INC.

WHEREAS, Onondaga County, through its revitalization efforts of the Onondaga Lake West Project, is improving the quality of life for residents of Charles Avenue and the surrounding neighborhoods in Solvay, New York; and

WHEREAS, as part of the revitalization efforts, Onondaga County has contracted with Home HeadQuarters for the construction, marketing, and sale of two (2) single-family homes which will be situated on vacant lots at 209-217 Charles Avenue, Solvay, New York 13209; and

WHEREAS, the County designated the Onondaga County Division of Community Development to act on its behalf in directing and reviewing Home Headquarters, Inc.'s services; and

WHEREAS, as part of these revitalization efforts the County will transfer the land for \$1 and provide \$310,000 in subsidies to the developer after the homes are sold pursuant to the ESD Grant Disbursement Agreement between Empire State Development and the County of Onondaga; now, therefore be it

RESOLVED, that for a consideration of \$1.00, payment waived, the County Executive and the Onondaga County Chief Fiscal Officer be and hereby are authorized to execute deeds to transfer said properties to Home Headquarters, Inc.

ADOPTED. Ayes: 17

* * *

LOCAL LAW NO. ____ - 2022

A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ADMINISTRATIVE CODE TO INCREASE THE TERM OF OFFICE OF COUNTY LEGISLATORS FROM TWO YEARS TO FOUR YEARS AND TO LIMIT THE NUMBER OF TERMS THAT A PERSON IS ELIGIBLE TO SERVE AS COUNTY EXECUTIVE, COUNTY COMPTROLLER, AND COUNTY LEGISLATOR TO THREE CONSECUTIVE FOUR YEAR TERMS

BE IT ENACTED BY THE COUNTY LEGISLATURE OF THE COUNTY OF ONONDAGA, AS FOLLOWS:

Section 1. Findings.

The ballot box is the ultimate expression of the will of the people concerning elected officials. By extending the term of office for county legislators from two to four years, elected representatives may focus attention on the needs of their constituents and county governance, consistent with the terms of office of other elected officials of Onondaga County. Term limits, in turn, foster balanced interests and encourage new individuals with new ideas to seek elective office.

Section 2. Amendments.

(a) Term Lengths:

Section 202 of the Onondaga County Charter, entitled COUNTY LEGISLATORS; QUALIFICATIONS; TERM, is hereby amended such that the following language shall be added at the end of the third paragraph thereof:

Provided, however, that commencing January 1, 2026, the term of office of members of the County Legislature shall be four years. Elections for the county legislators shall be conducted at general elections in each odd-numbered year every fourth year thereafter.

Section 2.01 of the Onondaga County Administrative Code is hereby amended to delete from the fourth paragraph thereof the following language: "for a term of two years commencing the first day of January next following election," and to substitute therefor the following language:", subject to the conditions and for the term prescribed in Section 202 of the Charter."

Section 203 of the Onondaga County Charter, entitled ORGANIZATION; OFFICERS; COMMITTEES, is hereby amended to add the following seventh and final paragraph:

Provided, however, that commencing January 1, 2026, said organizational meeting shall be held every fourth year.

Section 2.07 of the Onondaga County Administrative Code is hereby amended to add the following second and final paragraph:

Provided, however, that commencing January 1, 2026, said organizational meeting shall be held every fourth year.

Section 2.09 of the Onondaga County Administrative Code is hereby amended to add the following second and final paragraph:

Provided, however, commencing January 1, 2026, the Chairperson of the County Legislature shall serve for a term of four years, or until a successor shall be elected.

(b) Term Limits:

Section 202 of the Onondaga County Charter is hereby further amended to add a new fourth paragraph thereto, as follows:

Notwithstanding any provision to the contrary in this Charter or Administrative Code, no person shall be eligible to be elected to or serve as a member of the County Legislature for more than three (3) consecutive four-year terms. Years served prior to January 1, 2026 shall not be counted in calculating the number of consecutive terms a county legislator has served. Service for a partial term as a county legislator shall not be counted in calculating the three consecutive four-year terms.

Section 301 of the Onondaga County Charter, entitled THE COUNTY EXECUTIVE; ELECTION; TERM; QUALIFICATIONS, is hereby amended to add a new third paragraph thereto, as follows:

Notwithstanding any provision to the contrary in this Charter or Administrative Code, no person shall serve as County Executive for more than three (3) consecutive four-year terms. Years served prior to January 1, 2024 shall not be counted in calculating the number of consecutive terms a county executive has served. Service for a partial term as a county executive shall not be counted in calculating the three consecutive four-year terms.

Section 501 of the Onondaga County Charter, entitled DEPARTMENT OF AUDIT AND CONTROL; COMPTROLLER; ELECTION; AUDITOR'S ACT REPEALED, is hereby amended to add a new second paragraph thereto, as follow:

Notwithstanding any provision to the contrary in this Charter or Administrative Code, no person shall serve as county comptroller for more than three (3) consecutive four-year terms. Years served prior to January 1, 2024 shall not be counted in calculating the number of consecutive terms a county comptroller has served. Service for a partial term as a county comptroller shall not be counted in calculating the three consecutive four-year terms.

Section 5.01 of the Onondaga County Administrative Code is hereby amended to add to the end of the first sentence thereof: ", subject to the conditions and for the term prescribed in Section 501 of the Charter".

Section 3. Severability.

If any clause, sentence, paragraph, section or part of this local law shall be adjudged by a court of competent jurisdiction to be invalid, the judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part thereof directly involved in the controversy in which the judgment shall have been rendered.

Section 4. Effective Date.

This Local Law shall be submitted to the electors of Onondaga County at the next general election occurring in November 2022, and shall take effect immediately upon approval of the electors of Onondaga County pursuant to the provisions of the Municipal Home Rule Law.

Mr. May made a motion to postpone indefinitely. Mr. Knapp seconded the motion.

A vote was taken on the motion to postpone indefinitely.

Motion PASSED. Ayes: 9 (May, Gunnip, Cody, Abbott, Olson, McBride, Knapp, Burtis, Rowley) Noes: 8 (Ryan, Kuhn, Chase, Bush, Kelly, Kinne, Garland, Ervin)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Friday, April 15, 2022. There was no objection and the meeting was adjourned at 1:50 p.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

* * *

April 15, 2022 (Virtual Special Session)

The Legislature of Onondaga County convened on the above date at $9:10~\rm{a.m.}$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Kuhn, Chase, Olson, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Absent: *Legislator Abbott, Legislator Ryan, *Legislator McBride

*Ms. Abbott and Mr. McBride arrived at the meeting after the roll was called.

* * *

The Deputy Clerk read the following communications:

TO: All Legislators

FROM: Jamie McNamara, Clerk

Onondaga County Legislature

DATE: April 12, 2022

RE: NOTICE OF SPECIAL SESSION

Please be advised that, per the attached request, a special session will be held VIRTUALLY:

Date: FRIDAY, APRIL 15, 2022

Time: 9:00 a.m.

Meeting Link:

https://us02web.zoom.us/j/82098578336?pwd=ZHY4YUI1bFF4amsyMW1MR3d1WkxMQT09

The purpose of the meeting shall be to consider a resolution entitled, "Resolution of the Legislature of the County of Onondaga Electing a Cents Per Gallon Rate of Sales and Compensating Use Tax on Motor Fuel and Diesel Motor Fuel, in Lieu of the Percentage of such Taxes, Pursuant to the Authority of Article 29 of the Tax Law of the State of New York", and any other appropriate business.

* * *

April 12, 2022

Jamie McNamara, Clerk Onondaga County Legislature 401 Montgomery Street 407 Court House Syracuse, New York 13202

We, the undersigned, pursuant to Section 1A, Rule 2A of the Rules of the Onondaga County Legislature, hereby request that the Clerk notify all members of the Legislature of a special session to be held on Friday, April 15, 2022 at 9:00 a.m. VIRTUALLY via Zoom.

Meeting Link:

$\underline{https://us02web.zoom.us/j/82098578336?pwd=ZHY4YUI1bFF4amsyMW1MR3d1WkxMQT09}$

The purpose of the meeting shall be to consider a resolution entitled, "Resolution of the Legislature of the County of Onondaga Electing a Cents Per Gallon Rate of Sales and Compensating Use Tax on Motor Fuel and Diesel Motor Fuel, in Lieu of the Percentage of such Taxes, Pursuant to the Authority of Article 29 of the Tax Law of the State of New York", and any other appropriate business.

This 12th day of April 2022.

JAMES J. ROWLEY Chairman

BRIAN F. MAY Republican Floor Leader

CHRISTOPHER J. RYAN Democrat Floor Leader

* * *

Mr. May requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. May, Mr. Knapp

RESOLUTION NO. 66

RESOLUTION OF THE LEGISLATURE OF THE COUNTY OF ONONDAGA ELECTING A CENTS PER GALLON RATE OF SALES AND COMPENSATING USE TAXES ON MOTOR FUEL AND DIESEL MOTOR FUEL, IN LIEU OF THE PERCENTAGE RATE OF SUCH TAXES, PURSUANT TO THE AUTHORITY OF ARTICLE 29 OF THE TAX LAW OF THE STATE OF NEW YORK

Be it enacted, by the Legislature of the County of Onondaga, as follows:

SECTION 1. Resolution No. 372 of 1967, is amended by adding a new section 4-B to read as follows:

Section 4-B. Cents per gallon rate of sales and compensating use taxes on motor fuel and diesel motor fuel.

Notwithstanding any provision of this enactment to the contrary, commencing June 1, 2022, in lieu of the percentage rate of sales and compensating use taxes imposed on receipts from the retail sale of and consideration given or contracted to be given for, or for the use of, motor fuel and diesel motor fuel, such taxes shall be imposed at a rate of cents per gallon of such motor fuel or diesel motor fuel, in the manner prescribed by subdivision (m) of section 1111 of the New York Tax Law, provided that, for purposes of calculating the cents per gallon rate of tax, such receipts or consideration shall be limited to three (3) dollars per gallon of either such fuel. Provided that, if the average price of such fuels changes as described in such subdivision (m) of section 1111 of the Tax Law, the Commissioner of Taxation and Finance shall adjust the cents per gallon tax rate on such fuels in the manner prescribed in such subdivision (m) of section 1111 of the Tax Law.

SECTION 2. This resolution shall take effect June 1, 2022 and shall expire or be deemed repealed as of November 30, 2022.

ADOPTED. Ayes: 14 (May, Gunnip, Cody, Abbott, Chase, Olson, Knapp, Bush, Kinne, Garland, Ervin, Burtis, Rowley) Noes: 1 (Kuhn) Absent: 2 (Ryan, McBride)

* * *

Mr. May requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. May

RESOLUTION NO. 67

RESOLUTION REGARDING THE IMPOSITION OF A CENTS PER GALLON RATE OF SALES AND COMPENSATING USE TAXES ON MOTOR FUEL AND DIESEL MOTOR FUEL AND ONONDAGA COUNTY EFFORTS PURSUANT TO THE ENACTMENT THEREOF

WHEREAS, the Onondaga County Legislature is proposing to enact a cents per gallon rate of sales and compensating use taxes on motor fuel or diesel motor fuel, in lieu of the percentage rate of such taxes, limited to three (3) dollars per gallon for either such fuel; now, therefore be it

RESOLVED, that in the event the City of Syracuse objects to the County of Onondaga's enactment of such a cap of sales and compensating use tax on motor fuel and diesel motor fuel at the rate of three (3) dollar per gallon in relation to the City's share of sales tax collected in Onondaga County, the County will make reasonable efforts to compensate the City for demonstrated overall losses in sales and compensating use tax revenue it would have otherwise received but for the County's imposition of the aforementioned cents per gallon rate of taxation on motor fuel and diesel motor fuel and the three (3) dollar per gallon limitation associated therewith.

ADOPTED. Ayes: 16 Absent: 1 (Ryan)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, May 3, 2022. There was no objection and the meeting was adjourned at 9:44 a.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

* * *

May 3, 2022

The Legislature of Onondaga County convened on the above date at $1:11\ p.m.$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Mr. Chairman.

Absent: Legislator Ervin

Ms. Cody gave the invocation. Ms. Abbott led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

Gold Seal:

RECOGNIZE AND HONOR SUPERINTENDENT JAIME ALICEA OF THE SYRACUSE CITY SCHOOL DISTRICT ON HIS UPCOMING RETIREMENT AND IN CELEBRATION OF HIS NEARLY 40 YEARS OF SERVICE TO THE DISTRICT (Sponsored by Dr. Chase)

* * *

April 19, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to By-Laws of the Onondaga County Justice Center Oversight Committee, I hereby reappoint, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Justice Center Oversight Committee Board:

REAPPOINTMENT: Ms. Christine TenEyck 99 Ball Road Syracuse, NY 13215 TERM EXPIRES: December 31, 2024

Your confirmation of this reappointment would be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

April 19, 2022

TO: Brian May, Chair

Ways & Means Committee Members

FROM: Jim Rowley, Chairman

RE: Appointment to Onondaga County Justice Center Oversight Committee

Submitted for your consideration is the appointment of JoAnne Spoto Decker to the Onondaga County Justice Center Oversight Committee. Ms. Spoto Decker's resume is attached for your review. This appointment requires confirmation by the full Legislature at the May 3, 2022 Session.

Ms. Spoto Decker will finish Ms. Kerry-Ann Crumbie's term as she has resigned and relocated out of state.

APPOINTMENT: JoAnne Spoto Decker 5424 Kingston Road Elbridge, New York 13060 TERM EXPIRES:

December 31, 2022

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 68

AMENDING RESOLUTION NO. 72-2021 TO INCREASE THE AUTHORIZATION TO PAY IN THE FIRST INSTANCE 100% OF THE FEDERAL AND STATE AID ELIGIBLE COSTS BY AN ADDITIONAL \$190,000 FOR THE CONSTRUCTION AND CONSTRUCTION INSPECTION PHASES OF THE OLD ROUTE 5 (CR 98) AND WARNERS ROAD (CR 63) PAVING (2R) PROJECT, PIN 3755.69 AND AUTHORIZING EXECUTION OF AGREEMENTS

WHEREAS, by Resolution No. 72-2021, this Legislature approved the Old Route 5 and Warners Road project, PIN 3755.69, at a total Project cost of \$4,600,000; agreed to participate and pay up to 100% of the County share (\$230,000); and authorized the Comptroller to pay in the first instance, the total federal and state shares of the cost of the Construction and Construction Inspection phases (\$4,370,000); and

WHEREAS, the total additional cost of the Construction and Construction Inspection phases is now estimated at \$200,000, with the additional federal share estimated at \$160,000 (80% of the total additional cost) and the additional non-federal share estimated at \$40,000 (20% of the total additional cost); and

WHEREAS, with these additional costs, the total estimated cost is now \$4,800,000, with the estimated County share now being \$240,000 (5%), and the total estimated federal and state share now being \$4,560,000 (95%); and

WHEREAS, the State of New York requires Onondaga County to contribute up to 100 percent of the non-federal share of the phases of this project, and to pay in the first instance the total federal and state shares of the cost of the phases; and

WHEREAS, the County of Onondaga desires to pay in the first instance the additional federal and state shares of the costs (\$190,000) for the above project; now, therefore be it

RESOLVED, that this Legislature hereby approves the project, agrees to participate and pay up to 100% of the non-federal share of the project, and agrees to pay in the first instance, up to 100% of the total federal and state shares (\$4,560,000); and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements with the New York State of Department of Transportation approving the above-mentioned project, providing May 3, 2022

for County participation in the cost of the local share of the project, and otherwise implementing the intent of this resolution; and, be it further

RESOLVED, that Resolution No. 72-2021 is hereby amended to be consistent with this resolution, and authorized to pay in the first instance the additional \$190,000 beyond those funds provided in Resolution No. 72-2020; and, be it further

RESOLVED, that the Capital Project Fund 21 be amended as follows:

REVENUES:

In Admin Unit 9310000000 Highway Division Speed Type #532309 In Project 535172 Old Route 5 and Warners Road project, Phase 3 - Construction In Account 590014 Federal Aid Highway Capital Projects

\$190,000

APPROPRIATIONS:

In Administrative Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535172 Old Route 5 and Warners Road project, Phase 3 - Construction

\$190,000

Thase 5 - Construction

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 69

AMENDING THE 2022 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$680,000 FOR THE DESIGN (SCOPING I-VI) AND RIGHT-OF-WAY INCIDENTALS PHASE OF THE JOHN GLENN BOULEVARD (CR 81) PAVING PROJECT, PIN 3756.71, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, a project for the John Glenn Boulevard Paving Project, PIN 3756.71, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80 percent federal funds (680,000) and 20 percent non-federal funds (\$170,000) for a total project cost of \$850,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the Design (Scoping I-VI) and Right-of-Way Incidentals phase of this project, and to pay in the first instance the total federal share, filing afterwards for reimbursement of eligible costs; and

WHEREAS, the Onondaga County desires to advance the project and to pay in the first instance the federal share of the costs (\$680,000) for the above project, filing afterwards for reimbursement of eligible costs, and to fund the non-federal share (\$170,000) with DOT capital funds; and

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 % of the non-federal share of the project and agrees to pay in the first instance 100% of the total federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements to implement the intent of this resolution, providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$360,000; and, be it further

RESOLVED, that the 2022 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin. Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535207 John Glenn EB Paving – Design In Account 590014 Federal Aid Highway Capital Projects

\$680,000

APPROPRIATIONS:

In Admin Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535207 John Glenn EB Paving – Design

\$680,000

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO.70

AMENDING THE 2022 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$552,000 FOR THE DESIGN (SCOPING I-VI) AND RIGHT-OF-WAY INCIDENTALS PHASE OF THE OLD ROUTE 57 (CR 91) AND SOULE ROAD (CR 96) PAVING PROJECT, PIN 3756.72, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, a project for the Old Route 57 and Soule Road Paving Project, PIN 3756.72, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80 percent federal funds (552,000) and 20 percent non-federal funds (\$138,000) for a total project cost of \$690,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the Design (Scoping I-VI) and Right-of-Way Incidentals phase of this project, and to pay in the first instance the total federal share, filing afterwards for reimbursement of eligible costs; and

WHEREAS, the Onondaga County desires to advance the project and to pay in the first instance the federal share of the costs (\$552,000) for the above project, filing afterwards for reimbursement of eligible costs, and to fund the non-federal share (\$138,000) with DOT capital funds; and

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 % of the non-federal share of the project and agrees to pay in the first instance 100% of the total federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements to implement the intent of this resolution, providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$552,000; and, be it further

RESOLVED, that the 2022 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin. Unit 9310000000
Highway Division
Speed Type #532309
Capital Project 535206
Route 57 & Soule Rd Paving – Design
In Account 590014
Federal Aid Highway Capital Projects

\$552,000

APPROPRIATIONS:

In Admin Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535206 Route 57 & Soule Rd Paving – Design

\$552,000

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO.71

AMENDING THE 2022 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$232,000 FOR THE DESIGN (SCOPING I-VI) AND RIGHT-OF-WAY INCIDENTALS PHASE OF THE LAKESHORE ROAD BRIDGE OVER NINE MILE CREEK PROJECT, PIN 3756.73, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, a project for the Lakeshore Road Bridge over Nine Mile Creek (C-7), PIN 3756.73, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80 percent federal funds (232,000) and 20 percent non-federal funds (\$58,000) for a total project cost of \$290,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the Design (Scoping I-VI) and Right-of-Way Incidentals phase

of this project, and to pay in the first instance the total federal share, filing afterwards for reimbursement of eligible costs; and

WHEREAS, the Onondaga County desires to advance the project and to pay in the first instance the federal share of the costs (\$232,000) for the above project, filing afterwards for reimbursement of eligible costs, and to fund the non-federal share (\$58,000) with DOT capital funds; and

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 % of the non-federal share of the project and agrees to pay in the first instance 100% of the total federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements to implement the intent of this resolution, providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$232,000; and, be it further

RESOLVED, that the 2022 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin. Unit 9310000000
Highway Division
Speed Type #532309
Capital Project 535201
Lakeshore_Rd_Bridge – Design
In Account 590014
Federal Aid Highway Capital Projects

\$232,000

APPROPRIATIONS:

In Admin Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535201 Lakeshore_Rd_Bridge – Design

\$232,000

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO.72

AMENDING THE 2022 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$360,000 FOR THE DESIGN (SCOPING I-VI) AND RIGHT-OF-WAY INCIDENTALS PHASE OF THE LIMESTONE PLAZA BRIDGE OVER LIMESTONE CREEK PROJECT, PIN 3756.74, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, a project for the Limestone Plaza Bridge over Limestone Creek (C-235), PIN 3756.74, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80 percent federal funds (360,000) and 20 percent non-federal funds (\$90,000) for a total project cost of \$450,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the Design (Scoping I-VI) and Right-of-Way Incidentals phase of this project, and to pay in the first instance the total federal share, filing afterwards for reimbursement of eligible costs; and

WHEREAS, the Onondaga County desires to advance the project and to pay in the first instance the federal share of the costs (\$360,000) for the above project, filing afterwards for reimbursement of eligible costs, and to fund the non-federal share (\$90,000) with DOT capital funds; and

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 % of the non-federal share of the project and agrees to pay in the first instance 100% of the total federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements to implement the intent of this resolution, providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$360,000; and, be it further

RESOLVED, that the 2022 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin. Unit 9310000000
Highway Division
Speed Type #532309
Capital Project 535202
Limestone_Plaza_Bridge – Design
In Account 590014
Federal Aid Highway Capital Projects

\$360,000

APPROPRIATIONS:

In Admin Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535202 Limestone_Plaza_Bridge – Design

\$360,000

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 73

AMENDING THE 2022 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$600,000 FOR THE DESIGN (SCOPING I-VI) AND RIGHT-OF-WAY INCIDENTALS PHASE OF THE ONONDAGA BOULEVARD (CR 240) PAVING PROJECT, PIN 3756.75, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, a project for Onondaga Boulevard, PIN 3756.75, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80

percent federal funds (600,000) and 20 percent non-federal funds (\$150,000) for a total project cost of \$750,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the Design (Scoping I-VI) and Right-of-Way Incidentals phase of this project, and to pay in the first instance the total federal share, filing afterwards for reimbursement of eligible costs; and

WHEREAS, the Onondaga County desires to advance the project and to pay in the first instance the federal share of the costs (\$600,000) for the above project, filing afterwards for reimbursement of eligible costs, and to fund the non-federal share (\$150,000) with DOT capital funds; and

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 % of the non-federal share of the project and agrees to pay in the first instance 100% of the total federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements to implement the intent of this resolution, providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$600,000; and, be it further

RESOLVED, that the 2022 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin. Unit 9310000000
Highway Division
Speed Type #532309
Capital Project 535205
Onondaga Blvd Paving – Design
In Account 590014
Federal Aid Highway Capital Projects

\$600,000

APPROPRIATIONS:

In Admin Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535205 Onondaga Blvd Paving – Design

\$600,000

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 74

AMENDING THE 2022 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$560,000 FOR THE DESIGN (SCOPING I-VI) AND RIGHT-OF-WAY INCIDENTALS PHASE OF THE SEVENTH NORTH STREET (CR 45) PAVING PROJECT, PIN 3756.76, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, a project for Seventh North Street, PIN 3756.76, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80 percent federal funds (560,000) and 20 percent non-federal funds (\$140,000) for a total project cost of \$700,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the Design (Scoping I-VI) and Right-of-Way Incidentals phase of this project, and to pay in the first instance the total federal share, filing afterwards for reimbursement of eligible costs; and

WHEREAS, the Onondaga County desires to advance the project and to pay in the first instance the federal share of the costs (\$560,000) for the above project, filing afterwards for reimbursement of eligible costs, and to fund the non-federal share (\$140,000) with DOT capital funds; and

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 % of the non-federal share of the project and agrees to pay in the first instance 100% of the total federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements to implement the intent of this resolution, providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$560,000; and, be it further

RESOLVED, that the 2022 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin. Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535204 Seventh North Paving – Design In Account 590014 Federal Aid Highway Capital Projects

\$560,000

APPROPRIATIONS:

In Admin Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535204 Seventh North Paving – Design

\$560,000

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

Motion Made By Ms. Cody

RESOLUTION NO. 75

AMENDING THE 2022 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$320,000 FOR THE DESIGN (SCOPING I-VI) AND RIGHT-OF-WAY INCIDENTALS PHASE OF THE BUCKLEY ROAD (CR 161) PAVING PROJECT, PIN 3756.78, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, a project for Buckley Road, PIN 3756.78, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80 percent federal funds (320,000) and 20 percent non-federal funds (\$80,000) for a total project cost of \$400,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the Design (Scoping I-VI) and Right-of-Way Incidentals phase of this project, and to pay in the first instance the total federal share, filing afterwards for reimbursement of eligible costs; and

WHEREAS, the Onondaga County desires to advance the project and to pay in the first instance the federal share of the costs (\$320,000) for the above project, filing afterwards for reimbursement of eligible costs, and to fund the non-federal share (\$80,000) with DOT capital funds; and

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 % of the non-federal share of the project and agrees to pay in the first instance 100% of the total federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements to implement the intent of this resolution, providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$320,000; and, be it further

RESOLVED, that the 2022 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin. Unit 9310000000
Highway Division
Speed Type #532309
Capital Project 535208
Buckley_Rd_Paving – Design
In Account 590014
Federal Aid Highway Capital Projects

\$320,000

APPROPRIATIONS: In Admin Unit 9310000000 Highway Division

Speed Type #532309 Capital Project 535208 Buckley_Rd_Paving – Design

\$320,000

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 76

AMENDING THE 2022 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$1,643,500 FOR THE DESIGN (SCOPING I-VI) AND CONSTRUCTION PHASES OF THE NORTH MANLIUS ROAD BRIDGE OVER LIMESTONE CREEK (C-141) PROJECT, PIN 3756.91, AND AUTHORIZING EXECUTION OF AGREEMENTS, AND RESCINDING RESOLUTION NO. 98-2019

WHEREAS, a project for the North Manlius Road Bridge, C-141, PIN 3756.91, funded for in Title 23 US Code, as amended, calls for the apportionment of costs for the Design (Scoping I-VI) phase to be allocated at the ratio of 95 percent federal funds (\$285,000) and 5 percent non-federal funds (\$15,000), and for the apportionment of the costs for the Construction phase to be allocated at the ratio of 95 percent federal funds (\$1,358,500) and 5 percent non-federal funds (\$71,500), for a total Project cost of \$1,730,000; and

WHEREAS, the State of New York requires Onondaga County to contribute up to 100 percent of the non-federal share of the design (Scoping I-VI) and construction phases of this project, and to pay in the first instance the total federal share of the cost of the design (Scoping I-VI) and construction phases; and

WHEREAS, the State of New York requires Onondaga County to commit to paying for the local share cost and all costs that exceed the total project budget of \$1,730,000, as awarded under the New York Bridge Funding Program, and that construction will begin no later than 24 months after the program award and be completed within 3 years thereafter; and

WHEREAS, the County of Onondaga desires to advance the project and to pay in the first instance the federal share of the costs for the above project (\$1,643,500), in addition to the non-federal share of the project costs (\$86,500), filing afterward for reimbursement of eligible costs; now, therefore be it

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay for all project costs that exceed the total project budget, agrees to comply with the terms of the New York Bridge Funding Program, and agrees to pay in the first instance 100 percent of the federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements to implement the intent of this resolution, providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$1,643,500; and, be it further

RESOLVED, that Resolution No. 98-2019 is hereby rescinded; and, be it further

RESOLVED, that the 2022 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin Unit 9310000000 Highway Division

Speed Type #532309 Capital Project 535198 North Manlius Road Bridge – Design & Construction In Account 590014 Federal Aid Highway Capital Projects

\$1,643,500

APPROPRIATIONS:

In Admin Unit 9310000000 Highway Division Speed Type #532309 Capital Project 535198

North Manlius Road Bridge – Design & Construction \$1,643,500

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

k ak ak

Motion Made By Ms. Cody

RESOLUTION NO. 77

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 9310000000 Admin Unit 9310000000

Transportation-Maintenance of Roads Transportation-Maintenance

Speed Type #534030 Speed Type #534030 Acct. 693000 Acct. 695700

Supplies & Materials \$16,567

Contractual Expenses

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 78

BOND RESOLUTION

A RESOLUTION AUTHORIZING VARIOUS BRIDGE IMPROVEMENT PROJECTS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,300,000, AND AUTHORIZING THE ISSUANCE OF \$1,300,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1</u>. Various bridge improvement projects, including retaining walls and approaches thereto, as well as incidental costs, are hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$1,300,000.

- <u>Section 2.</u> The plan for the financing thereof is by the issuance of \$1,300,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is twenty years pursuant to subdivision 10 of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance
- Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.
 - Section 7. 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 County is not authorized to expend money, or
 - 2) The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

May 3, 2022

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 79

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE RECONSTRUCTION AND CONSTRUCTION OF IMPROVEMENTS TO VARIOUS HIGHWAYS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$9,275,000, AND AUTHORIZING THE ISSUANCE OF \$9,275,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> The reconstruction and construction of improvements to various highways, including widening and resurfacing projects, intersection improvements, as well as sidewalks, curbs, gutters, drainage, landscaping, grading or improving rights-of-way and other improvements and costs incidental thereto, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$9,275,000.
- <u>Section 2.</u> The plan for the financing thereof is by the issuance of \$9,275,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years pursuant to subdivision 20(c) of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner,

as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law

<u>Section 6.</u> All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

May 3, 2022 116

Motion Made By Ms. Abbott, Mr. Rowley

RESOLUTION NO. 80

CONFIRMING APPOINTMENT OF JAMES E. BEEBE AS LEGISLATIVE AIDE OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Legislative Aide of the Onondaga County Legislature:

JAMES E. BEEBE

409 Ferndale Lane, Minoa, New York 13116

ADOPTED. Ayes: 13 Noes: 2 (Ryan, Chase) Absent: 2 (Kuhn, Ervin)

Motion Made By Mr. Olson

RESOLUTION NO. 81

CONFIRMING REAPPOINTMENT TO THE ONONDAGA COUNTY JUSTICE CENTER OVERSIGHT COMMITTEE

WHEREAS, Onondaga County Executive J. Ryan McMahon, II, has duly recommended the reappointment of the following individual to serve as a member of the Onondaga County Justice Center Oversight Committee:

REAPPOINTMENT:

TERM EXPIRES:

Christine TenEyck

December 31, 2024

99 Ball Road Syracuse, NY 13215

WHEREAS, the recommended reappointment is made pursuant to Local Law No. 4-2015, subject to confirmation by majority vote of the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the reappointment of the above-named individual to serve as a member of the Onondaga County Justice Center Oversight Committee for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

Motion Made By Mr. May

RESOLUTION NO. 82

CALLING FOR A PUBLIC HEARING ON THE TENTATIVE 2022-2023 BUDGET OF THE ONONDAGA COMMUNITY COLLEGE

RESOLVED, pursuant to Section 6304 of the Education Law, this County Legislature hereby determines that a public hearing on the tentative budget of the Onondaga Community College for the fiscal year commencing on the 1st day of September, 2022, and ending on the 31st day of August, 2023,

shall be held at the Legislature Chambers by the Ways & Means Committee of said County Legislature, at the Court House, Syracuse, New York, which committee is hereby designated to hold such public hearing on May 24, 2022, at 9:15 a.m.

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Mr. May

RESOLUTION NO. 83

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2022; and

WHEREAS, the County Director of Real Property Tax Services, acting as agent of this Legislature, which is the tax levying body of this County, has investigated the circumstances of the claimed errors and has submitted his recommendation that the applications for the corrections be approved; and

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

WHEREAS, Section 556 of the Real Property Tax Law prescribes the manner in which refunds shall be charged back to appropriate municipality; now, therefore be it

RESOLVED, that the report of the County Director of Real Property Tax Services be and the same hereby is accepted; and, be it further

RESOLVED, that the Chairman of this Legislature be and he hereby is authorized and directed to mail a notice of approval to each applicant and order the collecting officers of the appropriate Towns or the Commissioner of Finance, as the case may be, to correct the respective taxes as follows:

NAME AND ADDRESS
OF APPLICANT:
TAX MAP NUMBER:
AMOUNT OF
TAX BILLED:
CORRECTED TAX:

DEWITT:

Campuswood Realty LLC 027.-01-01.3 \$104,941.69 \$65,850.02

5015 Campuswood Drive Suite 101

East Syracuse, NY 13057

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

Motion Made By Mr. May

RESOLUTION NO. 84

STANDARD WORK DAY AND REPORTING RESOLUTION

WHEREAS, the County of Onondaga hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Legislature:

L Name	F Name	MI	Title	*Term Begins/Ends	Standard Work Day (hrs/day)	Days/Month (based on Record of Activities)	Tier 1	No record of activities completed
	ELECTED							
Abbott	Julie	R	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	23.19		
Burtis	Timothy	Т	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	22		
Bush, Jr.	Ken	L	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	22.87		
Cody	Debra	J	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	22.77		
Ervin	Linda	R	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	23.67		
Kelly	Cody	M	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	21.94		
May	Brian	F	Floor Leader County Legislature	Jan. 1, 2022 - Dec. 31, 2023	6	22		
McBride	John	D	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	24.95		
Olson	Mark	A	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	21.72		
Rowley	James	J	Chairman County Legislature	Jan. 1, 2022 - Dec. 31, 2023	6	22.07		
				APPOINT	ED			
DeSantis	John	N	Legislative Aide	Jan. 1, 2022 - Dec. 31, 2023	7	21.82		

Frantzis	Ryan	P	Legislative Analyst	Jan. 1, 2022 - Dec. 31, 2023	7	23.21	
Kaminski	Deborah	A	Assistant Clerk County Legislature	Jan. 1, 2022 - Dec. 31, 2023	7	22.02	
Lesniak	Darcie	L	Director, Legislative Budget Review	Jan. 1, 2022 - Dec. 31, 2023	7	24.29	
McNamara	Jamie	M	Clerk County Legislature	Jan. 1, 2022 - Dec. 31, 2023	7	23.68	
Vilardi	Melanie	L	Deputy Clerk County Legislature	Jan. 1, 2022 - Dec. 31, 2023	7	22	

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to cause a copy of this resolution to be publicly posted for at least 30 days after adoption and, thereafter, to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within 15 days after the 30 day public posting period ends.

*Reflects the term of the Elected or Appointed Official making the appointment

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Mr. May

RESOLUTION NO. 85

AUTHORIZING THE SETTLEMENT OF THE ACTION FILED WITH THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK, COOPER CROUSE-HINDS, LLC AND COOPER INDUSTRIES, LLC V. CITY OF SYRACUSE AND COUNTY OF ONONDAGA

WHEREAS, on or about October 4, 2016, by Summons and Complaint, Plaintiff Cooper Crouse-Hinds, LLC commenced this action, and on or about March 3, 2017, by Amended Complaint, Plaintiff Cooper Industries, LLC joined this action, against the City of Syracuse and the County of Onondaga seeking payment of \$13,040,000 in present and future response costs related to Plaintiffs' remediation and closure of its landfills in the City of Syracuse and Town of Salina, in addition to interest thereon and reasonable counsel fees and litigation costs; and

WHEREAS, during the course of trial, Plaintiffs agreed to settle the aforementioned action with Defendants upon payment of \$2,250,000, with the County of Onondaga contributing \$1,400,000 thereof; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$1,400,000, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

RESOLVED, that this warrant shall be released to the County Attorney upon receipt of the proper Release and Stipulation of Discontinuance.

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

Motion Made By Mr. May

RESOLUTION NO. 86

AUTHORIZING THE EXECUTION OF A SETTLEMENT AGREEMENT WITH THE UNITED STATES DEPARTMENT OF LABOR – WAGE AND HOUR DIVISION

WHEREAS, the United States Department of Labor - Wage and Hour Division (the "DOL") commenced an investigation on June 4, 2021 into potential uncompensated hours worked by certain employees in the Onondaga County Department of Children and Family Services; and

WHEREAS, the DOL has concluded the investigation and determined that certain employees of the Onondaga County Department of Children and Family Services were uncompensated for certain hours worked and are due back wages in accordance with the United States Fair Labor Standards Act ("FLSA"); and

WHEREAS, the County of Onondaga disputed the amount it owed and successfully reached a settlement with the DOL for agreed upon back wage payments in the amount of \$961,935.97; now, therefore be it

RESOLVED, that this Legislature hereby approves and authorizes the County Executive to execute the Settlement Agreement and to execute documents reasonably necessary to implement the intent of this resolution.

Ms. Kuhn made a motion, seconded by Mr. Kinne, to table the resolution until Friday, May 6th.

Ms. Kuhn withdrew her motion to table.

ADOPTED. Ayes: 11 (May, Cody, Abbott, Olson, McBride, Knapp, Bush, Kelly, Burtis, Gunnip, Rowley) Noes: 5 (Ryan, Kuhn, Chase, Kinne, Garland) Absent: 1 (Ervin)

* * *

Motion Made By Mr. Rowley, Mr. Bush

RESOLUTION NO. 87

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY JUSTICE CENTER OVERSIGHT COMMITTEE

WHEREAS, pursuant to Local Law No. 4 - 2015, James J. Rowley, Chairman of the Onondaga County Legislature, has duly appointed the individual listed below to serve as a member of the Onondaga County Justice Center Oversight Committee, subject to the confirmation of this Legislature:

APPOINTMENT: JoAnne Spoto Decker 5424 Kingston Road Elbridge, New York 13060 TERM EXPIRES: December 31, 2022

WHEREAS, it is the desire of this Legislature to confirm such appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm such appointment of the above named individual, effective immediately.

ADOPTED. Ayes: 16 Absent: 1 (Ervin)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Wednesday, June 8, 2022. There was no objection and the meeting was adjourned at 2:09 p.m.

Respectfully submitted, JAMIE MCNAMARA, Clerk Onondaga County Legislature

June 8, 2022

The Legislature of Onondaga County convened on the above date at $1:20~\mathrm{p.m.}$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Legislator Abbott gave the invocation. Legislator Kuhn led the Pledge of Allegiance to the Flag of the United States of America.

* * :

The Deputy Clerk read the following communications:

Gold Seal:

RECOGNIZE AND HONOR DR. CASEY CRABILL FOR HER 9 YEARS AS PRESIDENT OF ONONDAGA COMMUNITY COLLEGE (Sponsored by Mr. McBride, Mr. Ryan, Mr. Rowley, Mr. May, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott, Ms. Kuhn, Dr. Chase, Mr. Olson, Mr. Knapp, Mr. Bush, Dr. Kelly, Mr. Kinne, Mr. Garland, Mrs. Ervin)

* * *

March 2, 2022

64 State Street Skaneateles, NY 13152

Dear Ms. Rooney,

I am writing to commend one of your Onondaga County employees, Ms. Anne-Marie Mancilla, Veteran Services Director. Ms. Mancilla has been unrelenting in her efforts to help me with my application for VA Disability Benefits. This has been time consuming; but, she was always ready with a different appeal and her amazing energy at every VA administrative roadblock. Since my experience with her talents, I have referred several Veterans, known from various Veteran Groups, to her services. I have also found out that other counties are not so blessed as we are in our County.

I wanted to thank you for Managing such a useful group and Ms. Mancilla in particular.

Many thanks.

RAY T. FORBES, M.D.

* * *

April 28, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to County Legislature Resolution No. 330-1997 and Local Law No. 5-2015, I am hereby appointing, subject to confirmation of the County Legislature, the following individuals to serve as members of the Onondaga County /Syracuse Commission on Human Rights Board:

APPOINTMENT: Ms. Lauren Rosenstein 100 Kellars Lane Apt. 11 Liverpool, NY 13088

TERM EXPIRES: December 31, 2024

Ms. Rosenstein will replace Ali Adan.

Bishop Dr. Henry Bernard Alex 210 Newfield Road Dewitt, NY 13214

December 31, 2024

Bishop Alex will replace Tricia Wittowski.

Liam O'Connor 3938 Spring Meadow Drive Camillus, NY 13031

December 31, 2024

Mr. O'Connor will replace Bruce Carter.

Your confirmation of these appointments will be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

May 4, 2022

TO: Tim Burtis, Chair of Planning & Economic Development Committee

Planning & Economic Development Committee Members

FROM: Jim Rowley, Chairman

RE: Reappointments to the Central New York Regional Market Authority

This is to advise that I am reappointing Anthony Emmi and Maria Mahar to the CNY Regional Market Authority. Mr. Emmi and Ms. Mahar's resumes are attached for your review. Ms. Mahar's appointment will expire on January 1, 2024 and Mr. Emmi's appointment will expire on January 1,

These reappointments will require confirmation of the full Legislature at its June 8, 2022 Session.

Thank you for your consideration.

* * *

May 27, 2022

Jamie McNamara, Clerk Onondaga County Legislature 401 Montgomery Street Room 407 Court House Syracuse, New York 13202

Subject: Syracuse Common Council Ordinance No. 287-2022

Dear Ms. McNamara:

Enclosed please find a certified copy of Special Ordinance No. 287-2022, adopted by a unanimous vote of the Syracuse Common Council on Monday, May 23, 2022 and signed by the Mayor on May 26, 2022.

This legislation authorized the Mayor, on behalf of the City of Syracuse, to opt out of the recently imposed Onondaga County gas tax cap, to allow the City to be compensated for any negative financial impact that the County's gas tax cap may have on the City sales tax revenue. Under the opt-out provisions, City residents will still benefit from the County's cap but the City itself may be made whole on revenue loss.

If you have any questions please do not hesitate to contact me.

Sincerely, PATRICIA K. McBRIDE City Clerk

* * *

Ms. Abbott requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Ms. Abbott

RESOLUTION NO. 88

MEMORIALIZING THE NEW YORK STATE LEGISLATURE TO ENACT SENATE BILL NO. S8329 AND ASSEMBLY BILL NO. A10340, AND CONCURRING IN THE PREPARATION OF A HOME RULE REQUEST

WHEREAS, there has been introduced for adoption in the New York State Legislature Senate Bill No. S8329 and Assembly Bill No. A10340 entitled "An act in relation to authorizing Christopher Walser to take the competitive civil service examination for the position of police officer and be placed on the eligible list for employment as a full-time police officer for the Onondaga County Sheriff's Office," and such legislation would make Christopher Walser eligible to take such civil service examination and, contingent upon his score, to be placed on the eligible list, subject to the merit and fitness provisions of the civil service law; and

WHEREAS, a Home Rule Request is required and necessary before the legislation may be enacted by the New York State Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby requests the New York State Legislature to enact Senate Bill No. S8329 and Assembly Bill No. A10340, and further requests and concurs in the preparation and submission of a Home Rule Request regarding the same; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to cause a certified copy of this resolution to be transmitted to the Governor and the several legislators representing Onondaga County at the state level.

ADOPTED. Ayes: 15 Noes: 2 (Kuhn, Chase)

* * *

Motion Made By Dr. Chase

RESOLUTION NO. 89

AMENDING THE 2022 ONONDAGA COUNTY BUDGET IN CONNECTION WITH OPIOID SETTLEMENT FUNDS

WHEREAS, based on their collective efforts to reach a settlement of the lawsuit against opioid manufacturers, distributors, and other responsible parties, New York State and its counties are receiving payments from AmerisourceBergen Corporation, Cardinal Health, Inc., McKesson Corporation (Distributors), and Janssen Pharmaceuticals, Inc. (Janssen) ahead of the national settlement; and

WHEREAS, on March 28, 2019, New York State and its counties filed the nation's most extensive lawsuit aimed at holding opioid manufacturers, distributors, and other culpable parties—including the Sackler family—accountable for their roles in the opioid epidemic that has taken hundreds of thousands of lives and devastated the families and communities of counties across the State; and

WHEREAS, in accordance with the terms of the Settlement Agreement, those settlement funds identified as Direct Restricted Funds are allocated for abatement efforts with approved uses (Approved Uses) set forth in Schedule C of the Settlement Agreement. Other settlement funds include those from the cost allocation to the State Office of the Attorney General (OAG) subject to the Approved Uses and Direct Unrestricted Funds. Approved Uses include but are not limited to projects and programs for the treatment and prevention of Opioid Use Disorder (OUD) and any co-occurring Substance Use Disorder or Mental Health (SUD/MH); programs to connect people who need help to the help that they need (Connections to Care); implementation of strategies, education, and support for first responders—including law enforcement and public health entities—that may encounter people who have overdosed and can administer or provide naloxone and other drugs that treat opioid overdoses; and required post-mortem functions; and

WHEREAS, in accordance with the terms of the Settlement Agreement, there is a reporting and certification process with detailed accounting of how the funds were spent; an evaluation of the programs and projects; and a certification that all settlement funds subject to Approved Uses were spent on projects and programs that constitute Approved Uses; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the proposed budget, partnerships and initiatives involved with the execution of the opioid program based on the opioid settlement be presented to the County Legislature prior to implementation; and, be it further

RESOLVED, that the 2022 County Budget is amended as follows:

REVENUES:

In Admin Unit 4300000000 Health Department In Speed Type #321091 In Project 745162 – Health Opioid Settlement In Account 590057 – Other Misc Revenues

\$3,771,991

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APPROPRIATIONS:

In Admin Unit 4300000000
Health Department
In Speed Type #321091

In Project 745162 – Health Opioid Settlement \$3,771,991

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp, Ms. Abbott

RESOLUTION NO. 90

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 3900000000
Finance Department
Speed Type #200303
In Project 709000
ARPA Project
ARPA Project

Admin Unit 3900000000
Finance Department
Finance Department
Speed Type #200303
In Project 709000
In Project 709000
ARPA Project
ARPA Project

Acct. 666500

Contingency Account \$15,000,000

ADOPTED. Ayes: 16 Excused: 1 (Ryan)

* * *

Motion Made By Mr. May

RESOLUTION NO. 91

CONFIRMING APPOINTMENTS TO THE ONONDAGA COUNTY/SYRACUSE COMMISSION ON HUMAN RIGHTS

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated, pursuant to Onondaga County Resolution No. 330-1997 and Local Law No. 5-2015, subject to confirmation by the Onondaga County Legislature, the following individuals to serve as members of the Onondaga County/Syracuse Commission on Human Rights:

APPOINTMENTS: TERM EXPIRES: Lauren Rosenstein December 31, 2024

100 Kellars Lane Apt. 11 Liverpool, NY 13088

Bishop Dr. Henry Bernard Alex December 31, 2023

210 Newfield Road Dewitt, NY 13214

Liam O'Connor December 31, 2024

3938 Spring Meadow Drive

Camillus, NY 13031

and

WHEREAS, it is the desire of this Legislature to confirm said appointments; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the appointments of the above individuals to serve as members of the Onondaga County/Syracuse Commission on Human Rights for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 92

MORTGAGE TAX APPORTIONMENT

RESOLVED, that pursuant to Section 261 of the Tax Law, the Commissioner of Finance be hereby authorized and directed to forthwith draw warrants and deliver the same to the supervisors of the several towns in the County of Onondaga; the treasurers of the respective villages in said towns; and the City of Syracuse, covering the amounts due respectively for mortgage tax payments for the period October 1, 2021 through March 31, 2022.

APPORTIONMENT OF TOWNS AND CITY:

Camillus	397,789.52
Cicero	442,505.29
Clay	1,376,012.45
DeWitt	492,726.55
Elbridge	46,810.04
Fabius	22,251.61
Geddes	169,142.66
LaFayette	53,609.04
Lysander	356,465.78
Manlius	411,665.64
Marcellus	72,643.85
Onondaga	283,626.27
Otisco	42,054.48
Pompey	119,180.39
Salina	494,226.71
Skaneateles	265,723.83
Spafford	67,353.52
Tully	123,564.84
VanBuren	216,545.11
City of Syracuse	1,353,422.68

6,807,320.26

APPORTIONMENT C	OF VILLAGES:

Camillus	5,820.16
Cicero-North Syracuse	10,797.06
Clay-North Syracuse	38,421.20

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East Syracuse	20,315.98
Jordan	3,157.71
Elbridge	3,883.84
Fabius	1,242.57
Solvay	29,901.35
Lysander-Baldwinsville	30,131.13
Fayetteville	29,475.36
Manlius	27,421.34
Minoa	16,530.65
Marcellus	8,545.02
Liverpool	20,556.96
Skaneateles	50,414.90
Tully	13,189.63
Van Buren-Baldwinsville	13,471.79

323,276.65 7,130,596.91

MORTGAGE TAX

	AMOUNT OF TAXES	NET AMOUNT
	COLLECTED AS	DUE
<u>TOWN</u>	ADJUSTED AND CORRECTED	EACH DISTRICT
CITY OF SYRACUSE	1,374,029.07	1,353,422.68
CAMILLUS	409,754.79	403,609.68
CICERO	460,204.05	453,302.35
CLAY	1,435,968.95	1,414,433.65
DEWITT	520,853.80	513,042.53
ELBRIDGE	54,671.50	53,851.59
FABIUS	23,851.89	23,494.18
GEDDES	202,074.53	199,044.01
LAFAYETTE	54,425.26	53,609.04
LYSANDER	392,483.00	386,596.91
MANLIUS	492.478.72	485.092.99
MARCELLUS	82,425.00	81,188.87
ONONDAGA	287,944.59	283,626.27
OTISCO	42,694.78	42,054.48
POMPEY	120,994.96	119,180.39
SALINA	522,621.45	514,783.67
SKANEATELES	320,952.07	316,138.73
SPAFFORD	68,379.00	67,353.52
TULLY	138,836.61	136,754.47
VAN BUREN	233,519.00	230,016.90
VIII DOIGH	233,317.00	230,010.70
	7,239,163.02	7,130,596.91
	, , , , , , , , , , , , , , , , , , ,	

DISTRIBUTION RATE 0.98500294721

ADOPTED. Ayes: 17

Motion Made By Mr. May

RESOLUTION NO. 93

ACCEPTING AND APPROVING THE CONTRACT BETWEEN ONONDAGA COUNTY AND THE ONONDAGA COUNTY DEPUTY SHERIFF'S BENEVOLENT ASSOCIATION

WHEREAS, collective negotiations have been conducted between the County of Onondaga and the Onondaga County Deputy Sheriff's Benevolent Association ("DSBA"); and

WHEREAS, pursuant to said negotiations, an agreement has been reached by the parties and approved and ratified by the DSBA members; now, therefore be it

RESOLVED, that the following agreement is hereby approved and accepted as executed, to wit:

AGREEMENT BETWEEN DEPUTY SHERIFF'S BENEVOLENT ASSOCIATION AND COUNTY OF ONONDAGA AND THE SHERIFF OF ONONDAGA COUNTY January 1, 2020— December 31, 2023

and, be it further

RESOLVED, that retroactivity shall be applicable.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 94

ACCEPTING AND APPROVING THE CONTRACT BETWEEN ONONDAGA COUNTY AND THE CIVIL SERVICE EMPLOYEES ASSOCIATION, INC., LOCAL 1000 AFSCME, AFL-CIO, ONONDAGA COUNTY EMPLOYEES LOCAL 834, CORRECTION UNIT 7800-09

WHEREAS, collective negotiations have been conducted between the County of Onondaga and the Civil Service Employees Association, Inc., Local 1000 AFSCME, AFL-CIO, Onondaga County Employees Local 834, Correction Unit 7800-009 ("CSEA"); and

WHEREAS, pursuant to said negotiations, an agreement has been reached by the parties and approved and ratified by the CSEA members; now, therefore be it

RESOLVED, that the following agreement is hereby approved and accepted as executed, to wit:

AGREEMENT BETWEEN

CIVIL SERVICE EMPLOYEES ASSOCIATION, INC., LOCAL 1000 AFSCME, AFL-CIO, ONONDAGA COUNTY EMPLOYEES LOCAL #834, CORRECTION UNIT 7800-09 AND

COUNTY OF ONONDAGA AND THE SHERIFF OF ONONDAGA COUNTY January 1, 2020 – December 31, 2023

and, be it further

RESOLVED, that retroactivity shall be applicable.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 95

ADOPTION OF ANNUAL BUDGET FOR ONONDAGA COMMUNITY COLLEGE FOR THE FISCAL YEAR SEPTEMBER 1, 2022, TO AUGUST 31, 2023, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY THE ADOPTION OF THE 2023 BUDGET

WHEREAS, pursuant to Section 6304 of the Education Law, as amended by Chapter 631 of the Laws of 1965 and pursuant to Article VI of the Onondaga County Charter, the Ways and Means Committee has reviewed the tentative proposed Onondaga Community College Budget for the fiscal year September 1, 2022, to August 31, 2023, having held a public hearing upon such tentative proposed budget on May 24, 2022, pursuant to Resolution No. 82-2022, adopted on May 3, 2022, and all persons desiring to be heard were heard at such public hearing; and

WHEREAS, the total Tentative Community College Budget presented to this Legislature was in the estimated amount of \$62,555,760 required for Community College Operating Fund purposes. From this estimated total of \$62,555,760 for the Community College Operating Fund was deducted the amount of \$52,683,760 estimated as revenues, leaving a net budget for the Community College Operating Fund subject to tax levy of \$9,872,000 (Tentative Local Sponsor's Contribution). The total amount estimated for grants to be received by the Community College in 2022-2023 is \$5,600,000; now, therefore be it

RESOLVED, that said 2022-2023 Tentative Community College Budget heretofore prepared and submitted by the County Executive and subsequently reviewed by the Ways and Means Committee as hereinafter set forth, be and the same hereby is adopted for 2022-2023 with no changes; and, be it further

RESOLVED, that the Adopted Operating Budget for Onondaga Community College for the fiscal year September 1, 2022, through August 31, 2023, in the amount of \$62,555,760 with the County financial assistance of \$9,872,000 be and hereby is approved; and, be it further

RESOLVED, that the estimated grant activity in the Community College's 2022-2023 Annual Budget is \$5,600,000; and, be it further

RESOLVED, that expenditures from this budget be made by the Board of Trustees of Onondaga Community College pursuant to the provisions of Resolution No. 111 - 1970 by this County Legislature and that such expenditures be subject to the terms and conditions of such appropriations and to such regulations regarding the custody, deposit, audit and payment thereof as this County Legislature may deem proper; and, be it further

RESOLVED, that the sum of \$9,872,000 be included in the 2023 Annual County Budget in Appropriation Account 668750 Transfer to Community College Fund. Such sum represents the Local Sponsor's (County of Onondaga) contribution to the Community College, and therefore the sum shall be

subject to tax levy for Community College purposes and is hereby made a part of the tax levy for the County of Onondaga for the fiscal year January 1, 2023, to December 31, 2023; and, be it further

RESOLVED, that this resolution evidences authorization for the execution of agreements and such other documents as may be reasonably necessary with other units of government involving items for which appropriations or revenues have been approved by adoption of this 2022-2023 Onondaga Community College Budget.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 96

STANDARD WORK DAY AND REPORTING RESOLUTION

WHEREAS, the County of Onondaga hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Legislature:

L Name	F Name	MI	Title	*Term Begins/Ends	Standard Work Day (hrs/day)	Days/Month (based on Record of Activities)	Tier 1	No record of activities completed
			I	ELECTED				
Garland	Charles	Е	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	21.72		
Knapp	David	Н	County Legislator	Jan. 1, 2022 - Dec. 31, 2023	6	23.05		
Ryan	Christopher	J	Floor Leader County Legislature	Jan. 1, 2022 - Dec. 31, 2023	6	22.06		

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to cause a copy of this resolution to be publicly posted for at least 30 days after adoption and, thereafter, to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within 15 days after the 30 day public posting period ends.

ADOPTED. Ayes: 17

^{*}Reflects the term of the Elected or Appointed Official making the appointment

Motion Made By Mr. May

RESOLUTION NO. 97

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2022; and

WHEREAS, the County Director of Real Property Tax Services, acting as agent of this Legislature, which is the tax levying body of this County, has investigated the circumstances of the claimed errors and has submitted his recommendation that the applications for the corrections be approved; and

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

WHEREAS, Section 556 of the Real Property Tax Law prescribes the manner in which refunds shall be charged back to appropriate municipality; now, therefore be it

RESOLVED, that the report of the County Director of Real Property Tax Services be and the same hereby is accepted; and, be it further

RESOLVED, that the Chairman of this Legislature be and he hereby is authorized and directed to mail a notice of approval to each applicant and order the collecting officers of the appropriate Towns or the Commissioner of Finance, as the case may be, to correct the respective taxes as follows:

NAME AND ADDRESS OF APPLICANT	TAX MAP NUMBER	AMOUNT OF TAX BILLED	CORRECTED TAX
MANLIUS Trey Jay, LLC 102 W. Seneca Street Manlius, NY 13104	113.2-04-22.0	\$8,813.45	\$1,069.51
Trey Jay, LLC 102 W. Seneca Street Manlius, NY 13104 ADOPTED. Ayes: 17	113.2-04-22.0	\$6,395.10	\$1,049.50
ADOPTED. Ayes: 17			

* * *

Motion Made By Mr. Rowley, Mr. May, Ms. Cody, Mr. Olson

RESOLUTION NO. 98

CONFIRMING REAPPOINTMENTS OF MARIA MAHAR AND ANTHONY EMMI TO THE CENTRAL NEW YORK REGIONAL MARKET AUTHORITY

WHEREAS, pursuant to Section 827 of the Public Authorities Law, this Legislature is empowered to reappoint three members to the Central New York Regional Market Authority to serve at the pleasure of this Legislature; and

WHEREAS, pursuant to law, one appointee may be either a producer or non-producer of agricultural products; and

WHEREAS, the individuals named below meet the foregoing qualifications; now, therefore be it

RESOLVED, that the following individuals be reappointed to the Central New York Regional Market Authority for the term specified:

REAPPOINTMENTS: TERM EXPIRES: Maria Mahar January 1, 2024

7905 East Ridge Pointe Drive Fayetteville, New York 13066

Anthony Emmi January 1, 2025 1572 South Ivy Trail Baldwinsville, New York 13027

and, be it further

RESOLVED, that the Clerk of the Legislature be and is hereby directed to forward a certified copy of this resolution to the Secretary of the Central New York Regional Market Authority.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 99

CALLING FOR A PUBLIC HEARING FOR RENEWAL OF AGRICULTURAL DISTRICT NO. 3, TOWNS OF CAMILLUS, CICERO, CLAY, ELBRIDGE, LYSANDER, MANLIUS AND VAN BUREN

WHEREAS, pursuant to Section 303-a of Article 25AA of the New York State Agriculture and Markets Law, this Onondaga County Legislature adopted Resolution No. 156-2019 providing for notice of the eight-year review of Agricultural District No. 3 in the Towns of Camillus, Cicero, Clay, Elbridge, Lysander, Manlius and Van Buren; and

WHEREAS, a notice of renewal for Agricultural District No. 3 was mailed to involved and affected agencies, municipalities, and landowners by the Syracuse-Onondaga County Planning Agency and the Onondaga County Legislature; and

WHEREAS, the owners of the following properties filed requests for modifications to Agricultural District No. 3:

SUMMARY OF REQUESTED ADDITIONS

TOWN	OWNER	TAX ID	ACRES*
CAMILLUS	DANIEL STANISTREET	02202-42.0	5.45
CAMILLUS Total			5.45
CICERO	FREDERICK WOZNICA JR	08002-10.0	15.07

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CICERO Total			15.07	
ELBRIDGE	RONALD METZ	02801-39.0	1.79	
ELBRIDGE	RONALD METZ	02802-25.1	10.9	
ELBRIDGE Total			12.69	
LYSANDER	ROBERT E FLETCHER JR & GEORGIA T REAGAN	01505-04.1	19.65	
LYSANDER	TIM REEVES / REEVES FARM	02603-13.1	60.15	
LYSANDER Total			79.80	
MANLIUS	MURACO STABLES LLC	09902-06.7	5.68	
MANLIUS	EAGLE VILLAGE PROPERTIES LLC	11601-06.3	62.86	
MANLIUS	EAGLE VILLAGE PROPERTIES LLC	11601-08.1	62.97	
MANLIUS	EAGLE VILLAGE PROPERTIES LLC	11601-08.2	4.73	
MANLIUS	EAGLE VILLAGE PROPERTIES LLC	11601-08.4	3.69	
MANLIUS	MANLIUS FARMS LLC	11703-02.0	149.00	
MANLIUS Total			288.93	
GRAND TOTAL				
*C 1 1 1 1 C	11 16 6	. (DDC) 1		

^{*}Calculated using a Geographic Information System, not Real Property Services (RPS) data.

SUMMARY OF REQUESTED REMOVALS

TOWN	OWNER	TAX ID	ACRES*
CAMILLUS	OLYMPUS BROKERAGE CO, LTD	006.102-04.0	3.01
CAMILLUS Total			3.01
ELBRIDGE	BRENDA L CRARY	04202-13.1	0.36
ELBRIDGE Total			0.36
LYSANDER	BUILD YOUR OWN HOME LLC	04903-03.3	1.46
LYSANDER	MARK A & AMY L HEBERT	06403-03.1	1.78
LYSANDER	ROBERT GEIGER	07102-47.3	1.84
LYSANDER	LIZA A TURNER	073.101-28.4	1.38
LYSANDER	JOSEPH A & NICOLE M TARI	073.107-06.0	1.11
LYSANDER	JOSEPH A JR & LAUREN BATTAGLIA	073.107-08.0	0.92
LYSANDER Total			8.49
MANLIUS	TH KINSELLA, INC	09102-12.0	67.84
MANLIUS	TH KINSELLA, INC	09102-14.0	114.23
MANLIUS	LEONARD & MARY NITZBERG	10002-03.3	5.06

MANLIUS Total					
VAN BUREN	HYACINTH LAND DEVELOPMENT LL	031.801-03.0	0.25		
VAN BUREN	HYACINTH LAND DEVELOPMENT LL	031.801-04.0	0.23		
VAN BUREN	MARION GARDEN APARTS, LLC	031.801-17.0	6.89		
VAN BUREN	HYACINTH LAND DEVELOPMENT LL	031.801-20.0	0.35		
VAN BUREN	HYACINTH LAND DEVELOPMENT LL	031.802-02.2	3.59		
VAN BUREN	ZADI & CESAR BARUJA	031.803-03.0	0.28		
VAN BUREN	RAYMOND G JR & EILEEN RICE	03202-01.0	3.25		
VAN BUREN	CHRISTOPHER & LINDSEY C KRATZER	04402-09.2	5.33		
VAN BUREN Total			20.17		
GRAND TOTAL					
*Calculated using a Geographic Information System, not Real Property Services (RPS) data.					

and

WHEREAS, as part of that review, the County Agriculture and Farmland Protection Board has prepared reports in accordance with the provisions of Article 25AA, including recommendations to continue such district with modifications as requested, with the exception of Town of Elbridge parcel 028.-01-39.0; and

WHEREAS, as part of the review and renewal process, Article 25AA requires the County to hold a public hearing concerning the renewal of Agricultural District No. 3; now, therefore be it

RESOLVED, that pursuant to Article 25-AA of the New York State Agriculture and Markets Law, a public hearing on the renewal of Agricultural District No. 3 shall be held at the Onondaga County Court House, 401 Montgomery St., Syracuse, New York on Tuesday, July 5, 2022 at 12:53 p.m.; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to provide notice of such hearing in accordance with the provisions of Article 25AA of the New York State Agriculture and Markets Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 100

CALLING FOR A PUBLIC HEARING ON THE PROPOSED INCLUSION OF VIABLE AGRICULTURAL LANDS WITHIN CERTIFIED AGRICULTURAL DISTRICTS PURSUANT TO SECTION 303-B OF THE NEW YORK STATE AGRICULTURE AND MARKETS LAW

WHEREAS, Section 303-b of the New York State Agriculture and Markets Law provides land owners with a thirty-day period to submit requests for the inclusion of predominantly viable agricultural lands within certified agricultural districts; and

WHEREAS, pursuant to Onondaga County Legislature Resolution No. 71-2004, that thirty-day period began January 1, 2022 and ended January 30, 2022; and

WHEREAS, the owners of the following property filed a request for inclusion of predominantly viable agricultural land within certified agricultural districts:

2022 REQUESTED ADDITIONS						
DISTRICT	TOWN	OWNER	PARCEL	ACRES*		
4	LAFAYETTE	ELLY'S ACRES FARM, LLC	00602-18.0	52.32		
District 4 Total						
GRAND TOTAL						
* Calculated using a Geographic Information System, not Real Property Services (RPS) data.						

and

WHEREAS, the Onondaga County Agriculture and Farmland Protection Board has reviewed such requests and determined that such property would serve the public interest by assisting in maintaining a viable agricultural industry within the districts; and

WHEREAS, Section 303-b of the Agriculture and Markets Law requires a hearing upon notice concerning the request for inclusion of such parcels within the certified agricultural districts, and it is the desire of this Legislature to call such hearing; now, therefore be it

RESOLVED, that pursuant to Section 303-b of New York State Agricultural and Markets Law, a public hearing will be held to consider the above requests for inclusion and recommendations on the inclusion of predominantly viable agricultural lands within certified agricultural districts, which hearing shall be held at the Onondaga County Court House, County Legislative Chambers, 4th Floor, 401 Montgomery Street, Syracuse, New York on Tuesday, July 5, 2022 at 12:56 p.m.; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to cause publication of such hearing pursuant to applicable law.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 101

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS WITH THE CITY OF SYRACUSE, THE TOWNS, AND THE VILLAGES IN ONONDAGA COUNTY FOR THE PURPOSE OF WAIVING ONONDAGA COUNTY PLANNING BOARD REFERRALS WHERE THERE IS NO INTER-COMMUNITY OR COUNTY-WIDE IMPACT

WHEREAS, General Municipal Law, Sections 239-m and –n, require that municipal boards in Onondaga County refer certain proposed planning, zoning, subdivision and other land use actions to the Onondaga County Planning Board for review and recommendations, unless the Onondaga County Planning Board enters into an agreement with the referring body that certain such proposed actions "are of local, rather than inter-community or county-wide concern, and are not subject to referral"; and

WHEREAS, it is in the best interest of the County, the municipalities and developers that matters of local concern be decided by the municipal boards without referral to the Onondaga County Planning Board; and

WHEREAS, the Onondaga County Legislature has determined that the following actions shall be of a local rather than of inter-community or county-wide concern and shall therefore be exempt from referral to the Onondaga County Planning Board under the requirements of General Municipal Law Sections 239-m and -n; and

WHEREAS, actions of local concern include:

Area Variances solely seeking relief for:

- 1. Residential front, side, or rear yard setbacks or lot depth;
- 2. Height of any buildings;
- 3. Residential accessory structures;
- 4. Reductions in the number of parking spaces.

Subdivisions, that solely consider:

- 1. Creation of up to 3 parcels;
- 2. Combination of lots;
- 3. Lot line adjustments.

Special Permits, that solely consider:

- 1. Co-location of telecommunication equipment and accessories on existing towers and structures;
- 2. Façade or interior/exterior commercial building modifications;
- 3. A change of tenant in a commercial or mixed use building;
- Residential accessory structures;
- On-premises signs.

Site Plan Reviews or Project Site Reviews, that solely consider:

- 1. Co-location of telecommunication equipment and accessories on existing towers and structures;
- 2. Façade or interior/exterior commercial building modifications;

- 3. A change of tenant in an existing commercial or mixed-use building;
- 4. Residential accessory structures;
- 5. On-premises signs;

Zoning Actions or Amendments, involving:

- 1. Administration and fees;
- 2. Interpretations of language;

now, therefore be it

RESOLVED, that the County Executive is authorized to enter into agreements with the City of Syracuse and any of the nineteen towns and fifteen villages in Onondaga County to exempt the above cited actions from referral to the Onondaga County Planning Board; and, be it further

RESOLVED, that the above referenced actions shall not preclude a municipality, at its discretion, from submitting any such action for referral to the County Planning Board pursuant to the provisions of General Municipal Law Sections 239-m and -n, in which case such referral shall comply with and be bounded by all requirements and time frames associated with said action; and, be it further

RESOLVED, that a municipality may at any time request assistance of the Syracuse-Onondaga County Planning Agency in making a determination of the applicability of these provisions; and, be it further

RESOLVED, that this resolution shall replace and supersede Resolution No. 182 of 1993 in all respects.

ADOPTED. Ayes: 17 Excused: 1 (Olson)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 102

AUTHORIZING THE ACCEPTANCE OF DONATED LAND ADJACENT TO MORGAN ROAD IN THE TOWN OF CLAY FOR HIGHWAY PURPOSES

WHEREAS, in conjunction with a development project in the Town of Clay, certain traffic improvements have been made to Morgan Road (C.R. 47), including installation of traffic signals; and

WHEREAS, the owner of the real property on which said Morgan Road improvements were performed has proposed to donate fee title to same to the County of Onondaga and its Department of Transportation for highway purposes; and

WHEREAS, the real property to be donated consists of two parcels of land adjacent to Morgan Road, consisting of approximately 2,240 square feet and 2,500 square feet respectively, owned by CF Anaconda Syr LLC (tax map no. 114.-02-15.1), as shown on Map No. 47-A prepared by S. Waldemer, a copy of which is on file with the Clerk of the Legislature; and

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WHEREAS, an analysis of the potential environmental impacts of the proposed acceptance of real property for highway purposes has been undertaken pursuant to the New York State Environmental Quality Review Act (SEQRA); now, therefore be it

RESOLVED, that the entire proposed action is an Unlisted action for the purposes of SEQRA; and, be it further

RESOLVED, that a Short Environmental Assessment Form for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that in accordance with Article 8 of the Environmental Conservation Law, this Legislature hereby finds and declares a negative declaration under SEQRA, having determined that such action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby authorize the acceptance of the aforementioned donated real property, where such property rights are needed for lawful county and highway purposes; and, be it further

RESOLVED, that the County Executive is authorized to execute deeds, agreements, and such other documents as may be necessary to implement the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 103

AMENDING THE 2022 ONONDAGA COUNTY BUDGET TO ACCEPT \$1,167,993 IN EXTREME WINTER RECOVERY FUNDING AND \$6,060 IN ADDITIONAL CHIPS FUNDING FROM THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, New York State recently approved Extreme Winter Recovery funding for the winter of 2021-22 with Onondaga County's portion determined to be \$1,167,993; and

WHEREAS, the formula for New York State's Consolidated Local Street and Highway Improvement Program (CHIPS) included an additional \$6,060 in funding for Onondaga County; and

WHEREAS, it is necessary to amend the budget to include such funds in the Onondaga County Department of Transportation's 2022 budget to repair and maintain County roads; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2022 County budget be amended as follows:

REVENUES:

In Admin. Unit 9310000000 County Road Fund Speed Type #534030 In Acct 590024 St Aid H-Way C

In Acct. 590024 St Aid H-Way Cap Project

\$1,174,053

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APPROPRIATIONS:

In Admin. Unit 9310000000 County Road Fund Speed Type #534030 In Acct. 674600 Provision for Capital Projects

\$1,174,053

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 104

AMENDING THE 2022 ONONDAGA COUNTY BUDGET TO MAKE FUNDS AVAILABLE FOR USE IN CONNECTION WITH THE NEW YORK STATE PAVE-NY PROGRAM, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, New York State's 2022-2023 budget includes the PAVE-NY program to fund projects that improve the physical condition of local roads and help foster regional economic growth, and Onondaga County's portion of PAVE-NY funding has been determined to be \$1,923,988; and

WHEREAS, it is necessary to amend the budget to include such funds in the Onondaga County Department of Transportation's 2022 budget to repair and maintain County roads and to authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2022 County budget be amended as follows:

REVENUES:

In Admin. Unit 9310000000 County Road Fund Speed Type #534030

In Acct. 590024 St Aid H-Way Cap Project

\$1,923,988

APPROPRIATIONS:

In Admin. Unit 9310000000 County Road Fund Speed Type #534030

In Acct. 674600 Provision for Capital Projects

\$1,923,988

ADOPTED. Ayes: 17

Motion Made By Ms. Cody

RESOLUTION NO. 105

AMENDING THE 2022 ONONDAGA COUNTY BUDGET TO MAKE FUNDS AVAILABLE FOR USE IN CONNECTION WITH THE NEW YORK STATE PAVE-OUR-POTHOLES (POP) PROGRAM, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, New York State's 2022-2023 budget includes the Pave-Our-Potholes (POP) Program to assist municipalities with the rehabilitation and reconstruction of local highways and roads, and Onondaga County's portion of New York's POP program funding has been determined to be \$1,282,659; and

WHEREAS, it is necessary to amend the budget to include such funds in the Onondaga County Department of Transportation's 2022 budget to repair and maintain County roads and to authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2022 County budget be amended as follows:

REVENUES:

In Admin. Unit 9310000000 County Road Fund Speed Type #534030 In Acct. 590024 St Aid H-Way Cap Project

\$1,282,659

APPROPRIATIONS:

In Admin. Unit 9310000000 County Road Fund Speed Type #534030 In Acct. 674600 Provision for Capital Projects

\$1,282,659

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, July $5,\,2022$. There was no objection and the meeting was adjourned at 2:03 p.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

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July 5, 2022

The Legislature of Onondaga County convened on the above date at 1:18 p.m. Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Legislator Kuhn gave the invocation. Legislator Ryan led the Pledge of Allegiance to the Flag of the United States of America.

The Deputy Clerk read the following communications:

Gold Seal:

RECOGNIZE AND HONOR DR. INDU GUPTA FOR HER EXTRAORDINARY SERVICE AND LEADERSHIP AS ONONDAGA COUNTY HEALTH COMMISSIONER (Sponsored by Mr. Kinne, Mr. Rowley, Mr. May, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott, Mr. Ryan, Dr. Chase, Mr. Olson, Mr. McBride, Mr. Knapp, Mr. Bush, Dr. Kelly, Ms. Kuhn, Mr. Garland, Mrs. Ervin)

June 1, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to the New York State Fish and Wildlife Management Act, Section 11-0501 of the Fish and Wildlife Law, I have reappointed, subject to confirmation of the County Legislature, the following individual as a member of the Region 7 Fish and Wildlife Management Board:

REAPPOINTMENT: TERM EXPIRES: Stephen Wowelko December 31, 2023 5829 Augsburg Circle

East Syracuse, NY 13057-3050

Mr. Wowelko has been recommended to serve as the sportsmen's representative by the Onondaga County Federation of Sportsmen's Clubs.

Your confirmation of this reappointment would be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

June 10, 2022

TO: Brian May Chair of Ways & Means Committee Ways & Means Committee Members

July 5, 2022

FROM: Jim Rowley, Chairman

RE: Appointments to the Onondaga County Water Authority

This is to advise that I am appointing and reappointing the following individuals to the Onondaga County Water Authority for terms indicated:

APPOINTMENT: TERM EXPIRES:
Douglas R. Wickman
7121 Totman Drive

7121 Totman Drive Cicero, New York 13039

Mr. Wickman is replacing Michael Luber upon expiration of his term.

REAPPOINTMENTS: TERM EXPIRES: John V. Bianchini July 1, 2025

117 Academy Street Manlius, New York 13104

Kenneth Gardiner July 1, 2024

6158 Weatherburn Circle LaFayette, New York 13084

Mr. Wickman's, Mr. Bianchini's and Mr. Gardiner's resumes are attached for your review. These appointments will require confirmation of the full Legislature at its July 5, 2022 session.

Thank you for your anticipated cooperation.

* * *

June 23, 2022

TO: Brian May Chair of Ways & Means Committee

Ways & Means Committee Members

FROM: Jim Rowley, Chairman

RE: Appointment to the Onondaga County Water Authority

This is to advise that I am appointing the following individual to the Onondaga County Water Authority for the term indicated:

APPOINTMENT: TERM EXPIRES: Anthony Geiss, Jr. July 1, 2023

202 Crandon Terrace

Baldwinsville, New York 13027

Mr. Geiss is replacing John Dougherty upon expiration of his term.

Mr. Geiss' resume is attached for your review. This appointment will require confirmation of the full Legislature at its July 5, 2022 session

Thank you for your anticipated cooperation.

* * *

Motion Made By Dr. Chase

RESOLUTION NO. 106

AUTHORIZING A 2022 SENIOR HOUSEHOLD STIMULUS PROGRAM IN ONONDAGA COUNTY AND AMENDING THE 2022 COUNTY BUDGET

WHEREAS, over two years after the President's National Emergency Declaration for Coronavirus Disease, the COVID 19 pandemic continues to dramatically affect the public health, safety, livelihoods and financial security of the residents of Onondaga County, especially with respect to its vulnerable senior population; and

WHEREAS, the senior population is particularly affected financially by the pandemic considering the percentage of such population living on a fixed income amidst the highest rates of inflation since the 1980's, thereby disproportionately affecting senior households' ability to maintain a stable and sustainable livelihood within the comfort of their home; and

WHEREAS, Onondaga County has sought to ameliorate such impacts on the senior population by funding assistance programs, including, but not limited to, a COVID-19 phone help-line for homebound seniors and by providing grants to support their quality of life; and

WHEREAS, the County is now desirous of establishing a 2022 Senior Household Stimulus Program to further mitigate the disproportionate economic impacts felt by senior households in the County, and in furtherance of attendant County purposes, whereby all eligible senior households in Onondaga County, as defined below, shall receive two hundred dollars (\$200) in assistance; and

WHEREAS, the term "eligible senior households" shall mean those Onondaga County households receiving the New York State Enhanced STAR exemption for the 2022-2023 school year, with the Onondaga County Finance Department responsible for identifying all eligible senior households based upon available information and preparing, printing, and mailing said assistance to such eligible senior households; now, therefore be it

RESOLVED, that the 2022 County budget is amended as follows:

REVENUES:

In Admin Unit 8200000000 Department of Adult and Long Term Care In Speed Type #435000 In Account 590083 – Appropriated Fund Balance

\$5,500,000

APPROPRIATIONS:

In Admin Unit 8200000000
Department of Adult and Long Term Care
In Speed Type #435000
In Account 668720 Transfer to Great Ev

In Account 668720 – Transfer to Grant Expenditures \$5,500,000

ADOPTED. Ayes: 17

Motion Made By Mr. McBride

RESOLUTION NO. 107

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 2500000000 Admin Unit 2500000000
County Legislature County Legislature
Speed Type #150029 Speed Type #150029
In Account 666500 In Account 668720

Contingent Account Transfer to Grant Expenditures \$100,000

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 108

A RESOLUTION INDICATING THE COUNTY OF ONONDAGA'S ONGOING INTENT TO REQUIRE A CONTRACT FOR PAYMENTS IN LIEU OF TAXES FOR SOLAR AND WIND ENERGY SYSTEMS PURSUANT TO REAL PROPERTY TAX LAW SECTION 487(9)(B)

WHEREAS, pursuant to New York Real Property Tax Law § 487, a county may require a solar or wind energy system, as defined therein and meeting the requirements of subdivision four thereof, to enter into a contract for payments in lieu of taxes (PILOT) provided the county notify the owner or developer in writing of its intent to require a PILOT within sixty (60) days of receiving written notification; and

WHEREAS, New York Real Property Tax Law § 487(9)(b) allows for the adoption of a resolution by this Onondaga County Legislature indicating the County's ongoing intent to require PILOTS for such solar and wind energy systems, which resolution shall satisfy the aforesaid sixty (60) day notice requirement to owners or developers and no further action is required on the part of Onondaga County; now, therefore be it

RESOLVED, that this Resolution, effective immediately, shall serve as notice of the County of Onondaga's ongoing intent to enter into PILOT agreements for solar and wind energy systems within the County pursuant to New York Real Property Tax Law § 487(9)(b); and, be it further

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 17

Motion Made By Mr. May

RESOLUTION NO. 109

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2022; and

WHEREAS, the County Director of Real Property Tax Services, acting as agent of this Legislature, which is the tax levying body of this County, has investigated the circumstances of the claimed errors and has submitted his recommendation that the applications for the corrections be approved; and

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

WHEREAS, Section 556 of the Real Property Tax Law prescribes the manner in which refunds shall be charged back to appropriate municipality; now, therefore be it

RESOLVED, that the report of the County Director of Real Property Tax Services be and the same hereby is accepted; and, be it further

RESOLVED, that the Chairman of this Legislature be and he hereby is authorized and directed to mail a notice of approval to each applicant and order the collecting officers of the appropriate Towns or the Commissioner of Finance, as the case may be, to correct the respective taxes as follows:

NAME AND ADDRESS OF APPLICANT:	TAX MAP NUMBER:	AMOUNT OF TAX BILLED:	CORRECTED TAX:	
CAMILLUS: Sprint/Nextel PO Box 85022 Bellevue, WA 98015	05412-37.0/1	\$29,421.88	\$0	
MANLIUS: State of New York Ofc Parks/Rec/Historic 625 Broadway Albany, NY 12238	09101-05.1	\$5,785.75	\$0	
STATE OF NEW YORK: OPRHP 625 Broadway Albany, NY 12238	08201-35.1	\$15,517.38	\$0	
ADOPTED. Ayes: 17				

Motion Made By Mr. Rowley, Ms. Gunnip

RESOLUTION NO. 110

CONFIRMING APPOINTMENTS TO THE ONONDAGA COUNTY WATER AUTHORITY

WHEREAS, pursuant to the provisions of the Public Authorities Law and appointments heretofore made to the Onondaga County Water Authority four vacancies occur due to the expiration of the term of the individuals named herein; and

WHEREAS, the Chairman of the Onondaga County Legislature has designated and appointed such individuals to serve as members of the Onondaga County Water Authority, subject to confirmation of this Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the appointments of the following individuals to the Onondaga County Water Authority for the term specified:

APPOINTMENTS: TERM EXPIRES: Douglas R. Wickman July 1, 2025

7121 Totman Drive Cicero, New York 13039

Anthony Geiss, Jr. July 1, 2023

202 Crandon Terrace

Baldwinsville, New York 13027

REAPPOINTMENTS: TERM EXPIRES: John Bianchini July 1, 2025

117 Academy Street

Manlius, New York 13104

Kenneth Gardiner July 1, 2024

6158 Weatherburn Circle LaFayette, New York 13084

ADOPTED. Ayes: 15 Noes: 2 (Knapp, Abbott)

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 111

CONFIRMING APPOINTMENT OF TAMARA L. BARBER AS DEPUTY CLERK OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Deputy Clerk of the Onondaga County Legislature:

TAMARA L. BARBER 7721 Frayer Lane, Liverpool, NY 13090

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 112

CALLING FOR A PUBLIC HEARING REGARDING VIDEOCONFERENCING BY ONONDAGA COUNTY PUBLIC BODIES PURSUANT TO NEW YORK STATE OPEN MEETINGS LAW

WHEREAS, New York State Open Meetings Law, also referred to herein as New York State Public Officers Law, has been amended to authorize the expanded use of videoconferencing by public bodies to conduct meetings, under extraordinary circumstances, using remote access technology consistent with state law; and

WHEREAS, Open Meetings Law Section 103-a calls for a public hearing to be held authorizing the use of videoconferencing in accordance with statutory requirements set forth therein and any local law adopted pursuant thereto; and

WHEREAS, said proposed local law has been prepared and is on file with the Clerk of the Legislature; now, therefore be it

RESOLVED, that this Legislature hereby calls a public hearing on the use of videoconferencing, said hearing to be held on the 2nd day of August, 2022 at 12:56 PM in the Chambers of the Onondaga County Legislature, 401 Montgomery Street, Room 407 Court House, Syracuse, New York 13202.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis, Mr. Bush

RESOLUTION NO. 113

RENEWING WITH MODIFICATION AGRICULTURAL DISTRICT NO. 3, IN THE TOWNS OF CAMILLUS, CICERO, CLAY, ELBRIDGE, LYSANDER, MANLIUS AND VAN BUREN

WHEREAS, pursuant to Section 303-a of the New York State Agriculture and Markets Law, this Onondaga County Legislature adopted Resolution No. 122-2021 providing for notice of the eight-year review of Agricultural District No. 3 in the Towns of Camillus, Cicero, Clay, Elbridge, Lysander, Manlius and Van Buren; and

WHEREAS, by Resolution No. 99-2022, this Onondaga County Legislature authorized a public hearing on said agricultural district renewal at the Onondaga County Courthouse on Tuesday July 5, 2022, and such hearing was duly noticed and held; and

WHEREAS, the Onondaga County Legislature has completed the eight-year review of Agricultural District No. 3, and has received from the Onondaga County Agriculture and Farmland Protection Board its report and recommendations regarding the agricultural viability of the district and regarding recommended modifications to the district; and

WHEREAS, it is the desire of this Legislature to renew Agricultural District No. 3 with modifications as provided for herein; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action and this Legislature shall act as the Lead Agency for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

RESOLVED, that the Short Environmental Assessment Form for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA in that there is no anticipated construction and no anticipated change in use, that the identified possible impacts, if any, on air quality and surface water quality will not be significant and there is little likelihood of significant adverse environmental impacts; and, be it further

RESOLVED, that in accordance with Agriculture and Markets Law, Section 303-a, said Agricultural District No. 3 in the Towns of Camillus, Cicero, Clay, Elbridge, Lysander, Manlius and Van Buren hereby is renewed with the modifications provided for herein; and, be it further

RESOLVED, that the modifications to Agricultural District No. 3 are as follows and encompass the following parcels listed by town, owner, parcel number, and acreage:

RECOMMENDED ADDITIONS

	RECOMMENDED ADDITIONS			
TOWN	OWNER	TAX ID	ACRES*	
CAMILLUS	DANIEL STANISTREET	02202-42.0	5.45	
CAMILLUS Total				
CICERO	FREDERICK WOZNICA JR	08002-10.0	15.07	
	CICERO Total		15.07	
ELBRIDGE	DGE RONALD METZ 02802-25.1			
ELBRIDGE Total			10.9	
LYSANDER	ROBERT E FLETCHER JR & GEORGIA T REAGAN	01505-04.1	19.65	
LYSANDER	TIM REEVES / REEVES FARM	02603-13.1	60.15	
LYSANDER Total				
MANLIUS	MURACO STABLES LLC	09902-06.7	5.68	
MANLIUS	EAGLE VILLAGE PROPERTIES LLC	11601-06.3	62.86	
MANLIUS	EAGLE VILLAGE PROPERTIES LLC	11601-08.1	62.97	
MANLIUS	EAGLE VILLAGE PROPERTIES LLC	11601-08.2	4.73	
MANLIUS	EAGLE VILLAGE PROPERTIES LLC	11601-08.4	3.69	
MANLIUS	MANLIUS FARMS LLC 11703-02.0		149.00	
MANLIUS Total				
GRAND TOTAL	400.15			
*C11:1: C 1:16 : C 1: D 1D 1 G : (D				

^{*} Calculated using a Geographic Information System, not Real Property Services (RPS) data.

^{*} Note: One requested parcel, Elbridge Parcel 028.-02-39.0 is not recommended for addition to Agricultural District 3.

RECOMMENDED REMOVALS				
TOWN	OWNER	ACRES*		
CAMILLUS	OLYMPUS BROKERAGE CO, LTD	3.01		
CAMILLUS Total				
ELBRIDGE	BRENDA L CRARY	0.36		
ELBRIDGE Total			0.36	
LYSANDER	BUILD YOUR OWN HOME LLC	04903-03.3	1.46	
LYSANDER	MARK A & AMY L HEBERT	06403-03.1	1.78	
LYSANDER	ROBERT GEIGER	07102-47.3	1.84	
LYSANDER	LIZA A TURNER	073.101-28.4	1.38	
LYSANDER	JOSEPH A & NICOLE M TARI	073.107-06.0	1.11	
LYSANDER	LYSANDER JOSEPH A JR & LAUREN BATTAGLIA 073.107-08.0			
LYSANDER Total			8.49	
MANLIUS	TH KINSELLA, INC	09102-12.0	67.84	
MANLIUS	TH KINSELLA, INC	09102-14.0	114.23	
MANLIUS	LEONARD & MARY NITZBERG	10002-03.3	5.06	
MANLIUS Total				
VAN BUREN	0.25			
VAN BUREN	HYACINTH LAND DEVELOPMENT LL	031.801-04.0	0.23	
VAN BUREN	MARION GARDEN APARTS, LLC	031.801-17.0	6.89	
VAN BUREN	HYACINTH LAND DEVELOPMENT LL	031.801-20.0	0.35	
VAN BUREN	HYACINTH LAND DEVELOPMENT LL	031.802-02.2	3.59	
VAN BUREN	ZADI & CESAR BARUJA	031.803-03.0	0.28	
VAN BUREN	RAYMOND G JR & EILEEN RICE	03202-01.0	3.25	
VAN BUREN	CHRISTOPHER & LINDSEY C KRATZER 04402-09.2		5.33	
VAN BUREN Total				
GRAND TOTAL				
*Calculated using a Geographic Information System, not Real Property Services (RPS) data.				

and, be it further

RESOLVED, that should one or more of these parcels be subdivided prior to the expiration of said District, each of these subdivisions would automatically be considered a part of said District, and would remain in the District while it was in effect; and, be it further

RESOLVED, that the district review plan shall be submitted to the Commissioner of the New York State Department of Agriculture and Markets as provided for in Section 303-a of the Agriculture and Markets Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 114

APPROVING THE INCLUSION OF VIABLE AGRICULTURAL LAND WITHIN CERTIFIED AGRICULTURAL DISTRICTS PURSUANT TO SECTION 303-B OF THE NEW YORK STATE AGRICULTURE AND MARKETS LAW

WHEREAS, Section 303-b of Agriculture and Markets Law provides land owners with an annual thirty day period to submit requests for the inclusion of predominantly viable agricultural lands within certified agricultural districts; and

WHEREAS, pursuant to Resolution No. 71-2004, that thirty-day period began January 1, 2022, and ended January 30, 2022; and

WHEREAS, landowners have filed requests for inclusion of predominantly viable agricultural land within certified agricultural districts; and

WHEREAS, the County referred the requests to the Onondaga County Agriculture and Farmland Protection Board, and that Board has reviewed such requests and determined that such property would serve the public interest by assisting in maintaining a viable agricultural industry within the districts, and recommends such property for inclusion within the certified agricultural districts; and

WHEREAS, a public hearing was held on Tuesday, July 5, 2022 at 12:55 p.m. relating to such requested inclusions; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action and this Legislature shall act as the Lead Agency for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

RESOLVED, that the Short Environmental Assessment Form for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA in that there is no anticipated construction and no anticipated change in use, that the identified possible impacts, if any, on air quality and surface water quality will not be significant and there is little likelihood of significant adverse environmental impacts; and, be it further

RESOLVED, that based on the recommendation of the Agriculture and Farmland Protection Board and information provided through the public hearing, this Onondaga County Legislature hereby adopts and approves the inclusion of the requested viable agricultural land within certified Agricultural District No. 4; and, be it further

RESOLVED, that in accordance with Section 303-b of Agriculture and Markets Law the modifications to Agricultural Districts No. 4 are hereby described as follows, and include the following parcels listed by agricultural district, town, owner, parcel number, and acreage:

ONONDAGA COUNTY AGRICULTURAL DISTRICTS 2022 RECOMMENDED ADDITIONS					
DISTRICT	DISTRICT TOWN OWNER PARCEL				
4	LAFAYETTE	ELLY'S ACRES FARM, LLC	00602-18.0	52.32	
District 4 Total				52.32	
GRAND TOTAL				52.32	

^{*} Calculated using a Geographic Information System (GIS), not Real Property Services (RPS) data.

and, be it further

RESOLVED, that should these parcels be subdivided prior to the expiration of said Districts, each subdivision would automatically be considered a part of said Districts, and would remain in the District while it is in effect; and, be it further

RESOLVED, that the Clerk of this Legislature is to submit a copy of this resolution, together with the report of the Onondaga County Agriculture and Farmland Protection Board including tax map numbers and maps for each parcel of land to be included in an agricultural district to the Commissioner of the New York State Department of Agriculture and Markets.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 115

CONFIRMING REAPPOINTMENT TO THE REGION 7 FISH AND WILDLIFE MANAGEMENT BOARD

WHEREAS, J. Ryan McMahon II, Onondaga County Executive, has duly reappointed and designated, pursuant to the New York State Fish and Wildlife Management Act and Section 11 – 0501 of the Environmental Conservation Law, subject to confirmation by the Onondaga County Legislature, the following individual to serve as a member of the Region 7 Fish and Wildlife Management Board:

REAPPOINTMENT: Stephen Wowelko 5829 Augsburg Circle East Syracuse, New York 13057-3050 TERM EXPIRES:

December 31, 2023

now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm reappointment of the above individual to serve as member of the Region 7 Fish and Wildlife Management Board for the term specified above.

ADOPTED. Ayes: 17

* *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, August 2, 2022. There was no objection and the meeting was adjourned at 2:13~p.m.

Respectfully submitted, JAMIE MCNAMARA, Clerk Onondaga County Legislature

August 2, 2022

The Legislature of Onondaga County convened on the above date at $1:20~\mathrm{p.m.}$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Mr. Ryan gave the invocation. Dr. Chase led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communication:

Gold Seal:

RECOGNIZE AND HONOR PRINCESS TORYANA JACKSON FOR BEING THE SYRACUSE CITY SCHOOL DISTRICTS FIRST AFRICAN AMERICAN FEMALE VALEDICTORIAN (Sponsored by Mr. Garland)

* * *

Chairman Rowley opened the 30 minute public comment period and enforced Rule 26 of the Rules of the Onondaga County Legislature.

Mr. Ryan made a motion, seconded by Mrs. Ervin, to overturn the Chair's ruling. A vote was taken on the motion.

Motion FAILED. Ayes: 6 (Ryan, Chase, Kinne, Garland, Ervin, Kuhn) Noes: 11 (May, Olson, McBride, Knapp, Bush, Kelly, Burtis, Gunnip, Cody, Abbott, Rowley)

* * *

Motion Made By Mr. May

RESOLUTION NO. 116

STANDARD WORK DAY AND REPORTING RESOLUTION

WHEREAS, the County of Onondaga hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Legislature:

L Name	F Name	MI	Title	*Term Begins/Ends	Standard Work Day (hrs/day)	Days/Month (based on Record of Activities)	Tier 1	No record of activities completed
	APPOINTED							
McGuire	Lisa	P	Admin Officer	Jan. 1, 2020 - Dec. 31, 2023	7	23.75		

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to cause a copy of this resolution to be publicly posted for at least 30 days after adoption and, thereafter, to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within 15 days after the 30 day public posting period ends.

*Reflects the term of the Elected or Appointed Official making the appointment

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 117

CALLING FOR A PUBLIC HEARING ON THE 2023 COUNTY BUDGET

RESOLVED, that for the fiscal year 2023, the Onondaga County Legislature hereby calls a Public Hearing to be held by the Ways and Means Committee on the Proposed County Budget, the Capital Program, the Budget Message, and the Schedule of Rates to be Charged for Water and Water Service provided by the Onondaga County Water District, where such items have been submitted for review by the Ways and Means Committee, consistent with Article VI of the Onondaga County Charter and Administrative Code and Resolution No. 162-2014, together with any reports as may be issued by the Ways and Means Committee in connection with its review of such items; and, be it further

RESOLVED, that the annual salaries to be fixed and paid to the Onondaga County Legislators within fiscal year 2023 shall be established by the Legislature following submission of the Onondaga County Executive s proposed budget, legislative review of the proposed budget, report thereon by the Ways and Means Committee pursuant to section 603 of the County Charter, and completion of the Public Hearing on the proposed budget noticed hereby pursuant to section 604 of the County Charter, and shall be consistent with the budget and levy adopted pursuant to sections 605 and 606 of the County Charter, provided, however, that any salaries so fixed may be subsequently modified in such manner and by such mechanisms as may be consistent with applicable law, and provided further that in no event shall the salaries so established exceed \$65,000 for any Legislator for the 2023 fiscal year; and, be it further

RESOLVED, that such Public Hearing shall be held at the Legislative Chambers in the County Courthouse, 401 Montgomery Street, Syracuse, New York, on the 6^{th} day of October, 2022, at 6:00 p.m.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 118

AMENDING THE RULES OF THE ONONDAGA COUNTY LEGISLATURE

WHEREAS, it is the desire of this Legislature to amend the Rules of the Onondaga County Legislature to use gender-neutral and inclusive language, clarify intent, and better align the Rules with the Onondaga County Charter; now, therefore be it

RESOLVED, that Rule 2 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 2. Special Sessions of the County Legislature shall, upon filing with the Clerk of a request therefore, be initiated by: A. the Chairperson, Majority Leader and Minority Leader, or B. a majority of all the members of the Legislature; to be called by the Clerk of the County Legislature by emailing each member at least three (3) days before the date of such session a written notice thereof stating the date, time, and purpose of such session. Special Sessions of the County Legislature shall, upon filing with the Clerk of a request therefore, also be initiated by: C. two-thirds of all of the members of the Legislature to be called by the Clerk of the County Legislature by emailing each member before the time of such session conveying the date, time, and purpose of such special session pursuant to the Open Meetings Law. A member may waive the service of notice for a special session by a writing signed by the member.

and, be it further

RESOLVED, that Rule 3 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 3. The Order of business at each day's Session, except at such times as may be set apart for the consideration of special orders of the day, shall be as follows:

- 1. Calling the roll of members by the Clerk.
- 2. Reading and approval of the minutes of the proceedings of the previous session.
- 3. Presentation of Communications.
 - a. Chairperson's Remarks.
 - b. Public Comment.
- 4. Reports of Standing Committees.
- Reports of Special Committees.
- 6. Calling the respective legislative districts for the presentation of petitions and resolutions. Provided, however, that the Clerk shall rotate on a monthly basis the order of calling the respective legislative districts for the presentation of resolutions and petitions by calling a different district each month to be the first and last to present resolutions and petitions, commencing in the first month of the term by calling district one first and district seventeen last, and proceeding consecutively each month to call successive districts first and last.

No petition or resolution shall be received unless it shall have first been considered by a standing, special, or sub-committee of this Legislature. No petition or resolution shall be received except under this call unless consented to by a majority vote.

- 8. Introduction of Local Laws or Ordinances. (Note: Need not go through committee)
- 9. Unfinished Business.
- 10. Announcements from the Chair.

11. Adjournment.

and, be it further

RESOLVED, that Rule 8 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 8. All petitions, resolutions, local laws, ordinances and reports of Committees and communications shall be in writing and read by the Clerk of the County Legislature or by a person designated by the Clerk, and shall be filed with the Clerk of the County Legislature not later than 11:00 a.m. of the Monday of the week preceding any regular meeting, and 11:00 a.m. three (3) days preceding any special meeting, or adjourned meeting. Amendments of the foregoing shall be presented to the County Legislature not later than 11:00 a.m. on the day of any regular, special, or adjourned meeting. The provisions of the foregoing in reference to filing of petitions, resolutions, local laws, ordinances, amendments thereto, reports of Committees and communications, may be waived by a majority vote of the County Legislature members present and voting. All petitions, resolutions, local law, ordinances and amendments thereto will be provided to the County Attorney, or outside counsel pursuant to the County Charter, for review and approval as to form and legality. Nothing contained herein shall prohibit the Chairperson of the County Legislature, upon a finding by the Chairperson that a conflict of interest may be present or that it is in the best interest of the County Legislature, from using outside counsel or a specifically designated Legislative Counsel to provide legal assistance, including, but not limited to, the preparation of resolutions, ordinances, legalizing acts and local laws to be presented for action by the County Legislature. Such outside counsel or specifically designated Legislative Counsel may, but are not required to, seek the advice of the County Attorney as to form and legality in the preparation of resolutions, ordinances, legalizing acts and local laws.

and, be it further

RESOLVED, that Rule 10 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 10. All resolutions, ordinances and local laws, whether or not previously referred to an appropriate committee, may, when tabled pursuant to Rule 9, be referred to such appropriate Committee without debate, unless waived by a majority of the County Legislature members present and voting. The Committee Chair may request an opinion from the County Attorney, or outside counsel pursuant to the County Charter, on the legality of the proposed legislation prior to consideration by the Committee.

and, be it further

RESOLVED, that Rule 11 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 11. When a question shall be under consideration, no motion shall be received except as herein specified, which motion shall have precedence in the order named, to wit:

- 1. For an adjournment or recess of the County Legislature.
- 2. A call of the County Legislature.
- 3. For the previous question.
- 4. To lay on the table.
- 5. To postpone indefinitely.
- 6. To postpone to a certain day.
- 7. To go into a committee of the whole on pending subject immediately.

- To refer to a committee of the whole.
- 9. To refer to a standing committee.
- 10. To refer to a special committee.
- 11. To amend.

All motions for an adjournment or recess, for the previous question, or to lay on the table, shall neither be amended nor debatable.

No motion shall be made, except a motion to adjourn or recess, and no votes shall be taken except a vote to adjourn or recess, between the hours of midnight and 8:00 a.m.

and, be it further

RESOLVED, that Rule 15 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 15. No motion for reconsideration shall be in order unless made on the same day, or the meeting day next succeeding that on which the decision proposed to be reconsidered took place. A motion to reconsider must be made by a member who voted with the majority on the decision of the motion or resolution proposed to be reconsidered. When a motion to reconsider has been decided, it shall not again be submitted within the same term of the current Legislature. A twice defeated resolution cannot be reoffered for a period of six months, unless the majority of the members of the proper committee shall recommend the reoffering of said resolution. The committee Chair may request an opinion from the County Attorney, or outside counsel pursuant to the County Charter, on the similarity and legality of the proposed legislation prior to the consideration thereof by the proper committee.

and, be it further

RESOLVED, that Rule 16 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 16. In case the Chairperson is to be absent for not more than one (1) day at a time, the Chairperson may appoint a member of the County Legislature to be acting Chairperson. If the Chairperson shall be absent for a longer time, the County Legislature shall elect a temporary Chairperson, and if at any time no presiding officer shall be present, the County Legislature may elect a temporary Chairperson. The Chairperson shall be an ex-officio member of all Committees of the County Legislature, entitled to the same rights and privileges as other members of said committees except the right to vote. The Majority and Minority leaders shall be ex-officio members of all Committees of the County Legislature, entitled to the same rights and privileges as other members of said committees except the right to vote when not appointed on the committee. The Majority and Minority Leaders respectively shall be designated by a majority of the members of the Majority and Minority respectively, directed to the Chairperson of the County Legislature in writing.

and, be it further

RESOLVED, that Rule 17 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 17. The Chairperson shall take the chair promptly at the hour specified for the convening of the County Legislature, and shall preserve order and decorum. In debate, the Chairperson shall prevent personal reflections and confine members to the question under discussion. When two or more members arise at the same time, the Chairperson shall recognize the one entitled to the floor.

The Chairperson shall decide all questions of order, which decisions shall be final unless an appeal is taken to the County Legislature and sustained.

and, be it further

RESOLVED, that Rule 18 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 18. On every appeal, the Chairperson shall have the right to assign reasons for the Chairperson's decision. In case of such appeal, no member shall speak more than once. The Chairperson shall then put the question: "Shall the ruling of the Chair be sustained?" which question shall be decided by a majority of the members present on the aye and no vote.

and, be it further

RESOLVED, that Rule 19 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 19. In all cases, except appeals from the rulings of the Chair, the Chairperson shall have the right to vote. When the County Legislature shall be equally divided on any questions, including the Chairperson's vote, the question shall be deemed defeated.

and, be it further

RESOLVED, that Rule 20 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 20. While the Chairperson is putting a question, or while the roll is being called, no member shall speak or leave the member's place.

and, be it further

RESOLVED, that Rule 22 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 22. All questions relative to priority of business shall be decided by the Chairperson without debate, and the Chairperson's decision shall be final unless reversed by a majority of the members then in attendance.

and, be it further

RESOLVED, that Rule 24 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 24. No member shall speak more than five minutes with a three minute rebuttal period at any one time on the same question, speaking and rebuttal periods each being limited to one on the same question. After a member has exceeded any of the debating limitations of this rule, any member, including the Chairperson, can invoke this rule which must be supported by a majority vote of the members present and voting. The question shall be as follows and shall be decided without debate: "Shall Rule 24 be enforced?"

and, be it further

RESOLVED, that Rule 26 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 26. Persons, not members of the County Legislature, may, by the consent of the Chairperson, be given the privileges of the floor to speak in regard to matters pending before the County Legislature. In addition to the foregoing, at the commencement of each Session there shall be a period of up to thirty (30) minutes during which members of the public may address the Legislature on any items on the Session Agenda and on any issues germane to the business of the Legislature as determined by the Chairperson. Persons so addressing the Legislature may speak for a maximum of five (5) minutes. These time limits may be waived by the Chairperson. Those persons desiring to address the Legislature must make application to the Clerk of the Legislature prior to the commencement of Session.

and, be it further

RESOLVED, that Rule 30 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 30. Oral motions shall be put to vote with a second in regard to resolutions, local laws, ordinances, and amendments (all other oral motions shall not require a second, and a vote would be taken following the Rules of this County Legislature or Robert's Rules of Order), and written motions on resolutions shall be put to vote without being seconded, and if there be no objection to the motions and resolutions when read, they shall be adopted with a roll call to be taken in one of the following manners decided by the Chairperson: (a) the Clerk shall call the name of each County Legislator present; (b) the Clerk shall call the name of the County Legislator whose surname shall be first alphabetically, then the Majority Leader, the Minority Leader, and the County Legislator whose surname shall be last alphabetically.

and, be it further

RESOLVED, that Rule 31 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 31. The ayes and noes shall be taken on any question whenever so required by any member and whenever so taken shall be entered in the proceedings of the County Legislature, and the Clerk shall record the names of the members and the way they shall have respectively voted. The Clerk shall take and record the ayes and noes, commencing with the Floor Leaders, the legislative districts, and then the Chairperson of the Legislature. Provided, however, that the Clerk shall rotate on a monthly basis the order of taking and recording the ayes and noes for the legislative districts by calling a different district to vote first and last each month, with the Clerk commencing in the first month of the term by calling district one first and district seventeen last, and proceeding consecutively each month to call successive districts first and last. In every instance, the Floor Leaders shall be called to cast the first and second vote, rotating monthly which Floor Leader shall cast the first and which Floor Leader shall cast the second vote, and the Chairperson shall be called to cast the last vote.

and, be it further

RESOLVED, that Rule 33 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 33. Every member who shall be in the room when a question is stated by the chair, shall vote thereon, unless excused with the consent of at least two-thirds of the members present, or unless if a member be personally interested in the question in which case the member may, upon request, be excused by the Chairperson from voting.

As the name of each legislator is called, the legislator shall, unless excused from the vote, respond by voting "aye", "yes", or "no" and no other response shall be permitted.

and, be it further

RESOLVED, that Rule 37 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 37. The following Standing Committees, including the committee Chair, Vice Chair and members, shall be appointed by the permanent Chairperson within twenty (20) days after the Chairperson's election, and a list of such Committees shall forthwith be filed with the Clerk of the County Legislature. There shall be five (5) members on the Standing Committees and seven (7) members on the Ways and Means Committee.

STANDING COMMITTEE:

County Facilities

ADMINISTRATIVE UNIT:

Facilities Management, Parks and Recreation, Rosamond Gifford Zoo at Burnet Park, Department of Transportation, Central New York Regional Transportation Authority, Onondaga County Community College, Onondaga County Public Library, OnCenter Complex, Financial Services Authorized Agencies (unless otherwise provided herein), Physical Services Authorized Agencies (unless otherwise provided herein).

Environmental Protection

Office of Environment, Water Environment Protection, Metropolitan Water Board, Onondaga County Resource Recovery Agency, Onondaga County Water Authority, Onondaga County Soil & Water Conservation District.

Health and Human Services

Health Department, Office of Environmental Health, Medical Examiner, Council on Environmental Health, Adult and Long Term Care Services, Department of Children and Family Services, Department of Social Services - Economic Security, Veterans Service Agency, Mental Health Services, Hillbrook Detention Facility, Assigned Counsel Program, Hiscock Legal Aid Bureau, Human Services Authorized Agencies (unless otherwise provided herein).

Planning and Economic Development

Agricultural Districts, Office of Economic Development and Associated Boards, Division of Community Development, Information Technology, Onondaga County Industrial Development Agency, Onondaga County Civic Development Corporation, Trust for the Cultural Resources of Onondaga County, Syracuse-Onondaga County Planning Agency, Central New York Regional Planning and Development Board, Greater Syracuse Property Development Corporation, Centerstate CEO, Cornell Cooperative Extension, Visit Syracuse.

Public Safety District Attorney, Emergency Management Department,

Emergency Communications (E-911), Commissioner of Jurors, Sheriff's Office, Probation, Justice Center

Oversight Committee.

Ways and Means Board of Elections, Civil Service, CNY Works,

Comptroller, County Clerk, County Executive, County Legislature, Employee Relations, Finance Department, Law Department, Office of Diversity and Inclusion, Division of Purchase, Personnel, Human Rights Commission, Risk Management, Americanization

League.

Each standing committee of this Legislature shall review only those resolutions, local laws, propositions, or issues which relate to the corresponding administrative units designated hereinabove. In the event that there is a question as to which committee shall properly review a resolution, local law, proposition or issue, the Chairperson of the Legislature shall decide which standing committee is to review the same.

and, be it further

RESOLVED, that Rule 38 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 38. The committees so appointed by the Chairperson shall have general and supervisory charge of all matters pertaining to the operation of the respective departments of the County Government over which they have supervision. It shall be the duty of each member of the Committees to become familiar with the work of departments or agencies of County Government entrusted to each of such committee. Each such Committee by majority vote shall have the power to subpoena witnesses and to investigate in such manner as seems best, the particular department or agency of County Government under its supervision and to that end may, if occasion demand, take sworn statements from any county employees of the County on any matter affecting the proper, economical and lawful operation of the department under investigation.

and, be it further

RESOLVED, that Rule 39 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 39. The Chairperson of the County Legislature and all members of each Committee, and the Majority and Minority Leaders of the County Legislature shall receive notice of all meetings and any agenda pertaining hereto, but only the members of the respective committees shall be entitled to vote on any and all propositions before the same.

and, be it further

RESOLVED, that Rule 39a of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 39a. The order of business at each meeting of a standing committee of the legislature shall be as follows:

- 1. Reading and approval of the minutes of the proceedings of the previous meeting.
- 2. Presentation of resolutions and local laws.

3. Adjournment.

and, be it further

RESOLVED, that Rule 40 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 40. The Chairperson shall appoint all members of Standing and Special Committees. The Chairperson shall also fill all vacancies in said committees from the membership of the County Legislature. The Chairperson shall decide which standing, special or subcommittee is to review a local law, resolution or proposition where not provided for by these rules.

and, be it further

RESOLVED, that Rule 41 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 41. All members of standing committees of the County Legislature shall continue in office until their successors have been appointed, but nothing herein contained shall be construed to allow any person to continue to serve upon any committee after said member shall have ceased to be a member of said County Legislature. The Chairperson of the County Legislature shall fill any vacancy occurring in any standing committee by appointment as soon as practicable. The Chairperson may at any time on the Chairperson's own motion refer any resolution, when offered, to such committee as the Chairperson deems proper.

and, be it further

RESOLVED, that Rule 43 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 43. The County Legislature may, at any time when in Session, by a majority vote of those present, resolve itself into a committee of the whole on any subject before it, and in such case, the Chairperson shall designate some member to preside for such purpose. and, be it further

RESOLVED, that Rule 45 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 45. If at any time when the Committee of the Whole it be ascertained that there is no quorum, the Committee Chair shall immediately report the fact to the Chairperson of the County Legislature.

and, be it further

RESOLVED, that Rule 50 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 50. All requests and applications for salary or wage increases of county employees, when presented to the County Legislature, shall be referred by the Chairperson to the Ways and Means Committee. The Ways and Means Committee shall not act upon such salary request until such request has been reviewed by the administrative head concerned, the Commissioner of Personnel, the Chief Fiscal Officer and the County Executive.

and, be it further

RESOLVED, that Rule 51 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 51. The Organizational Meeting of the Onondaga County Legislature shall convene within the first day, other than a Saturday, Sunday or a holiday, in the month of January of the calendar year next succeeding the General Election at which the Legislators have been elected to the County Legislature, and shall at that meeting elect a Chairperson and Clerks for the term of office for which the members of the County Legislature were elected. Provided, however, that Organizational Meeting may be convened within the first three days, other than a Saturday, Sunday or holiday, in the month of January when so designated in writing by the Chairperson of the County Legislature. A written notice of the date and time of the organization meeting shall be given to each Legislator by the Clerk of the County Legislature at least four days prior to said meeting. Thereafter, the County Legislature shall operate under the Rules of the previous Legislature until such times as new rules are adopted by the Legislative body.

and, be it further

RESOLVED, that Rule 52 of the Rules of the Onondaga County Legislature is hereby amended to read as follows:

RULE 52. Procedure for organization meeting: The Clerk of the County Legislature last elected shall act as Chair pro tem. The Chair pro tem shall call the County Legislature to order and call the roll, followed by a pledge of allegiance to the flag.

Whereupon the Chair pro tem shall declare: "The first order of business is the election of the Chairperson". Nominations for the office of Chairperson shall then be taken from the floor and such nominations must be seconded. Before proceeding to an election, the Chair pro tem shall inquire if there are any further nominations. If there is no response, the Chair pro tem shall declare the nominations closed. Voting shall be by full roll call with each legislator, when the legislator's name is called, declaring the name of the candidate of the legislator's choice who has been duly nominated and seconded. Voting shall continue until a candidate receives a majority vote of the whole number of members of the County Legislature; whereupon the Chair pro tem shall declare the duly elected Chairperson. Upon election, the Chairperson shall immediately assume all duties and responsibilities of the office and shall continue to act in such capacity until the termination of office.

The Chairperson shall then preside over the election of the Clerk, Deputy Clerk and Assistant Clerk of the County Legislature subject to the same procedure and vote. Upon election, the Clerks shall immediately assume all duties and responsibilities of the office of the County Legislature.

ADOPTED. Ayes: 11 Noes: 6 (Ryan, Chase, Kinne, Garland, Ervin, Kuhn)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 119

AMENDING THE 2022 COUNTY BUDGET TO MAKE FUNDS AVAILABLE FOR CONSTRUCTION OF AN AQUARIUM WITHIN ONONDAGA COUNTY

WHEREAS, it is necessary to amend the 2022 County Budget to release funds from contingency and to appropriate funds from the general fund balance for the purpose of constructing an Aquarium; now, therefore be it

RESOLVED, that the 2022 County Budget is amended as follows:

REVENUES:

In Admin Unit 2365150000

County General

In Speed Type #140061

In Account 590083 – Appropriated Fund Balance \$55,000,000

APPROPRIATIONS:

In Admin Unit 2365150000

County General

In Speed Type #140061

In Account 674600 – Provision for Capital Projects

\$85,434,751

(\$30,434,751)

In Account 666500 – Contingent Account

(ψ50, 45

Chairman Rowley recessed the meeting at 2:14 p.m. The meeting reconvened at 2:25 p.m.

* * *

A vote was taken on the resolution.

ADOPTED. Ayes: 9 (Olson, McBride, Knapp, Kelly, Garland, Gunnip, Cody, Abbott, Rowley) Noes: 8 (May, Ryan, Chase, Bush, Kinne, Ervin, Burtis, Kuhn)

* * *

LOCAL LAW NO. 3 - 2022

A LOCAL LAW REGARDING VIDEOCONFERENCING BY ONONDAGA COUNTY PUBLIC BODIES PURSUANT TO NEW YORK STATE OPEN MEETINGS LAW

BE IT ENACTED BY THE COUNTY LEGISLATURE OF THE COUNTY OF ONONDAGA, AS FOLLOWS:

- Section 1. Findings and Authorization. The New York State Open Meetings Law has been amended to authorize the expanded use of videoconferencing by public bodies to conduct meetings, under extraordinary circumstances, using remote access technology consistent with state law. A public hearing having been held, this Onondaga Legislature hereby authorizes all public bodies of the County of Onondaga, including the Onondaga County Legislature, its standing committee, special committee, sub-committee, organizational, regular session, and special session meetings, and County offices, agencies, departments and other units of County government, ("Onondaga County public body(ies)") the use of videoconferencing to conduct their meetings pursuant to the requirements of New York State Public Officers Law Section 103-a, also referred to herein as New York State Open Meetings Law.
- Section 2. Quorum Requirements. The use of videoconferencing to conduct meetings of Onondaga County public bodies is authorized only where a minimum number of members are present to fulfill any applicable quorum requirement in the same physical location or locations where the public can attend.
- Section 3. Procedures. The procedures governing member and public attendance shall be as provided for within this local law and New York State Public Officers Law Section 103-a. This local

law, including such procedures, shall be conspicuously posted on the official website of this Onondaga County Legislature.

Members shall be physically present at any such meeting unless such member is unable to be physically present at any such meeting location due to extraordinary circumstances, as set forth in this local law. "Extraordinary Circumstances" shall include disability, illness, caregiving responsibilities, or any other significant or unexpected factor or event which precludes the member's physical attendance at such meeting. "Extraordinary Circumstances" shall not include travel, for business or otherwise, unless such travel is due to disability, illness, caregiving responsibilities or similar significant or unexpected factor or event which precludes the member's physical attendance at such meeting. The chairperson or leadership of any Onondaga County public body shall retain discretion over permitted extraordinary circumstances for such public body. Members shall provide notice of their inability to be physically present at a meeting to the chairperson or leadership of the Onondaga County public body at least twenty-four (24) hours prior to the meeting or as soon as reasonably able.

Except in the case of executive sessions conducted pursuant to New York State Public Officers Law Section 105, all Onondaga County public bodies shall ensure that their members can be heard, seen and identified, while a meeting is being conducted, including but not limited to any motions, proposals, resolutions, and any other matter formally discussed or voted upon. The minutes of meetings involving videoconferencing shall include which, if any, members participated remotely and shall be available to the public pursuant to New York State Public Officers Law Section 106.

Where videoconferencing is used to conduct a meeting, the public notice for the meeting shall inform the public that videoconferencing will be used, where the public can view and/or participate in such meeting, where required documents and records will be posted or available, and identify the physical location for the meeting where the public can attend. Each meeting conducted using videoconferencing shall be recorded and such recordings posted or linked on the official public website of the Onondaga County public body within five (5) business days following the meeting, and shall remain so available for a minimum of five (5) years thereafter. Such recordings shall be transcribed upon request. Where videoconferencing is used to conduct a meeting, members of the public shall have the opportunity to view such meeting via video, and to participate in proceedings via videoconference in real time where public comment or participation is authorized, and videoconferencing shall ensure the same public participation or testimony as in-person participation or testimony.

As provided for within Open Meetings Law Section 103-a, the in-person participation requirements for members set forth in this local law shall not apply during a state disaster emergency declared by the governor or a local state of emergency proclaimed by the Onondaga County Executive where circumstances necessitating the emergency declaration would affect or impair the ability of an Onondaga County public body to hold an in-person meeting.

Open meetings that are broadcast or that use videoconferencing shall utilize technology to permit access by members of the public with disabilities consistent with the 1990 Americans with Disabilities Act (ADA), as amended, and corresponding guidelines. For the purposes of this section, "disability" shall have the meaning defined in New York State Executive Law Section 292.

Section 4. Effective Date and Expiration Date. As provided for within state law, this local law shall expire July 1, 2024. Provided, however, if state law is amended to extend the expiration date beyond July 1, 2024, then this local law is likewise similarly extended without further action of this Onondaga County Legislature. This local law shall be filed and take effect in accordance with provisions of the Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, September 6, 2022. There was no objection and the meeting was adjourned at 2:53 p.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

September 6, 2022

The Legislature of Onondaga County convened on the above date at $1:16\ \mathrm{p.m.}$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Absent: *Legislator Cody

Legislator Chase gave the invocation. Legislator Olson led the Pledge of Allegiance to the Flag of the United States of America.

*Legislator Cody arrived after the roll was called

* * *

The Deputy Clerk read the following communications:

August 1, 2022

Hassina Adams 104 Hier Ave. Syracuse, NY 13203

Dear Hassina,

Thank you for your interest in serving on the Human Rights Commission. Your appointment fills a current vacancy with a term to expire December 31, 2024.

Please contact the City Clerk at 315-448-8216 to confirm a convenient time for you to take the oath of office

On behalf of the City of Syracuse, thank you for accepting this challenge and responsibility.

Sincerely, BEN WALSH City of Syracuse Mayor

* * *

August 12, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to By-Laws of the Onondaga County Civic Development Corporation, I hereby appoint, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga Civic Development Corporation:

APPOINTMENT: Vincent Cioci 16 First Street Camillus, New York 13031 TERM EXPIRES: October 6, 2023

Mr. Cioci will be replacing Mr. Gerald Albrigo.

Your confirmation of this appointment would be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

Motion Made By Dr. Chase

RESOLUTION NO. 120

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

 FROM:
 TO:
 AMOUNT:

 Admin Unit 8300000000
 Admin Unit 8300000000
 Admin Unit 8300000000

Children and Family Services
Speed Type #440029

Children and Family Services
Speed Type #440029

Speed Type #440029

Acct. 641010 Acct. 693000

Regular Salaries Supplies \$155,000

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 121

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 2500000000
County Legislature
Speed Type #150029
In Account 666500

Admin Unit 3800000000
Emergency Management
Speed Type #309020
In Account 695700

Contingent Account Contractual Expense \$15,000

ADOPTED. Ayes: 17

Motion Made By Mr. Olson, Ms. Gunnip

RESOLUTION NO. 122

AUTHORIZING EXECUTION OF AGREEMENTS REGARDING MUTUAL AID SERVICES PROVIDED FOR INCIDENT RESPONSE IN ONONDAGA COUNTY BY THE LIVERPOOL FIRE DEPARTMENT

WHEREAS, the County, through its Department of Emergency Management, and the Liverpool Fire Department are desirous of entering into an agreement regarding mutual aid services to benefit the general public; and

WHEREAS, the Liverpool Fire Department has unique resources to move and transport incident support trailers housed at 420 Electronics Parkway and is capable of performing tasks that may be needed during an emergency or disaster; and

WHEREAS, it is in the best interest of Onondaga County to establish collaborative partnerships among its responding agencies to prepare for, respond to, and recover from emergencies/disasters, and it is necessary to authorize the execution of agreements in connection with such mutual aid services; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into agreements and execute such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 123

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

 Admin Unit 370000000
 Admin Unit 370000000

 Board of Elections
 Board of Elections

 Speed Type #190009
 Speed Type #190009

 Acct. 641030
 Acct. 694130

Other Employee Wages Maintenance, Utilities and Rent \$10,906

ADOPTED. Ayes: 17

Motion Made By Mr. May

RESOLUTION NO. 124

APPROVING ONONDAGA COMMUNITY COLLEGE'S WIRELESS NETWORK UPGRADE PROJECT AND ASSOCIATED BUDGET AND AUTHORIZING THE USE OF A PORTION OF HIGHER EDUCATION EMERGENCY RELIEF FUNDS FOR PROJECT COSTS

WHEREAS, Onondaga Community College ("OCC") Executive Leadership has identified a need for technology upgrades consisting of a campus wireless network and core technology infrastructure upgrades at a maximum estimated cost of \$1,332,687, of which \$666,343 would be paid by OCC from Higher Education Emergency Relief Funds ("HEERF") as the local match with the State of New York contributing the remainder thereof; and

WHEREAS, the SUNY Facilities Group has provided guidance in the creation of the Community College Capital Request/Plan so that OCC can capture the maximum dollar-for dollar match based on its local contribution; and

WHEREAS, the campus wireless network is the main fabric that enables all connected buildings and devices to function and is crucial for both on-campus and off-campus connectivity and, therefore, a robust network with the most up-to-date security protocols is required; a need heightened and highlighted by the COVID-19 pandemic and associated rise in online and hybrid instructions; and

WHEREAS, OCC's wireless network is approaching the end of its vendor-supported life cycle and upgraded network infrastructure will provide the necessary connectivity to ensure the Wi-Fi provides the fastest speed, best coverage and security across campus; now, therefore be it

RESOLVED, that this County Legislature does hereby approve the above-mentioned wireless upgrade project and associated budget and authorizes the use of OCC's HEERF funding in association therewith.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

AMENDING THE 2022 COUNTY BUDGET TO MAKE FUNDS AVAILABLE TO SUPPORT VARIOUS HOUSING INITIATIVES WITHIN ONONDAGA COUNTY

WHEREAS, it is necessary to amend the 2022 County Budget to appropriate funds from the general fund balance to provide for a Housing Initiative to incentivize private sector investment in quality housing throughout Onondaga County due to a shortage thereof; and

WHEREAS, it is necessary to amend the 2022 County Budget to release funds from contingency and make such funds available for use for ARPA Initiatives consisting of lead abatement and financial assistance to qualified veterans for necessary home repairs via the Shape-Up for Veterans program; now, therefore be it

RESOLVED, that the 2022 County Budget is amended as follows:

REVENUES:

In Admin Unit 3520000000 Community Development

In Speed Type #180005

In Account 590083 – Appropriated Fund Balance \$10,000,000

APPROPRIATIONS:

In Admin Unit 3520000000 Community Development In Speed Type #180005

In Account 668720 – Transfer to Grant Expenditures \$10,000,000

In Admin Unit 3900000000 Finance Department Speed Type #200303 In Project 700900 ARPA Project

In Account 666500 - Contingent Account (\$4,726,082) In Account 695700 - Contractual Expenses \$4,726,082

Mr. Kinne made a motion, seconded by Ms. Kuhn to refer the resolution to committee.

Mr. Kinne rescinded his motion to refer to committee.

Mr. Kinne made a motion, seconded by Dr. Chase, to amend the resolution by severing the housing initiative accounting from the Shape Up for Veterans and Lead Program accounting.

A vote was taken on the motion to amend.

Motion PASSED: Ayes: 16 Noes: 1 (Knapp)

* * *

Mr. Kinne made a motion, seconded by Mrs. Ervin to move a resolution to release the \$4.7 million.

Motion Made By Mr. May

RESOLUTION NO. 125

AMENDING THE 2022 COUNTY BUDGET TO MAKE FUNDS AVAILABLE TO SUPPORT LEAD ABATEMENT AND SHAPE-UP FOR VETERANS PROGRAMS WITHIN ONONDAGA COUNTY

WHEREAS, it is necessary to amend the 2022 County Budget to release funds from contingency and make such funds available for use for ARPA Initiatives consisting of lead abatement and financial assistance to qualified veterans for necessary home repairs via the Shape-Up for Veterans program; now, therefore be it

RESOLVED, that the 2022 County Budget is amended as follows:

APPROPRIATIONS:

Admin Unit 3900000000 Finance Department Speed Type #200303 In Project 700900 ARPA Project In Account 666500 - Contingent Account

In Account 666500 - Contingent Account (\$4,726,082)
In Account 695700 - Contractual Expenses \$4,726,082

ADOPTED. Ayes: 17

* *

Mr. May made a motion, seconded by Mr. Knapp, to move a resolution to release \$10 million for housing initiatives.

Motion Made By Mr. May

RESOLUTION NO. 126

AMENDING THE 2022 COUNTY BUDGET TO MAKE FUNDS AVAILABLE TO SUPPORT A HOUSING INITIATIVE WITHIN ONONDAGA COUNTY

WHEREAS, it is necessary to amend the 2022 County Budget to appropriate funds from the general fund balance to provide for a Housing Initiative to incentivize private sector investment in quality housing throughout Onondaga County due to a shortage thereof; now, therefore be it

RESOLVED, that the 2022 County Budget is amended as follows:

REVENUES:

In Admin Unit 3520000000 Community Development In Speed Type #180005 In Account 590083 – Appropriated Fund Balance

\$10,000,000

APPROPRIATIONS:

In Admin Unit 3520000000 Community Development In Speed Type #180005 In Account 668720 – Transfe

In Account 668720 – Transfer to Grant Expenditures \$10,000,000

Mr. Kinne made a motion, seconded by Ms. Kuhn, to postpone the resolution until the next session.

A vote was taken on the motion to postpone.

Motion FAILED: Ayes: 6 (Ryan, Chase, Bush, Kinne, Ervin, Kuhn) Noes: 11 (May, Olson, McBride, Knapp, Kelly, Garland, Burtis, Gunnip, Cody, Abbott, Rowley)

A vote was taken on the resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 127

REVISING THE POLICY THAT DIRECTS GENERAL FUND ACCUMULATED FUND BALANCE IN EXCESS OF 15 PERCENT OF GENERAL FUND REVENUES TO DEBT MANAGEMENT AND REDUCTION, AND TO PREVENT FLUCTUATIONS IN THE REAL PROPERTY TAX LEVY, AND AMENDING RESOLUTION NO. 270-1999, AS AMENDED

WHEREAS, Onondaga County aspired to attain and sustain an available General Fund accumulated fund balance (available General Fund Balance) of approximately 10 percent of General Fund revenues received in a fiscal year, with the available General Fund Balance in excess of 10 percent of General Fund revenues to be used to reduce debt and to otherwise prevent fluctuations in the real property tax levy; and

WHEREAS, Resolution No. 270-1999 was adopted by this Legislature, and was amended by subsequent legislation, including Resolution Nos. 184-2007, 298-2009, 161-2014, and 142-2017; and

WHEREAS, it is the desire of Onondaga County to amend the policy regarding accumulation of General Fund revenues to strike and substitute references to 10 per cent of General Fund revenues with 15 per cent of General Fund revenues; now, therefore be it

RESOLVED, that any prior local legislation regarding the retention and use of available General Fund Balance shall be read in a manner consistent with this resolution, and to the extent inconsistent herewith, Resolutions Nos. 270-1999, 184-2007, 298-2009, 161-2014, and 142-2017 are superseded by this resolution.

ADOPTED. Ayes: 10 (May, McBride, Knapp, Bush, Kelly, Burtis, Gunnip, Cody, Abbott, Rowley) Noes: 7 (Ryan, Chase, Olson, Kinne, Garland, Ervin, Kuhn)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 128

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY CIVIC DEVELOPMENT CORPORATION

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated the following individual to serve as a member of the Onondaga County Civic Development Corporation:

APPOINTMENT:

TERM EXPIRES: October 6, 2023

Vincent Cioci

16 First Street

Camillus, New York 13031

WHEREAS, such appointment is made pursuant to the By-Laws of the Onondaga County Civic Development Corporation, subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the appointment of the above individual to serve as a member of the Onondaga County Civic Development Corporation for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

Motion Made By Mr. Burtis, Ms. Gunnip, Ms. Abbott, Dr. Kelly

RESOLUTION NO. 129

AUTHORIZING THE ONONDAGA COUNTY EXECUTIVE TO FILE THE 2022 ACTION PLAN FOR THE COMMUNITY DEVELOPMENT BLOCK GRANT, HOME GRANT AND EMERGENCY SOLUTIONS GRANT PROGRAMS

WHEREAS, under Title I of the Housing and Community Development Act of 1974, as amended, the Secretary of the U.S. Department of Housing and Urban Development is authorized to make grants to states and units of general local government to finance Community Development Block Grant Programs; and

WHEREAS, under Title II of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12721 et seq.), the Secretary of the U.S. Department of Housing and Urban Development is authorized to make grants to states and units of general local government which participate in the Community Development Block Grant Program to finance the Home Investment Partnership Grant (HOME) Program; and

WHEREAS, under Subtitle B of Title IV of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11371 et seq.), the U.S. Department of Housing and Urban Development is authorized to make grants to urban counties participating in the Community Development Block Grant Program under the Emergency Solutions Grant Program; and

WHEREAS, pursuant to the requirements of such Community Development Block Grant Program, the County has executed cooperation agreements with all the Towns and Villages within the County, which agreements specify that the County, the Towns and Villages will cooperate in undertaking or assisting in undertaking the Community Development Block Grant Program and, specifically urban renewal and publicly assisted housing; and

WHEREAS, pursuant to the requirements of such Community Development Block Grant Program, the Onondaga County Executive has appointed a Community Development Steering Committee to advise on the use of anticipated funds under such Community Development Block Grant Program; and

WHEREAS, such Community Development Steering Committee has solicited public input from all the cooperating Towns and Villages for the purpose of developing the Community Development Block Grant Program for Onondaga County; and

WHEREAS, the U.S. Department of Housing and Urban Development requires the submission of a single application, known as the Consolidated Plan, for the Community Development Block Grant, the Home Investment Partnership Grant, and the Emergency Solutions Grant; and

WHEREAS, such Community Development Steering Committee has agreed upon and made recommendations for the use of anticipated funds from the program through the development of the 2022 Action Plan; now, therefore be it

RESOLVED, that the Onondaga County Legislature does memorialize the Secretary of Housing and Urban Development to approve the 2022 Action Plan for a total grant application of \$3,196,455 including \$2,300,004 for the Community Development Block Grant (which includes the 2021 Community Development Block Grant of \$2,196,285 and program income of \$103,719), \$720,844 for the HOME Grant, and \$175,607 for the Emergency Solutions Grant; and, be it further

RESOLVED, that the Onondaga County Executive is authorized to file the 2021 Action Plan with the Secretary of Housing and Urban Development for a total of \$3,196,455 and to execute all documents as may be required to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 130

AMENDING THE 2022 COUNTY BUDGET TO MAKE SURPLUS ROOM OCCUPANCY FUNDING AVAILABLE FOR USE IN SUPPORT OF HOSPITALITY INITIATIVES

WHEREAS, there are prior year surplus room occupancy tax funds available, and it is necessary to amend the budget to make such funds available for use in direct support of hospitality initiatives and programs within the County; now, therefore be it

RESOLVED, that the 2022 County Budget be amended as follows:

REVENUES:

In Admin Unit 2365300000 County Promotion In Speed Type #140814 In Project 719010 – County Tourism

In Account 590005 – Non Real Prop Tax Items \$1,500,000

APPROPRIATIONS:

In Admin Unit 2365300000 County Promotion In Speed Type #140814 In Project 719010 – County Tourism

\$1,500,000

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 131

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

FROM: TO: AMOUNT:

Admin Unit 0500000000Admin Unit 0500000000Facilities ManagementFacilities ManagementSpeed Type #470030Speed Type #470030

Acct. 641010 Acct. 694130
Regular Employee Salaries Maintenance, Utilities and Rent \$105,000

Admin Unit 8100000000 Admin Unit 0500000000

\$708,993

DSS Economic Security Facilities Management Speed Type #430814 Speed Type #470030 Acct. 661180 Acct. 694130

Medical Payment to State MMIS

Maintenance, Utilities and Rent

Regular Employee Salaries All Other Expenses \$45,000

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 132

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 6500000000 Admin Unit 6500000000

Onondaga County Public Library
Speed Type #390114
Onondaga County Public Library
Speed Type #390114
Speed Type #390114

Speed Type #390114 Speed Type #3 Acct. 641010 Acct. 694130

Regular Employee Salaries Maintenance, Utilities and Rent \$100,000

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 133

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

FROM: TO: AMOUNT:

 Admin Unit 8100000000
 Admin Unit 6900000000

 DSS Economic Security
 Parks Department

 Speed Type #30814
 Speed Type #510003

 Acct. 661180
 Acct. 694130

Medicaid Payment to State MMIS Maintenance, Utilities and Rent \$200,000

 Admin Unit 6900000000
 Admin Unit 6900000000

 Parks Department
 Parks Department

 Speed Type #510004
 Speed Type #510003

 Acct. 641010
 Acct. 694130

Regular Employee Salaries Maintenance, Utilities and Rent \$50,000

 Admin Unit 6900000000
 Admin Unit 6900000000

 Parks Department
 Parks Department

 Speed Type #10002
 Speed Type #510003

 Acct. 641030
 Acct. 694130

Other Employee Wages Maintenance, Utilities and Rent \$25,000

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 134

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 9320000000 Admin Unit 9320000000
Transportation-Road Machinery Transportation-Road Machinery

Speed Type #533216 Speed Type #533216 Acct. 694950 Acct. 694130

Interdepartmental Charges Maintenance/ Utilities/ Rents \$121,684

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 135

AUTHORIZING EXECUTION OF AGREEMENTS WITH CAYUGA COUNTY AND WITH TOWNS AND VILLAGES LOCATED IN ONONDAGA COUNTY TO PERFORM SNOW AND ICE REMOVAL SERVICES ON ONONDAGA COUNTY ROADS

WHEREAS, in prior years, Onondaga County has negotiated agreements to provide snow and ice removal services on county-owned roads with the County of Cayuga and with several towns and villages located in Onondaga County, and similar agreements for the 2022-2023 winter would be beneficial to the County and its residents; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to execute agreements with Cayuga County and with towns and villages located in Onondaga County for such municipalities to provide snow and ice removal services on County roads for the winters of 2022-2023 and 2023-2024, as provided for herein, and to implement the intent of this resolution; and, be it further

RESOLVED, that the term of such agreement shall be two years; and, be it further

RESOLVED, that for the agreement term, the County shall pay a flat per mile rate of \$8,125.67 in budget year 2023, and, thereafter, such rate shall be increased by 3% in each subsequent year, whereby the County shall pay a flat per mile rate of \$8,369.44 in budget year 2024; and, be it further

RESOLVED, that such agreements, subject to annual appropriation, are to contain a mechanism whereby the payment to the municipalities shall increase in any year during the term of the agreement when the New York State DOT Winter Severity Index Adjustment exceeds 1.0 for Onondaga County, upon receipt of said severity payment from New York State by Onondaga County; and, be it further

RESOLVED, that the minimum payment shall be the flat, per mile rate proscribed above and that there shall be no maximum limit on the total annual payment, except that resulting from the application of the NYSDOT winter severity index; and, be it further

RESOLVED, that the County Executive is hereby authorized to include within such agreement provisions that will permit increased payments in the event of material increases, as defined within said agreement, in the cost of fuel and/or salt.

ADOPTED. Ayes: 16 Excused: 1 (Olson)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 136

BOND RESOLUTION

A RESOLUTION AUTHORIZING VARIOUS IMPROVEMENTS AT ONONDAGA COMMUNITY COLLEGE FACILITIES IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$20,500,000, AND AUTHORIZING THE ISSUANCE OF \$10,250,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> Improvements to facilities at Onondaga Community College, including site improvements original furnishings, equipment, machinery or apparatus required for the purposes for which such reconstructed or improved facilities are to be used, as well as incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$20,500,000.
- <u>Section 2.</u> The plan for the financing thereof is (i) by the issuance of \$10,250,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law, and (ii) by the expenditure of \$10,250,000 State grants.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized

<u>Section 8.</u> The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law

ADOPTED. Ayes: 17

Motion Made By Ms. Cody

RESOLUTION NO. 137

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE CONSTRUCTION OF A WORKFORCE CAREER LAB AT ONONDAGA COMMUNITY COLLEGE IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$5,500,000, AND AUTHORIZING THE ISSUANCE OF \$2,750,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> The construction of a workforce career lab at Onondaga Community College, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$5,500,000; provided, however, that no expenditures shall be made in connection therewith until all requirements of the State Environmental Quality Review Act have been satisfied.
- <u>Section 2.</u> The plan for the financing thereof is (i) by the issuance of \$2,750,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law, and (ii) by the expenditure of \$2,750,000 State grants.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is at least twenty-five years pursuant to subdivision 12 of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.
- Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized

<u>Section 8.</u> The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 138

BOND RESOLUTION

A RESOLUTION AUTHORIZING HVAC AND OTHER ENERGY RELATED IMPROVEMENTS AT COYNE HALL AT ONONDAGA COMMUNITY COLLEGE IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$5,000,000, AND AUTHORIZING THE ISSUANCE OF \$2,500,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> HVAC and other energy related improvements at Coyne Hall at Onondaga Community College, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$5,000,000.

<u>Section 2.</u> The plan for the financing thereof is (i) by the issuance of \$2,500,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law, and (ii) by the expenditure of \$2,500,000 State grants.

- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is ten years pursuant to subdivision 13 of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.
- Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.
- Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized
 - Section 8. The validity of such bonds and bond anticipation notes may be contested only if:
 - Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
 - 2) The provisions of law which should be complied with 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
- <u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are

reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law

ADOPTED. Aves: 17

* * *

Motion Made By Ms. Cody, Dr. Kelly

RESOLUTION NO. 139

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE SCHOOL OF HEALTH EXPANSION PROJECT FOR THE ONONDAGA COMMUNITY COLLEGE IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$30,000,000, AND AUTHORIZING THE ISSUANCE OF \$15,000,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

- <u>Section 1.</u> The School of Health expansion project for the Onondaga Community College, including site improvement, original furnishings, equipment, machinery or apparatus required for the purposes for which such reconstructed or improved facility are to be used, as well as incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$30,000,000.
- <u>Section 2.</u> The plan for the financing thereof is (i) by the issuance of \$15,000,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law, and (ii) by the expenditure of \$15,000,000 State grants.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.
- <u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 140

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH THE PROPOSED ADOPTION OF AN AMENDED SCHEDULE OF SEWER RENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT

WHEREAS, by Resolution No. 563-1978 and pursuant to the Onondaga County Administrative Code Section 11.79, this County Legislature established and imposed a schedule of sewer rents for the Onondaga County Sanitary District ("District"), and such schedule imposed sewer rents upon property

owners within the District on the basis of a "unit", using an estimate of 146,000 gallons per year for each such unit; and

WHEREAS, by Resolution No. 116-2021, this County Legislature provided for a new schedule of sewer rents, redefining a unit using an estimate of 115,000 gallons per year for each such unit; and

WHEREAS, it is now proposed to redefine such unit to use an estimate of 110,000 gallons per year for each such unit, and the Commissioner of Water Environment Protection has prepared a schedule of proposed sewer rents which would supplant and supersede the current schedule of rents; and

WHEREAS, the proposed schedule has been filed with the Clerk of the County Legislature and with the clerks of the various towns, villages and the City of Syracuse all within or partly within the District wherein such proposed sewer rents would be effective; and

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, held a Commissioner's Hearing on August 18, 2022 to consider said modification of sewer rents and has prepared and submitted to said County Legislature a Report dated August 19, 2022, duly approved by the County Executive and filed with the Clerk of the Onondaga County Legislature, recommending modification to the existing schedule of sewer rents; now, therefore be it

RESOLVED, that a public hearing be held for the purpose of considering the proposed sewer rent schedule and the Commissioner's Report and said public hearing shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 11th day of October, 2022 at 12:55 o'clock P.M. for the purpose of considering the aforesaid matter; and, be it further

RESOLVED, that the Clerk of the Onondaga County Legislature hereby is directed to cause a notice of such public hearing to be published and posted in the manner provided by Section 11.79 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 141

AMENDING THE 2022 COUNTY BUDGET AND APPROPRIATING FOR INCREASED COSTS ASSOCIATED WITH INCREASED UTILITY AND SUPPLY CHAIN EXPENSES

WHEREAS, it is necessary to amend the 2022 County Budget to appropriate funds from the Water Environment Protection fund balance for increased costs associated with utility and supply chain expenses; now, therefore be it

RESOLVED, that the 2022 County Budget is amended as follows:

REVENUES:

In Admin Unit 3330000000
Water Environment Protection
Speed Type #510001
In Acct. 590083-Appropriated Fund Balance

\$5,510,000

APPROPRIATIONS:

In Admin Unit 3330000000
Water Environment Protection
Speed Type #510001
In Account 693000 - Supplies and Materials
In Account 694130 - Maintenance, Utilities and Rent

\$1,810,000 \$3,700,000

ADOPTED. Ayes: 16 Noes: 1 (Kuhn)

* * *

Mr. Ryan requested a waiver to present the following resolution. There was no objection, and the waiver was allowed.

Motion Made By Mr. Ryan, Mrs. Ervin, Dr. Chase, Mr. Garland, Ms. Kuhn, Mr. Kinne

AUTHORIZING COST FREE LIVE STREAMING OF LEGISLATIVE COMMITTEE MEETINGS AND PUBLIC HEARINGS CONSISTENT WITH THE ONONDAGA COUNTY LEGISLATURE'S LONGSTANDING COMMITMENT TO IMPROVING PUBLIC ACCESS

WHEREAS, the Open Meetings Law promotes a democratic society by enabling the citizens of Onondaga County to attend, listen, and observe the performance of public officials as they deliberate and make public policy decisions; and

WHEREAS, the Onondaga County Legislature has always encouraged public engagement by making government business readily accessible to all citizens via our website; and

WHEREAS, the Onondaga County Legislature's committee meetings and public hearings are documented in accordance with the law; and

WHEREAS, local government operations must adapt and transform to keep the public informed and promote public engagement and, by taking advantage of new technology, the Onondaga County Legislature has an opportunity to improve access to its committee meetings and public hearings; and

WHEREAS, the COVID-19 pandemic has caused all levels of government to change the way they operate with regard to keeping the public informed and by continuing to promote and improve accessibility to our legislative process Onondaga County seeks to lead in this endeavor; and

WHEREAS, there is no funding available to invest in any additional infrastructure to support this policy, current County technological resources and infrastructure will need to be utilized, as they are now for special and regular legislative sessions in accordance with Resolution No. 114-2020; now, therefore be it

RESOLVED, while the Onondaga County Legislature has always been in compliance with the Open Meetings Law, beginning as soon as possible, the Onondaga County Legislature should, to the extent practicable, stream all of its committee meetings and public hearings via Facebook or other free of charge platforms and post the recording to the Legislature's website for the period of one year; and, be it further

RESOLVED, if technical difficulties or other barriers arise with live streaming, proceedings of the Onondaga County Legislature will be available on our website via audio recording after adjournment.

Ms. Abbott made a motion, seconded by Mr. May, to refer the resolution to the Ways and Means Committee.

* * *

Chairman Rowley recessed the meeting at 2:35 p.m. The meeting reconvened at 2:38 p.m.

* * *

A vote was taken on the motion to refer to committee.

Motion PASSED. Ayes: 15 Noes: 2 (Chase, Kuhn)

* * *

LOCAL LAW NO. 4 - 2022

A LOCAL LAW PROVIDING FOR THE ADMINISTRATION AND ENFORCEMENT OF THE NEW YORK STATE UNIFORM FIRE PREVENTION AND BUILDING CODE AND ESTABLISHING RULES AND REGULATIONS FOR ADMINISTRATION AND ENFORCEMENT OF THE UNIFORM FIRE PREVENTION AND BUILDING CODE

BE IT ENACTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY AS FOLLOWS:

Section 1. Purpose and Intent.

This local law provides for the administration and enforcement of the New York State Uniform Fire Prevention and Building Code (the Uniform Code) and the State Energy Conservation Construction Code (the Energy Code) in property, facilities, structures and buildings under the care, custody, control, and maintenance of the County of Onondaga. This local law is adopted pursuant to section 10 of the Municipal Home Rule Law. Except as otherwise provided in the Uniform Code, other state law, or other section of this local law, all buildings, structures, and premises, regardless of use or occupancy, under the care, custody, maintenance, and control of the County of Onondaga are subject to the provisions of this local law. This local law applies only to buildings, facilities, and structures under the care, custody, control, and maintenance of the County of Onondaga.

Section 2. Definitions.

In this local law:

"Building Permit" shall mean a permit issued pursuant to section 4 of this local law. The term "Building Permit" shall also include a Building Permit which is renewed, amended or extended pursuant to any provision of this local law.

"Certificate of Occupancy" and "Certificate of Compliance" shall mean a certificate issued pursuant to subdivision (B) of section 7 of this local law.

"Code Enforcement Officer" shall mean the Director of Emergency Management (Fire) appointed pursuant to subdivision (B) of section 3 of this local law.

"Code Enforcement Personnel" shall include the Code Enforcement Officer and all Inspectors.

"Codes" shall mean the Uniform Code and Energy Code.

"County" shall mean the County of Onondaga.

"Energy Code" shall mean the State Energy Conservation Construction Code, as currently in effect and as hereafter amended from time to time.

"FCNYS" shall mean the 2020 Fire Code of New York State as currently incorporated by reference in 19 NYCRR Part 1225.

"Fire Safety and Property Maintenance Inspection" shall mean an inspection performed to determine compliance with the applicable provisions of 19 NYCRR Part 1225 and the publications incorporated therein by reference and the applicable provisions of 19 NYCRR Part 1226 and the publications incorporated therein by reference.

"Hazardous Production Materials" shall mean a solid, liquid, or gas associated with semiconductor manufacturing that has a degree-of-hazard rating in health, flammability, or instability of Class 3 or 4, as ranked by NFPA 704 (Standard System for the Identification of the Hazards of Materials for Emergency Response), and which is used directly in research, laboratory, or production processes which have, as their end product, materials that are not hazardous.

"Inspector" shall mean an inspector appointed pursuant to subdivision (D) of section 3 of this local law.

"Mobile Food Preparation Vehicles" shall mean vehicles that contain cooking equipment that produces smoke or grease-laden vapors for the purpose of preparing and serving food to the public. Vehicles intended for private recreation shall not be considered mobile food preparation vehicles.

"Operating Permit" shall mean a permit issued pursuant to section 10 of this local law. The term "Operating Permit" shall also include an Operating Permit which is renewed, amended or extended pursuant to any provision of this local law.

"Order to Remedy" shall mean an order issued by the Code Enforcement Officer pursuant to subdivision (A) of section 17 of this local law.

"Permit Holder" shall mean the Person to whom a Building Permit has been issued.

"Person" shall include an individual, corporation, limited liability company, partnership, limited partnership, business trust, estate, trust, association, or any other legal or commercial entity of any kind or description.

"PMCNYS" shall mean the 2020 Property Maintenance Code of New York State as currently incorporated by reference in 19 NYCRR Part 1226.

"RCNYS" shall mean the 2020 Residential Code of New York State as currently incorporated by reference in 19 NYCRR Part 1220.

"Repair" shall mean the reconstruction, replacement, or renewal of any part of an existing building for the purpose of its maintenance or to correct damage.

"Stop Work Order" shall mean an order issued pursuant to section 6 of this local law.

"Sugarhouse" shall mean a building used, in whole or in part, for the collection, storage, or processing of maple sap into maple syrup and/or maple sugar.

"Temporary Certificate" shall mean a certificate issued pursuant to subdivision (D) of section 7 of this local law.

"Uniform Code" shall mean the New York State Uniform Fire Prevention and Building Code, as currently in effect and as hereafter amended from time to time.

Section 3. Code Enforcement Officer and Inspectors.

- (A) The Office of Code Enforcement Officer is hereby created. The Code Enforcement Officer shall administer and enforce all the provisions of the Uniform Code, the Energy Code and this local law. Provided, however, that the enforcement of Codes and this local law as it pertains to plumbing shall be conducted in accordance with Local Law Nos. 9-1988, 5-2004, and 6-2004. The Code Enforcement Officer shall have the following powers and duties:
- (1) To receive, review, and approve or disapprove applications for Building Permits, Certificates of Occupancy and Certificates of Compliance, Temporary Certificates and Operating Permits, and the plans, specifications and construction documents submitted with such applications;
- (2) Upon approval of such applications, to issue Building Permits, Certificates of Occupancy and Certificates of Compliance, Temporary Certificates and Operating Permits, and to include in Building Permits, Certificates of Occupancy and Certificates of Compliance, Temporary Certificates and Operating Permits such terms and conditions as the Code Enforcement Officer may determine to be appropriate;
- (3) To conduct construction inspections, inspections to be made prior to the issuance of Certificates of Occupancy and Certificates of Compliance, Temporary Certificates and Operating Permits, fire safety and property maintenance inspections, inspections incidental to the investigation of complaints, and all other inspections required or permitted under any provision of this local law;
- (4) To issue Stop Work Orders;
- (5) To review and investigate complaints;
- (6) To issue orders pursuant to subdivision (A) of section 17 (Violations) of this local law;
- (7) To maintain records;
- (8) To collect fees, if any, as set by the Legislature of the County of Onondaga;
- (9) To pursue administrative enforcement actions and proceedings;
- (10) In consultation with the County Attorney, to pursue such legal actions and proceedings as may be necessary to enforce the Uniform Code, the Energy Code and this local law, or to abate or correct conditions not in compliance with the Uniform Code, the Energy Code or this local law; and
- (11) To exercise all other powers and fulfill all other duties conferred upon the Code Enforcement Officer by this local law.
- (B) In Onondaga County the duties of the Code Enforcement Officer shall be performed by the Director of Emergency Management (Fire) who is appointed by the Commissioner of the Department of Emergency Management. The Code Enforcement Officer shall possess background experience related to building construction or fire prevention and shall, within the time prescribed by law, obtain such basic training, in-service training, advanced in-service training and other training as the State of New York shall require for code enforcement personnel, and the Code Enforcement Officer shall

obtain certification from the State Fire Administrator pursuant to the Executive Law and the regulations promulgated thereunder.

- (C) In the event that the Code Enforcement Officer is unable to serve as such for any reason, an individual shall be appointed by the Commissioner of Emergency Management to serve as Acting Code Enforcement Officer. The Acting Code Enforcement Officer shall, during the term of his or her appointment, exercise all powers and fulfill all duties conferred upon the Code Enforcement Officer by this local law.
- (D) Consistent with the provisions of the Onondaga County Charter and Administrative Code, one or more Inspectors may be appointed by the Commissioner of the Department of Emergency Management to act under the supervision and direction of the Code Enforcement Officer and to assist the Code Enforcement Officer in the exercise of the powers and fulfillment of the duties conferred upon the Code Enforcement Officer by this local law. Each Inspector shall, within the time prescribed by law, obtain such basic training, in-service training, advanced in-service training and other training as the State of New York shall require for code enforcement personnel, and each Inspector shall obtain certification from the State Fire Administrator pursuant to the Executive Law and the regulations promulgated thereunder.
- (E) The compensation for the Code Enforcement Officer and Inspectors shall be fixed from time to time by the Legislature of the County of Onondaga.

Section 4. Building Permits.

- (A) Building Permits Required. Except as otherwise provided in subdivision (B) of this section, a Building Permit shall be required for any work which must conform to the Uniform Code and/or the Energy Code, including, but not limited to, the construction, enlargement, alteration, improvement, removal, relocation or demolition of any building or structure or any portion thereof, and the installation of a solid fuel burning heating appliance, chimney or flue in any dwelling unit. No Person shall commence any work for which a Building Permit is required without first having obtained a Building Permit from the Code Enforcement Officer.
- (B) Exemptions. No Building Permit shall be required for work in any of the following categories:
- (1) Construction or installation of one story detached structures associated with one- or two-family dwellings or multiple single-family dwellings (townhouses) which are used for tool and storage sheds, playhouses or similar uses, provided the gross floor area does not exceed 144 square feet (13.88 square meters):
- (2) Installation of swings and other playground equipment associated with a one- or two-family dwelling or multiple single-family dwellings (townhouses);
- (3) Installation of swimming pools associated with a one- or two-family dwelling or multiple single-family dwellings (townhouses) where such pools are designed for a water depth of less than 24 inches and are installed entirely above ground;
- (4) Installation of fences which are not part of an enclosure surrounding a swimming pool;
- (5) Construction of retaining walls unless such walls support a surcharge or impound Class I, II or III liquids;
- (6) Construction of temporary motion picture, television and theater stage sets and scenery;

(7) Installation of window awnings supported by an exterior wall of a one- or two-family dwelling or multiple single-family dwellings (townhouses);

- (8) Installation of partitions or movable cases less than 5'-9" in height;
- (9) Painting, wallpapering, tiling, carpeting, or other similar finish work;
- (10) Installation of listed portable electrical, plumbing, heating, ventilation or cooling equipment or appliances;
- (11) Replacement of any equipment provided the replacement does not alter the equipment's listing or render it inconsistent with the equipment's original specifications; or
- (12) Repairs, provided that such repairs do not involve: (I) the removal or cutting away of a loadbearing wall, partition, or portion thereof, or of any structural beam or load bearing component; (II) the removal or change of any required means of egress, or the rearrangement of parts of a structure in a manner which affects egress; (III) the enlargement, alteration, replacement or relocation of any building system; or (IV) the removal from service of all or part of a fire protection system for any period of time.
- (C) Exemption not deemed authorization to perform non-compliant work. The exemption from the requirement to obtain a building permit for work in any category set forth in subdivision (B) of this section shall not be deemed an authorization for work to be performed in violation of the Uniform Code or the Energy Code.
- (D) Applications for Building Permits. Applications for a Building Permit shall be made in writing on a form provided by or otherwise acceptable to the Code Enforcement Officer. The application shall be signed by the owner of the property where the work is to be performed or an authorized agent of the owner. The application shall include such information as the Code Enforcement Officer deems sufficient to permit a determination by the Code Enforcement Officer that the intended work complies with all applicable requirements of the Uniform Code and the Energy Code. The application shall include or be accompanied by the following information and documentation:
- (1) A description of the proposed work;
- (2) The tax map number and the street address of the premises where the work is to be performed;
- (3) The occupancy classification of any affected building or structure;
- (4) Where applicable, a statement of special inspections prepared in accordance with the provisions of the Uniform Code; and
- (5) At least 1 digital set of construction documents (drawings and/or specifications) PDF form which: (I) describe the location, nature, extent, and scope of the proposed work; (II) show that the proposed work will conform to the applicable provisions of the Codes; (III) show the location, construction, size, and character of all portions of the means of egress; (IV) show a representation of the building thermal envelope; (V) show structural information including but not limited to braced wall designs, the size, section, and relative locations of structural members, design loads, and other pertinent structural information; (VI) show the proposed structural, electrical, plumbing, mechanical, fire-protection, and other service systems of the building; (VII) include a written statement indicating compliance with the Energy Code; (VIII) include a site plan, drawn to scale and drawn in accordance with an accurate boundary survey, showing the size and location of new construction and existing structures and appurtenances on the site, distances from lot lines, the established street grades and the proposed finished grades, and, as applicable, flood hazard areas, floodways, and design flood

elevations; and (IX) evidence that the documents were prepared by a licensed and registered architect in accordance with Article 147 of the New York State Education Law or a licensed and registered professional engineer in accordance with Article 145 of the New York State Education Law and practice guidelines, including but not limited to the design professional's seal which clearly and legibly shows both the design professional's name and license number and is signed by the design professional whose name appears on the seal in such a manner that neither the name nor the number is obscured in any way, the design professional's registration expiration date, the design professional's firm name (if not a sole practitioner), and, if the documents are submitted by a professional engineering firm and not a sole practitioner professional engineer, the firm's Certificate of Authorization number.

- (E) Construction Documents. Construction documents will not be accepted as part of an application for a Building Permit unless they satisfy the requirements set forth in paragraph (5) of subdivision (D) of this section. Construction documents which are accepted as part of the application for a Building Permit shall be marked as accepted by the Code Enforcement Officer in writing or by stamp. One set of the accepted construction documents shall be retained by the Code Enforcement Officer, and one set of the accepted construction documents shall be returned to the applicant to be kept at the work site so as to be available for use by the Code Enforcement Personnel. However, the return of a set of accepted construction documents to the applicant shall not be construed as authorization to commence work, nor as an indication that a Building Permit will be issued. Work shall not be commenced until and unless a Building Permit is issued.
- (F) Issuance of Building Permits. An application for a Building Permit shall be examined to ascertain whether the proposed work is in compliance with the applicable requirements of the Uniform Code and Energy Code. The Code Enforcement Officer shall issue a Building Permit if the proposed work is in compliance with the applicable requirements of the Uniform Code and Energy Code.
- (G) Building Permits to be displayed. Building permits shall be visibly displayed at the work site and shall remain visible until the authorized work has been completed.
- (H) Work to be in accordance with construction documents. All work shall be performed in accordance with the construction documents which were submitted with and accepted as part of the application for the Building Permit. The Building Permit shall contain such a directive. The Permit Holder shall immediately notify the Code Enforcement Officer of any change occurring during the course of the work. The Building Permit shall contain such a directive. If the Code Enforcement Officer determines that such change warrants a new or amended Building Permit, such change shall not be made until and unless a new or amended Building Permit reflecting such change is issued.
- (I) Time Limits. Building Permits shall become invalid unless the authorized work is commenced within 6 months following the date of issuance. Building Permits shall expire 12 months after the date of issuance. A Building Permit which has become invalid or which has expired pursuant to this subdivision may be renewed upon application by the Permit Holder, payment of the applicable fee, and approval of the application by the Code Enforcement Officer.
- (J) Revocation or Suspension of Building Permits. If the Code Enforcement Officer determines that a Building Permit was issued in error because of incorrect, inaccurate or incomplete information, or that the work for which a Building Permit was issued violates the Uniform Code or the Energy Code, the Code Enforcement Officer shall revoke the Building Permit or suspend the Building Permit until such time as the Permit Holder demonstrates that (1) all work then completed is in compliance with all applicable provisions of the Uniform Code and the Energy Code and (2) all work then proposed to be performed shall be in compliance with all applicable provisions of the Uniform Code and the Energy Code.

(K) Fee. The fee, if any, specified in or determined in accordance with the provisions set forth in section 16 (Fees) of this local law must be paid at the time of submission of an application for a Building Permit, for an amended Building Permit, or for renewal of a Building Permit.

Section 5. Construction Inspections.

- (A) Work to remain accessible and exposed. Work shall remain accessible and exposed until inspected and accepted by the Code Enforcement Officer or by an Inspector authorized by the Code Enforcement Officer. The Permit Holder shall notify the Code Enforcement Officer when any element of work described in subdivision (B) of this section is ready for inspection.
- (B) Elements of work to be inspected. The following elements of the construction process shall be inspected, where applicable:
- (1) Work site prior to the issuance of a Building Permit;
- (2) Footing and foundation;
- (3) Preparation for concrete slab;
- (4) Framing;
- (5) Structural, electrical, plumbing, mechanical, fire-protection, and other similar service systems of the building;
- (6) Fire resistant construction;
- (7) Fire resistant penetrations;
- (8) Solid fuel burning heating appliances, chimneys, flues or gas vents;
- (9) Inspections required to demonstrate Energy Code compliance, including but not limited to insulation, fenestration, air leakage, system controls, mechanical equipment size, and, where required, minimum fan efficiencies, programmable thermostats, energy recovery, whole-house ventilation, plumbing heat traps, and high-performance lighting and controls;
- (10) Installation, connection, and assembly of factory manufactured buildings and manufactured homes; and
- (11) A final inspection after all work authorized by the Building Permit has been completed.
- (C) Remote inspections. At the discretion of the Code Enforcement Officer or Inspector authorized to perform construction inspections, a remote inspection may be performed in lieu of an in-person inspection when, in the opinion of the Code Enforcement Officer or such authorized Inspector, the remote inspection can be performed to the same level and quality as an in-person inspection and the remote inspection shows to the satisfaction of the Code Enforcement Officer or by such authorized Inspector that the elements of the construction process conform with the applicable requirements of the Uniform Code and Energy Code. Should a remote inspection not afford the Code Enforcement Officer or such authorized Inspector sufficient information to make a determination, an in-person inspection shall be performed.
- (D) Fee. The fee, if any, specified in or determined in accordance with the provisions set forth in section 18 (Fees) of this local law must be paid prior to or at the time of each inspection performed pursuant to this section.

Section 6. Stop Work Orders.

(A) Authority to issue. The Code Enforcement Officer is authorized to issue Stop Work Orders pursuant to this section. The Code Enforcement Officer shall issue a Stop Work Order to halt:

- (1) Any work that is determined by the Code Enforcement Officer to be contrary to any applicable provision of the Uniform Code or Energy Code, without regard to whether such work is or is not work for which a Building Permit is required, and without regard to whether a Building Permit has or has not been issued for such work, or
- (2) Any work that is being conducted in a dangerous or unsafe manner in the opinion of the Code Enforcement Officer, without regard to whether such work is or is not work for which a Building Permit is required, and without regard to whether a Building Permit has or has not been issued for such work, or
- (3) Any work for which a Building Permit is required which is being performed without the required Building Permit, or under a Building Permit that has become invalid, has expired, or has been suspended or revoked.
- (B) Content of Stop Work Orders. Stop Work Orders shall: (1) be in writing; (2) be dated and signed by the Code Enforcement Officer; (3) state the reason or reasons for issuance; and (4) if applicable, state the conditions which must be satisfied before work will be permitted to resume.
- (C) Service of Stop Work Orders. The Code Enforcement Officer shall cause the Stop Work Order, or a copy thereof, to be served on the owner of the affected property (and, if the owner is not the Permit Holder, on the Permit Holder) personally or by registered mail. The Code Enforcement Officer shall be permitted, but not required, to cause the Stop Work Order, or a copy thereof, to be served on any builder, architect, tenant, contractor, subcontractor, construction superintendent, or their agents, or any other Person taking part or assisting in work affected by the Stop Work Order, personally or by registered mail; provided, however, that failure to serve any Person mentioned in this sentence shall not affect the efficacy of the Stop Work Order.
- (D) Effect of Stop Work Order. Upon the issuance of a Stop Work Order, the owner of the affected property, the Permit Holder and any other Person performing, taking part in, or assisting in the work shall immediately cease all work which is the subject of the Stop Work Order.
- (E) Remedy not exclusive. The issuance of a Stop Work Order shall not be the exclusive remedy available to address any event described in subdivision (A) of this section, and the authority to issue a Stop Work Order shall be in addition to, and not in substitution for or limitation of, the right and authority to pursue any other remedy or impose any other penalty under section 17 (Violations) of this local law or under any other applicable local law or State law. Any such other remedy or penalty may be pursued at any time, whether prior to, at the time of, or after the issuance of a Stop Work Order.

Section 7. Certificates of Occupancy and/or Certificates of Compliance.

- (A) Certificates of Occupancy and/or Certificates of Compliance required. A Certificate of Occupancy and/or a Certificate of Compliance shall be required for any work which is the subject of a Building Permit and for all structures, buildings, or portions thereof, which are converted from one use or occupancy classification or sub classification to another. Permission to use or occupy a building or structure, or portion thereof, for which a Building Permit was previously issued shall be granted only by issuance of a Certificate of Occupancy and/or a Certificate of Compliance.
- (B) Issuance of Certificates of Occupancy and/or Certificates of Compliance. The Code Enforcement Officer shall issue a Certificate of Occupancy and/or a Certificate of Compliance if the work which

was the subject of the Building Permit was completed in accordance with all applicable provisions of the Uniform Code and Energy Code and, if applicable, that the structure, building or portion thereof that was converted from one use or occupancy classification or sub classification to another complies with all applicable provisions of the Uniform Code and Energy Code. The Code Enforcement Officer or an Inspector authorized by the Code Enforcement Officer shall inspect the building, structure or work prior to the issuance of a Certificate of Occupancy and/or a Certificate of Compliance. In addition, where applicable, the following documents, prepared in accordance with the provisions of the Uniform Code by such person or persons as may be designated by or otherwise acceptable to the Code Enforcement Officer, at the expense of the applicant for the Certificate of Occupancy and/or Certificate of Compliance, shall be provided to the Code Enforcement Officer prior to the issuance of the Certificate of Occupancy and/or Certificate of Compliance:

- (1) A written statement of structural observations and/or a final report of special inspections;
- (2) Flood hazard certifications;
- (3) A written statement of the results of tests performed to show compliance with the Energy Code, and
- (4) Where applicable, the affixation of the appropriate seals, insignias, and manufacturer's data plates as required for factory manufactured buildings and/or manufactured homes.
- (C) Contents of Certificates of Occupancy and/or Certificates of Compliance. A Certificate of Occupancy and/or a Certificate of Compliance shall contain the following information:
- (1) The Building Permit number, if any;
- (2) The date of issuance of the Building Permit, if any;
- (3) The name, address and tax map number of the property;
- (4) If the Certificate of Occupancy and/or Certificate of Compliance is not applicable to an entire structure, a description of that portion of the structure for which the Certificate of Occupancy and/or Certificate of Compliance is issued;
- (5) The use and occupancy classification of the structure;
- (6) The type of construction of the structure;
- (7) The assembly occupant load of the structure, if any;
- (8) If an automatic sprinkler system is provided, a notation as to whether the sprinkler system is required;
- (9) Any special conditions imposed in connection with the issuance of the Building Permit; and
- (10) The signature of the Code Enforcement Officer issuing the Certificate of Occupancy and/or Certificate of Compliance and the date of issuance.
- (D) Temporary Certificate. The Code Enforcement Officer shall be permitted to issue a Temporary Certificate allowing the temporary occupancy of a building or structure, or a portion thereof, prior to completion of the work which is the subject of a Building Permit. However, in no event shall the Code Enforcement Officer issue a Temporary Certificate unless the Code Enforcement Officer determines: (1) that the building or structure, or the portion thereof covered by the Temporary Certificate, may be

occupied safely; (2) that any fire- and smoke-detecting or fire protection equipment which has been installed is operational; and (3) that all required means of egress from the building or structure have been provided. The Code Enforcement Officer may include in a Temporary Certificate such terms and conditions as he or she deems necessary or appropriate to ensure safety or to further the purposes and intent of the Uniform Code. A Temporary Certificate shall be effective for a period of time, not to exceed six months, which shall be determined by the Code Enforcement Officer and specified in the Temporary Certificate. During the specified period of effectiveness of the Temporary Certificate, the Permit Holder shall undertake to bring the building or structure into full compliance with all applicable provisions of the Uniform Code and the Energy Code.

- (E) Revocation or suspension of certificates. If the Code Enforcement Officer determines that a Certificate of Occupancy and/or Certificate of Compliance or a Temporary Certificate was issued in error because of incorrect, inaccurate or incomplete information, and if the relevant deficiencies are not corrected to the satisfaction of the Code Enforcement Officer within such period of time as shall be specified by the Code Enforcement Officer, the Code Enforcement Officer shall revoke or suspend such certificate.
- (F) Fee. The fee, if any, specified in or determined in accordance with the provisions set forth in section 18 (Fees) of this local law must be paid at the time of submission of an application for a Certificate of Occupancy and/or Certificate of Compliance or for Temporary Certificate.

Section 8. Notification Regarding Fire or Explosion.

The chief of any fire department providing firefighting services for a property which is under the care, custody, control and/or maintenance of the County of Onondaga shall promptly notify the Code Enforcement Officer of any fire or explosion involving any structural damage, fuel burning appliance, chimney or gas vent.

Section 9. Unsafe Buildings and Structures.

Unsafe structures and equipment under the care, custody and control and/or maintenance of the County of Onondaga shall be identified and addressed in accordance with the following procedures:

- (A) General. When a structure or equipment is found to be unsafe or when a structure is found to be unfit for human occupancy, or is found unlawful, such structure shall be condemned pursuant to the provisions of the Building Code.
- (B) Unsafe Structures. An unsafe structure is one that is found to be dangerous to the life, health, property or safety of the public or to the occupants of the structure by not providing minimum safeguards to protect or warn occupants in the event of fire, or because such structure contains unsafe equipment or is so damaged, decayed, dilapidated, or structurally unsafe, or is of such faulty construction or unstable foundation, that partial or complete collapse is possible.
- (C) Unsafe Equipment. Unsafe equipment includes any boiler, heating equipment, elevator, moving stairway, electrical wiring or device, flammable liquid containers or other equipment on the premises or within the structure that is in such disrepair or condition that the equipment is a hazard to life, health, property or safety of the public or occupants of the premises or structure.
- (D) Structure unfit for human occupancy. A structure is unfit for human occupancy whenever the structure is unsafe, unlawful, or because of the degree to which the structure is in disrepair or lacks maintenance or because the location of the structure constitutes a hazard to the occupants of the structure or to the public.

(E) Unlawful Structure. An unlawful structure is one found in whole or in part to be occupied by more persons than are permitted under this local law, or that was erected, altered or occupied contrary to law

- (F) Closing of vacant structures. If the structure is vacant and unfit for human habitation and occupancy, and is not in danger of structural collapse, a placard of condemnation shall be posted on the premises, and the structure shall be closed up, so as not to be an attractive nuisance.
- (G) Notice. Whenever a structure or equipment has been condemned under the provisions of this section, a notice shall be posted in a conspicuous place in or about the structure affected by such notice. If the notice pertains to equipment, it shall also be placed on the condemned equipment.
- (H) Prohibited Occupancy. No person shall occupy a placarded premises or shall operate placarded equipment.
- (I) Removal of Placard. The placard shall be removed whenever the defect or defects on which the condemnation and placarding action were based have been eliminated.

Section 10. Operating Permits.

- (A) Operation Permits Required. Operating Permits shall be required for conducting the activities or using the categories of buildings listed below:
- (1) Manufacturing, storing, or handling hazardous materials in quantities exceeding those listed in the applicable Maximum Allowable Quantity tables found in Chapter 50 of the FCNYS;
- (2) Buildings, structures, facilities, processes, and/or activities that are within the scope and/or permit requirements of the chapter or section title of the FCNYS as follows:
- (I) Chapter 22, "Combustible Dust-Producing Operations." Facilities where the operation produces combustible dust;
- (II) Chapter 24, "Flammable Finishes." Operations utilizing flammable or combustible liquids, or the application of combustible powders regulated by Chapter 24 of the FCNYS;
- (III) Chapter 25, "Fruit and Crop Ripening." Operating a fruit- or crop-ripening facility or conducting a fruit-ripening process using ethylene gas;
- (IV) Chapter 26, "Fumigation and Insecticidal Fogging." Conducting fumigation or insecticidal fogging operations in buildings, structures, and spaces, except for fumigation or insecticidal fogging performed by the occupant of a detached one-family dwelling;
- (V) Chapter 31, "Tents, Temporary Special Event Structures, and Other Membrane Structures." Operating an air-supported temporary membrane structure, a temporary special event structure, or a tent where approval is required pursuant to Chapter 31 of the FCNYS;
- $(VI)\ Chapter\ 32, ``High-Piled\ Combustible\ Storage." High-piled\ combustible\ storage\ facilities\ with\ more\ than\ 500\ square\ feet\ (including\ aisles)\ of\ high-piled\ storage;$
- (VII) Chapter 34, "Tire Rebuilding and Tire Storage." Operating a facility that stores in excess of 2,500 cubic feet of scrap tires or tire byproducts or operating a tire rebuilding plant;
- (VIII) Chapter 35, "Welding and Other Hot Work." Performing public exhibitions and demonstrations where hot work is conducted, use of hot work, welding, or cutting equipment, inside or on a structure,

except an operating permit is not required where work is conducted under the authorization of a building permit or where performed by the occupant of a detached one- or two-family dwelling;

- (IX) Chapter 40, "Sugarhouse Alternative Activity Provisions." Conducting an alternative activity at a sugarhouse;
- (X) Chapter 56, "Explosives and Fireworks." Possessing, manufacturing, storing, handling, selling, or using, explosives, fireworks, or other pyrotechnic special effects materials except the outdoor use of sparkling devices as defined by Penal Law section 270;
- (XI) Section 307, "Open Burning, Recreational Fires and Portable Outdoor Fireplaces." Conducting open burning, not including recreational fires and portable outdoor fireplaces;
- (XII) Section 308, "Open Flames." Removing paint with a torch, or using open flames, fire, and burning in connection with assembly areas or educational occupancies; and
- (XIII) Section 319, "Mobile Food Preparation Vehicles." Operating a mobile food preparation vehicle in accordance with the permitting requirements established by this local law, as now in effect or as hereafter amended from time to time;
- (3) Energy storage systems, where the system exceeds the values shown in Table 1206.1 of the FCNYS or exceeds the permitted aggregate ratings in section R327.5 of the RCNYS;
- (4) Buildings containing one or more assembly areas;
- (5) Outdoor events where the planned attendance exceeds 1,000 persons;
- (6) Facilities that store, handle or use hazardous production materials;
- (7) Parking garages as defined in subdivision (A) of section 13 of this local law;
- (8) Buildings whose use or occupancy classification may pose a substantial potential hazard to public safety, as determined by resolution adopted by the Legislature of the County of Onondaga;
- (9) Other processes or activities or for operating any type of building, structure, or facility as determined by resolution adopted by the Legislature of the County of Onondaga.

Any person who proposes to undertake any activity or to operate any type of building listed in this subdivision (A) shall be required to obtain an Operating Permit prior to commencing such activity or operation.

- (B) Applications for Operating Permits. An application for an Operating Permit shall be in writing on a form provided by or otherwise acceptable to the Code Enforcement Officer. Such application shall include such information as the Code Enforcement Officer deems sufficient to permit a determination by the Code Enforcement Officer that quantities, materials, and activities conform to the requirements of the Uniform Code. If the Code Enforcement Officer determines that tests or reports are necessary to verify conformance, such tests or reports shall be performed or provided by such person or persons as may be designated by or otherwise acceptable to the Code Enforcement Officer, at the expense of the applicant.
- $(C)\ Inspections.\ The\ Code\ Enforcement\ Officer\ or\ an\ Inspector\ authorized\ by\ the\ Code\ Enforcement\ Officer\ shall\ inspect\ the\ subject\ premises\ prior\ to\ the\ issuance\ of\ an\ Operating\ Permit.$

(D) Multiple Activities. In any circumstance in which more than one activity listed in subdivision (A) of this section is to be conducted at a location, the Code Enforcement Officer may require a separate Operating Permit for each such activity, or the Code Enforcement Officer may, in his or her discretion, issue a single Operating Permit to apply to all such activities.

- (E) Duration of Operating Permits. Operating permits shall be issued for such period of time, not to exceed one year in the case of any Operating Permit issued for an area of public assembly and not to exceed three years in any other case, as shall be determined by the Code Enforcement Officer to be consistent with local conditions. The effective period of each Operating Permit shall be specified in the Operating Permit. An Operating Permit may be reissued or renewed upon application to the Code Enforcement Officer, payment of the applicable fee, and approval of such application by the Code Enforcement Officer.
- (F) Revocation or suspension of Operating Permits. If the Code Enforcement Officer determines that any activity or building for which an Operating Permit was issued does not comply with any applicable provision of the Uniform Code, such Operating Permit shall be revoked or suspended.
- (G) Fee. The fee specified in or determined in accordance with the provisions set forth in section 18 (Fees) of this local law must be paid at the time of submission of an application for an Operating Permit, for an amended Operating Permit, or for reissue or renewal of an Operating Permit.
- Section 11. Fire Safety and Property Maintenance Inspections.
- (A) Inspections Required. Fire safety and property maintenance inspections of buildings and structures shall be performed by the Code Enforcement Officer or an Inspector designated by the Code Enforcement Officer at the following intervals:
- (1) Fire safety and property maintenance inspections of buildings or structures which contain an area of public assembly shall be performed at least once every twelve (12) months.
- (2) Fire safety and property maintenance inspections of buildings or structures being occupied as dormitories shall be performed at least once every twelve (12) months.
- (3) Fire safety and property maintenance inspections of all multiple dwellings not included in paragraphs (1) or (2) of this subdivision, and all non-residential buildings, structures, uses and occupancies not included in paragraphs (1) or (2) of this subdivision, shall be performed at least once every 12 months.
- (B) Inspections Permitted. In addition to the inspections required by subdivision (A) of this section, a fire safety and property maintenance inspection of any building, structure, use, or occupancy, or of any dwelling unit, may also be performed by the Code Enforcement Officer or an Inspector designated by the Code Enforcement Officer at any time upon:
- (1) The request of the owner of the property to be inspected or an authorized agent of such owner;
- (2) Receipt by the Code Enforcement Officer of a written statement alleging that conditions or activities failing to comply with the Uniform Code or Energy Code exist; or
- (3) Receipt by the Code Enforcement Officer of any other information, reasonably believed by the Code Enforcement Officer to be reliable, giving rise to reasonable cause to believe that conditions or activities failing to comply with the Uniform Code or Energy Code exist; provided, however, that nothing in this subdivision shall be construed as permitting an inspection under any circumstances under which a court order or warrant permitting such inspection is required, unless such court order or warrant shall have been obtained.

(C) OFPC Inspections. Nothing in this section or in any other provision of this local law shall supersede, limit or impair the powers, duties and responsibilities of the New York State Office of Fire Prevention and Control ("OFPC") and the New York State Fire Administrator under Executive Law section 156-E and Education Law section 807-b. Notwithstanding any other provision of this section to the contrary:

- (1) The Code Enforcement Officer shall not perform fire safety and property maintenance inspections of a building or structure which contains an area of public assembly if OFPC performs fire safety and property maintenance inspections of such building or structure at least once every twelve (12) months;
- (2) The Code Enforcement Officer shall not perform fire safety and property maintenance inspections of a building or structure occupied as a dormitory if OFPC performs fire safety and property maintenance inspections of such building or structure at least once every twelve (12) months;
- (3) The Code Enforcement Officer shall not perform fire safety and property maintenance inspections of a multiple dwelling not included in paragraphs (1) or (2) of subdivision (A) of this section if OFPC performs fire safety and property maintenance inspections of such multiple dwelling at intervals not exceeding the interval specified in paragraph (3) of subdivision (A) of this section; and
- (4) The Code Enforcement Officer shall not perform fire safety and property maintenance inspections of a non-residential building, structure, use or occupancy not included in paragraphs (1) or (2) of subdivision (A) of this section if OFPC performs fire safety and property maintenance inspections of such non-residential building, structure, use or occupancy at intervals not exceeding the interval specified in paragraph (3) of subdivision (A) of this section.
- (D) Fee. The fee, if any, specified in or determined in accordance with the provisions set forth in section 18 (Fees) of this local law must be paid prior to or at the time each inspection performed pursuant to this section. This subdivision shall not apply to inspections performed by OFPC.

Section 12. Complaints

The Code Enforcement Officer shall review and investigate complaints which allege or assert the existence of conditions or activities that fail to comply with the Uniform Code, the Energy Code, this local law, or any other local law or regulation adopted for administration and enforcement of the Uniform Code or the Energy Code. The process for responding to a complaint shall include such of the following steps as the Code Enforcement Officer may deem to be appropriate:

- (A) Performing an inspection of the conditions and/or activities alleged to be in violation, and documenting the results of such inspection;
- (B) If a violation is found to exist, providing the owner of the affected property and any other Person who may be responsible for the violation with notice of the violation and opportunity to abate, correct or cure the violation, or otherwise proceeding in the manner described in section 17 (Violations) of this local law;
- (C) If appropriate, issuing a Stop Work Order;
- (D) If a violation which was found to exist is abated or corrected, performing an inspection to ensure that the violation has been abated or corrected, preparing a final written report reflecting such abatement or correction, and filing such report with the complaint.
- Section 13. Condition Assessments of Parking Garages.
- (A) Definitions. For the purposes of this section:

(1) The term "condition assessment" means an on-site inspection and evaluation of a parking garage for evidence of deterioration of any structural element or building component of such parking garage, evidence of the existence of any unsafe condition in such parking garage, and evidence indicating that such parking garage is an unsafe structure;

- (2) The term "deterioration" means the weakening, disintegration, corrosion, rust, or decay of any structural element or building component, or any other loss of effectiveness of a structural element or building component;
- (3) The term "parking garage" means any building or structure, or part thereof, in which all or any part of any structural level or levels is used for parking or storage of motor vehicles, excluding:
- (I) Buildings in which the only level used for parking or storage of motor vehicles is on grade;
- (II) An attached or accessory structure providing parking exclusively for a detached one- or two-family dwelling; and
- (III) A townhouse unit with attached parking exclusively for such unit;
- (4) The term "professional engineer" means an individual who is licensed or otherwise authorized under Article 145 of the Education Law to practice the profession of engineering in the State of New York and who has at least three years of experience performing structural evaluations;
- (5) The term "responsible professional engineer" means the professional engineer who performs a condition assessment, or under whose supervision a condition assessment is performed, and who seals and signs the condition assessment report. The use of the term "responsible professional engineer" shall not be construed as limiting the professional responsibility or liability of any professional engineer, or of any other licensed professional, who participates in the preparation of a condition assessment without being the responsible professional engineer for such condition assessment;
- (6) The term "unsafe condition" includes the conditions identified as "unsafe" in sections 304.1.1, 305.1.1, and 306.1.1 of the PMCNYS; and
- (7) The term "unsafe structure" means a structure that is so damaged, decayed, dilapidated, or structurally unsafe, or is of such faulty construction or unstable foundation, that partial or complete collapse is possible.
- (B) Condition Assessments general requirements. The owner or operator of each parking garage shall cause such parking garage to undergo an initial condition assessment as described in subdivision (C) of this section, periodic condition assessments as described in subdivision (D) of this section, and such additional condition assessments as may be required under subdivision (E) of this section. Each condition assessment shall be conducted by or under the direct supervision of a professional engineer. A written report of each condition assessment shall be prepared, and provided to the County of Onondaga, in accordance with the requirements of subdivision (F) of this section. Before performing a condition assessment (other than the initial condition assessment) of a parking garage, the responsible professional engineer for such condition assessment shall review all available previous condition assessment reports for such parking garage.
- (C) Initial Condition Assessment. Each parking garage shall undergo an initial condition assessment as follows:
- (1) Parking garages constructed on or after August 29, 2018, shall undergo an initial condition assessment following construction and prior to a Certificate of Occupancy and/or Certificate of Compliance being issued for the structure.

(2) Parking garages constructed prior to August 29, 2018, shall undergo an initial condition assessment as follows:

- (I) if originally constructed prior to January 1, 1984, then prior to October 1, 2019;
- (II) If originally constructed between January 1, 1984 and December 31, 2002, then prior to October 1, 2020; and
- (III) If originally constructed between January 1, 2003 and August 28, 2018, then prior to October 1, 2021
- (3) Any parking garage constructed prior to the effective date of the local law enacting this provision that has not undergone an initial condition assessment prior to that effective date shall undergo an initial condition assessment prior to six (6) months after the effective date of this local law.
- (D) Periodic Condition Assessments. Following the initial condition assessment of a parking garage, such parking garage shall undergo periodic condition assessments at intervals not to exceed three (3) years.
- (E) Additional Condition Assessments.
- (1) If the latest condition assessment report for a parking garage includes a recommendation by the responsible professional engineer that an additional condition assessment of such parking garage, or any portion of such parking garage, be performed before the date by which the next periodic condition assessment would be required under subdivision (C) of this section, the owner or operator of such parking garage shall cause such parking garage (or, if applicable, the portion of such parking garage identified by the responsible professional engineer) to undergo an additional condition assessment no later than the date recommended in such condition assessment report.
- (2) If the County of Onondaga becomes aware of any new or increased deterioration which, in the judgment of the County of Onondaga, indicates that an additional condition assessment of the entire parking garage, or of the portion of the parking garage affected by such new or increased deterioration, should be performed before the date by which the next periodic condition assessment would be required under subdivision (C) of this section, the owner or operator of such parking garage shall cause such parking garage (or, if applicable, the portion of the parking garage affected by such new or increased deterioration) to undergo an additional condition assessment no later than the date determined by the County of Onondaga to be appropriate.
- (F) Condition Assessment Reports. The responsible professional engineer shall prepare, or directly supervise the preparation of, a written report of each condition assessment, and shall submit such condition assessment report to the County of Onondaga within 60 days. Such condition assessment report shall be sealed and signed by the responsible professional engineer, and shall include:
- (1) An evaluation and description of the extent of deterioration and conditions that cause deterioration that could result in an unsafe condition or unsafe structure;
- (2) An evaluation and description of the extent of deterioration and conditions that cause deterioration that, in the opinion of the responsible professional engineer, should be remedied immediately to prevent an unsafe condition or unsafe structure;
- (3) An evaluation and description of the unsafe conditions;
- (4) An evaluation and description of the problems associated with the deterioration, conditions that cause deterioration, and unsafe conditions;

(5) An evaluation and description of the corrective options available, including the recommended timeframe for remedying the deterioration, conditions that cause deterioration, and unsafe conditions;

- (6) An evaluation and description of the risks associated with not addressing the deterioration, conditions that cause deterioration, and unsafe conditions;
- (7) The responsible professional engineer's recommendation regarding preventative maintenance;
- (8) Except in the case of the report of the initial condition assessment, the responsible professional engineer's attestation that he or she reviewed all previously prepared condition assessment reports available for such parking garage, and considered the information in the previously prepared reports while performing the current condition assessment and while preparing the current report; and
- (9) The responsible professional engineer's recommendation regarding the time within which the next condition assessment of the parking garage or portion thereof should be performed. In making the recommendation regarding the time within which the next condition assessment of the parking garage or portion thereof should be performed, the responsible professional engineer shall consider the parking garage's age, maintenance history, structural condition, construction materials, frequency and intensity of use, location, exposure to the elements, and any other factors deemed relevant by the responsible professional engineer in their professional judgment.
- (G) Review Condition Assessment Reports. The County of Onondaga shall take such enforcement action or actions in response to the information in such condition assessment report as may be necessary or appropriate to protect the public from the hazards that may result from the conditions described in such report. In particular, but not by way of limitation, the County of Onondaga shall, by Order to Remedy or such other means of enforcement as the County of Onondaga may deem appropriate, require the owner or operator of the parking garage to repair or otherwise remedy all deterioration, all conditions that cause deterioration, and all unsafe conditions identified in such condition assessment report pursuant to paragraphs (2) and (3) of subdivision (F). All repairs and remedies shall comply with the applicable provisions of the Uniform Code. This section shall not limit or impair the right of the County of Onondaga to take any other enforcement action, including but not limited to suspension or revocation of a parking garage's operating permit, as may be necessary or appropriate in response to the information in a condition assessment report.
- (H) Report Retention. The County of Onondaga shall retain all condition assessment reports for the life of the parking garage. Upon request by a professional engineer who has been engaged to perform a condition assessment of a parking garage, and who provides the County of Onondaga with a written statement attesting to the fact that he or she has been so engaged, the County of Onondaga shall make the previously prepared condition assessment reports for such parking garage (or copies of such reports) available to such professional engineer. The County of Onondaga shall be permitted to require the owner or operator of the subject parking garage to pay all costs and expenses associated with making such previously prepared condition assessment reports (or copies thereof) available to the professional engineer.
- (I) This section shall not limit or impair the right or the obligation of the County of Onondaga:
- (1) To perform such construction inspections as are required by section 5 (Construction Inspections) of this local law;
- (2) To perform such periodic fire safety and property maintenance inspections as are required by section 11 (Fire Safety and Property Maintenance Inspections) of this local law; and/or
- (3) To take such enforcement action or actions as may be necessary or appropriate to respond to any condition that comes to the attention of the County of Onondaga by means of its own inspections or

observations, by means of a complaint, or by any other means other than a condition assessment or a report of a condition assessment.

Section 14. Climatic and Geographic Design Criteria.

- (A) The Code Enforcement Officer shall determine the climatic and geographic design criteria for buildings and structures constructed within this County of Onondaga as required by the Uniform Code. Such determinations shall be made in the manner specified in the Uniform Code using, where applicable, the maps, charts, and other information provided in the Uniform Code. The criteria to be so determined shall include, but shall not necessarily be limited to, the following:
- (1) Design criteria to include ground snow load; wind design loads; seismic category; potential damage from weathering, frost, and termite; winter design temperature; whether ice barrier underlayment is required; the air freezing index; and the mean annual temperature;
- (2) Heating and cooling equipment design criteria for structures within the scope of the RCNYS. The design criteria shall include the data identified in the Design Criteria Table found in Chapter 3 of the RCNYS; and
- (3) Flood hazard areas, flood hazard maps, and supporting data. The flood hazard map shall include, at a minimum, special flood hazard areas as identified by the Federal Emergency Management Agency in the Flood Insurance Study for the community, as amended or revised with:
- (I) The accompanying Flood Insurance Rate Map (FIRM);
- (II) Flood Boundary and Floodway Map (FBFM); and
- (III) Related supporting data along with any revisions thereto.
- (B) The Code Enforcement Officer shall prepare a written record of the climatic and geographic design criteria determined pursuant to subdivision (A) of this section, shall maintain such record within the office of the Code Enforcement Officer, and shall make such record readily available to the public.

Section 15. Record Keeping.

- (A) The Code Enforcement Officer shall keep permanent official records of all transactions and activities conducted by all Code Enforcement Personnel, including records of:
- (1) All applications received, reviewed and approved or denied;
- (2) All plans, specifications and construction documents approved;
- (3) All Building Permits, Certificates of Occupancy and/or Certificates of Compliance, Temporary Certificates, Stop Work Orders, and Operating Permits issued;
- (4) All inspections and tests performed;
- (5) All statements and reports issued;
- (6) All complaints received;
- (7) All investigations conducted;
- (8) All other features and activities specified in or contemplated by sections 4 through 12, inclusive, of this local law; and

- (9) All fees charged and collected.
- (B) All such records shall be public records open for public inspection during normal business hours. All plans and records pertaining to buildings or structures, or appurtenances thereto, shall be retained for at least the minimum time period so required by State law and regulation.

Section 16. Program Review and Reporting.

- (A) The Code Enforcement Officer shall annually submit to the Legislature of the County of Onondaga a written report and summary of all business conducted by the Code Enforcement Officer and the Inspectors, including a report and summary of all transactions and activities described in section 15 (Record Keeping) of this local law and a report and summary of all appeals or litigation pending or concluded.
- (B) The Code Enforcement Officer shall annually submit to the Secretary of State, on behalf of the County of Onondaga, on a form prescribed by the Secretary of State, a report of the activities of the County of Onondaga relative to administration and enforcement of the Uniform Code.
- (C) The Code Enforcement Officer shall, upon request of the New York State Department of State, provide to the New York State Department of State, from the records and related materials the County of Onondaga is required to maintain, excerpts, summaries, tabulations, statistics and other information and accounts of the activities of the County of Onondaga in connection with administration and enforcement of the Uniform Code.

Section 17. Violations.

- (A) Orders to Remedy. The Code Enforcement Officer is authorized to order in writing the remedying of any condition or activity found to exist in, on or about any building, structure, or premises in violation of the Uniform Code, the Energy Code, or this local law. An Order to Remedy shall be in writing; shall be dated and signed by the Code Enforcement Officer; shall specify the condition or activity that violates the Uniform Code, the Energy Code, or this local law; shall specify the provision or provisions of the Uniform Code, the Energy Code, or this local law which is/are violated by the specified condition or activity; and shall include a statement substantially similar to the following: "The person or entity served with this Order to Remedy must completely remedy each violation described in this Order to Remedy by [specify date], which is thirty (30) days after the date of this Order to Remedy." The Order to Remedy may include provisions ordering the person or entity served with such Order to Remedy: (1) to begin to remedy the violations described in the Order to Remedy immediately, or within some other specified period of time which may be less than thirty (30) days; to continue diligently to remedy such violations until each such violation is fully remedied; and, in any event, to complete the remedying of all such violations within thirty (30) days of the date of such Order to Remedy; and/or (2) to take such other protective actions (such as vacating the building or barricading the area where the violations exist) which are authorized by this local law or by any other applicable statute, regulation, rule, local law or ordinance, and which the Code Enforcement Officer may deem appropriate, during the period while such violations are being remedied. The Code Enforcement Officer shall cause the Order to Remedy, or a copy thereof, to be served on the owner of the affected property personally or by registered mail or certified mail within five (5) days after the date of the Order to Remedy. The Code Enforcement Officer shall be permitted, but not required, to cause the Order to Remedy, or a copy thereof, to be served on any builder, architect, tenant, contractor, subcontractor, construction superintendent, or their agents, or any others.
- (B) Appearance Tickets. The Code Enforcement Officer and each Inspector are authorized to issue appearance tickets for any violation of the Uniform Code.

(C) Civil Penalties. In addition to those penalties proscribed by State law, any Person who violates any provision of the Uniform Code, the Energy Code or this local law, or any term or condition of any Building Permit, Certificate of Occupancy and/or Certificate of Compliance, Temporary Certificate, Stop Work Order, Operating Permit or other notice or order issued by the Code Enforcement Officer pursuant to any provision of this local law, shall be liable to a civil penalty of not more than \$200 for each day or part thereof during which such violation continues. The civil penalties provided by this subdivision shall be recoverable in an action instituted in the name of the County of Onondaga.

- (D) Injunctive Relief. An action or proceeding may be instituted in the name of the County of Onondaga, in a court of competent jurisdiction, to prevent, restrain, enjoin, correct, or abate any violation of, or to enforce, any provision of the Uniform Code, the Energy Code, this local law, or any term or condition of any Building Permit, Certificate of Occupancy and/or Certificate of Compliance, Temporary Certificate, Stop Work Order, Operating Permit, Orders to Remedy, or other notice or order issued by the Code Enforcement Officer pursuant to any provision of this local law. In particular, but not by way of limitation, where the construction or use of a building or structure is in violation of any provision of the Uniform Code, the Energy Code, this local law, or any Stop Work Order, Orders to Remedy or other order obtained under the Uniform Code, the Energy Code or this local law, an action or proceeding may be commenced in the name of the County of Onondaga in the Supreme Court or in any other court having the requisite jurisdiction to obtain an order directing the removal of the building or structure or an abatement of the condition in violation of such provisions. No action or proceeding described in this subdivision shall be commenced without the appropriate authorization from the County Attorney of the County of Onondaga.
- (E) Remedies Not Exclusive. No remedy or penalty specified in this section shall be the exclusive remedy or remedy available to address any violation described in this section, and each remedy or penalty specified in this section shall be in addition to, and not in substitution for or limitation of, the other remedies or penalties specified in this section, in section 6 (Stop Work Orders) of this local law, in any other section of this local law, or in any other applicable law. Any remedy or penalty specified in this section may be pursued at any time, whether prior to, simultaneously with, or after the pursuit of any other remedy or penalty specified in this section, in section 6 (Stop Work Orders) of this local law, in any other section of this local law, or in any other applicable law. In particular, but not by way of limitation, each remedy and penalty specified in this section shall be in addition to, and not in substitution for or limitation of, the penalties specified in subdivision (2) of section 382 of the Executive Law, and any remedy or penalty specified in this section may be pursued at any time, whether prior to, simultaneously with, or after the pursuit of any penalty specified in subdivision (2) of section 382 of the Executive Law.

Section 18: Fees

A fee schedule may be established by resolution of the Legislature of the County of Onondaga. Such fee schedule may thereafter be amended from time to time by like resolution. The fees set forth in, or determined in accordance with, such fee schedule or amended fee schedule shall be charged and collected for the submission of applications, the issuance of Building Permits, amended Building Permits, renewed Building Permits, Certificates of Occupancy and/or Certificates of Compliance, Temporary Certificates, Operating Permits, fire safety and property maintenance inspections, and other actions of the Code Enforcement Officer described in or contemplated by this local law.

Section 19. Intermunicipal Agreements.

The Legislature of the County of Onondaga may, by resolution, authorize the County Executive to enter into an agreement, in the name of the County, with other governments to carry out the terms of this local law, provided that such agreement does not violate any provision of the Uniform Code, the Energy Code, Part 1203 of Title 19 of the NYCRR, or any other applicable law.

Section 20. Partial Invalidity

If any section of this local law shall be held unconstitutional, invalid, or ineffective, in whole or in part, such determination shall not be deemed to affect, impair, or invalidate the remainder of this local law.

Section 21. Effective Date.

This local law shall take effect immediately upon filing in the office of the New York State Secretary of State in accordance with section 27 of the Municipal Home Rule Law. As of the effective date, this local law shall replace and supersede Local Law No. 3 of 2008.

Section 21. Personnel.

Notwithstanding anything contained herein to the contrary, nothing contained in this local law shall be deemed to authorize the creation of any new positions within the County without further Legislative approval.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Thursday, October 6, 2022. There was no objection and the meeting was adjourned at 2:56 p.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

* * *

October 6, 2022

The Legislature of Onondaga County convened on the above date at 5:07 p.m. Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Gunnip, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Absent: Legislator Burtis, Legislator Cody

Mr. Olson gave the invocation. Mr. McBride led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

September 7, 2022

The Honorable J. Ryan McMahon, II Office of the County Executive John J. Mulroy Civic Center, 14th Floor Syracuse, New York 13202

The Honorable Brian F. May 1395 River Bend Drive Baldwinsville, New York 13027

Dear County Executive McMahon and Legislator May:

As I am sure you are well aware, invasive water chestnuts are negatively affecting property values and quality of life across 31 miles of shoreline along the Seneca River, Oswego River and Cross Lake in the Town of Lysander. In addition to affecting property owners, anyone using the rivers for recreation are finding it more and more difficult to utilize these wonderful natural assets of our town and county.

As Town Supervisor, I appreciate the communication and effort from Onondaga County Soil and Water regarding the removal of nearly one million pounds of water chestnuts this year. I especially appreciate that none of this would have been possible without the County's support after New York State washed its hands of this responsibility two years ago.

Although the harvesting has made a significant impact, there are still an enormous amount of water chestnuts remaining in the rivers and Cross Lake. We need to do more.

I wanted you to know that Senator Mannion advised me there is State funding available to help with the removal of water chestnuts next year. Senator Mannion also said he will support Onondaga County pursuing grants to address this serious issue in our rivers and lakes.

With your budget process right around the corner, I am appealing to you for consideration and assistance. I am sure our neighboring towns share similar concerns and interest in gaining additional support from Onondaga County.

Respectfully, ROBERT A. WICKS, Supervisor

* * *

September 8, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article III of the Public Health Law and Article XVI of the Onondaga County Charter and Administrative Code, I hereby appoint, subject to confirmation of the County Legislature, Kathryn Brooke Anderson, M.D., PhD., M.S.P.H., CTropMed, as Commissioner of the Onondaga County Health Department effective November 7, 2022.

I would ask you to schedule the appropriate review for the September 14th Health Committee and place Dr. Anderson's nomination on your Session agenda for confirmation on Tuesday, October 4, 2022.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

TO: All Legislators

FROM: Jamie McNamara, Clerk

Onondaga County Legislature

DATE: September 19, 2022

RE: NOTICE OF ADJOURNMENT

Please be advised that, per the attached request, the regular session to be held on Tuesday, October 4, 2022 will be adjourned until Thursday, October 6, 2022 at 5:00 p.m.

Date of Session: THURSDAY, OCTOBER 6, 2022

Time: 5:00 p.m.

Place: Legislative Chambers

401 Montgomery Street, Room 407 Syracuse, New York

The purpose of the meeting shall be to consider all resolutions presented at September committees, and any other appropriate business.

* * *

September 19, 2022

Jamie McNamara, Clerk Onondaga County Legislature 401 Montgomery Street 407 Court House Syracuse, New York 13202

We, the undersigned, pursuant to Section 1A, Rule 2A of the Rules of the Onondaga County Legislature, hereby request that the Clerk notify all members of the Legislature of the adjournment of the regular session originally scheduled on Tuesday, October 4, 2022 at 1:00 p.m. to Thursday, October 6, 2022 at 5:00 p.m.

The purpose of the meeting shall be to consider all resolutions presented at September committees, and any other appropriate business.

This 19th day of September 2022.

JAMES J. ROWLEY Chairman

BRIAN F. MAY Republican Floor Leader

CHRISTOPHER J. RYAN Democrat Floor Leader

* * *

Motion Made By Mr. Garland, Ms. Abbott, Mrs. Ervin

RESOLUTION NO. 142

EXPRESSING SUPPORT FOR ONONDAGA COUNTY'S APPLICATION FOR RESTORE NY FUNDING FOR THE SOUTH PRESBYTERIAN CHURCH/CASTLE RESTORATION PROJECT

WHEREAS, the Restore New York Communities Initiative ("Restore NY"), administrated through Empire State Development, provides financial assistance to municipalities for the revitalization of commercial and residential properties—promoting neighborhood growth and community development through the elimination and redevelopment of blighted structures; and

WHEREAS, Restore NY funding is available for projects including the rehabilitation and restoration of vacant, abandoned, condemned and surplus properties, with a strong emphasis placed on projects from economically distressed communities; and

WHEREAS, Onondaga County (the "County") secured eligibility approval from the State through its Empire State Development Office to apply for Restore NY funding for restoration of the South Presbyterian Church (the "Church"), also known as the Castle, located at 2110-12 S. Salina Street in the City of Syracuse; and

WHEREAS, for many years since its construction in 1905, the Church served as a sanctuary for Black people escaping segregation and became known for its interracial advocacy and interdenominational alliances before being closed in the early 2000s; and

WHEREAS, in 2015, the Greater Syracuse Land Bank acquired the vacant Church and placed it in on the National Register of Historic Places, and now the intention is to rehabilitate the original Church structure for use as a conference center and banquet and event space, which would include a newly constructed outdoor terrace and related site improvements; now, therefore be it

RESOLVED, that the Onondaga County Legislature expresses its support for the County's application for Restore NY funding for the Church Restoration project to recognize and preserve the

Church as an important part of the area's history—while providing a revitalized space to promote neighborhood growth and community development today; and, be it further

RESOLVED, that the Onondaga County Legislature authorizes the County Executive to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 15 Absent: 2 (Burtis, Cody)

* * *

Motion Made By Mr. May, Mr. Ryan, Ms. Abbott, Mr. Olson, Mrs. Ervin

RESOLUTION NO. 143

AUTHORIZING LIVE STREAMING OF LEGISLATIVE COMMITTEE MEETINGS AND PUBLIC HEARINGS CONSISTENT WITH THE ONONDAGA COUNTY LEGISLATURE'S LONGSTANDING COMMITMENT TO IMPROVING PUBLIC ACCESS

WHEREAS, in accordance with Open Meetings Law, the Onondaga County Legislature promotes public participation of its residents to attend, listen, and observe the performance of their elected public officials as they deliberate and make policy decisions; and

WHEREAS, Onondaga County seeks to be one of the counties in New York going above and beyond by leading in the endeavor of providing live streaming for both committee meetings and public hearings; and

WHEREAS, in the spirit of transparency and providing access, it is important to offer the best quality in sound and video to deliver the truest experience of a meeting of the Legislature to Onondaga County residents; now, therefore be it

RESOLVED, that the Onondaga County Legislature will, to the extent practicable, stream committee meetings and public hearings held in the Legislative Chambers or Chairman's Room located at 401 Montgomery Street, Room 407, Court House, Syracuse, New York, via Facebook or other platform with a link to the chosen platform available on the Legislature's website; and, be it further

RESOLVED, that the technological resources and infrastructure currently being used at the Legislature will be utilized in conjunction with new technologies at a budget not to exceed \$50,000 to accommodate live streaming in both the Legislative Chambers and Chairman's Room; and, be it further

RESOLVED, if technical difficulties or other barriers arise with live streaming, committee meetings and public hearings of the Onondaga County Legislature will not be delayed in any way, and an audio recording will be made available on the website after adjournment; and, be it further

RESOLVED, that the minutes provided by the Clerk of the Legislature will continue to be the permanent record of all the meetings.

ADOPTED. Ayes: 15 Absent: 2 (Burtis, Cody)

Mr. May requested a waiver to present the following resolution. There was no objection, and the waiver was allowed.

Motion Made By Mr. Rowley

RESOLUTION NO. 144

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

 Admin Unit 2500000000
 Admin Unit 2500000000

 County Legislature
 County Legislature

 Speed Type #150029
 Speed Type #150029

 Acct. 641010
 Acct. 668720

Regular Employees Salaries Transfer to Grant Expenditures \$50,000

ADOPTED. Ayes: 15 Absent: 2 (Burtis, Cody)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 145

DESIGNATING VISIT SYRACUSE AS THE AGENCY AUTHORIZED TO MAKE APPLICATION TO THE NEW YORK STATE DEPARTMENT OF ECONOMIC DEVELOPMENT AND TO RECEIVE MATCHING FUNDS THEREFROM UNDER THE NEW YORK STATE TOURIST PROMOTION ACT FOR JANUARY 1, 2023 THROUGH DECEMBER 31, 2023

WHEREAS, pursuant to Article 5-A of the Economic Development Law, the New York State Legislature has authorized the New York State Department of Economic Development to match funds expended by authorized tourist promotion agencies; and

WHEREAS, Visit Syracuse has requested designation as the agency to promote tourism in Onondaga County; and

WHEREAS, said organization is prepared to match the State funds available under the New York State Tourist Promotion Act; now, therefore be it

RESOLVED, that Visit Syracuse is herein designated and authorized to make application to and receive matching State funds under the New York State Tourist Promotion Act as the agency designated to promote tourism in the County of Onondaga.

ADOPTED. Ayes: 15 Absent: 2 (Burtis, Cody)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 146

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CERTAIN UTILITY WORK AGREEMENTS WITH THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION

WHEREAS, the New York State Department of Transportation ("NYSDOT") periodically proposes and schedules the construction, reconstruction, and/or improvement of sections of State highways; and

WHEREAS, the State will include as part of the construction, reconstruction, and/or improvement of State highways any required relocation of and/or adjustment to Onondaga County sanitary sewer and highway utility facilities located within the State highway right-of-way, pursuant to Section 10, Subdivision 24, of the State Highway Law, as shown on contract plans relating to the proposed project and meeting the requirements of the County; and

WHEREAS, the service life of any relocated, adjusted and/or replaced utilities will not been extended; and

WHEREAS, the State will provide for the relocation/reconstruction/replacement of such utilities, as shown on the contract plans relating to the proposed project, at its own expense and Onondaga County, by and through its Departments of Water Environment Protection and Transportation, will thereafter maintain or cause to be maintained any adjusted utility facilities performed as above stated and as shown on contract plans; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby authorizes the County of Onondaga, on behalf of its Department of Water Environment Protection and Department of Transportation, to enter into NYSDOT Utility Work Agreements as described above and the County Executive is hereby authorized to execute such agreements and other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 15 Absent: 2 (Burtis, Cody)

* * *

Motion Made By Dr. Chase

RESOLUTION NO. 147

CONFIRMING THE APPOINTMENT OF KATHRYN ANDERSON, MD PHD MSPH CTROPMED, AS COMMISSIONER OF HEALTH FOR THE COUNTY OF ONONDAGA

WHEREAS, pursuant to Section 1602 of the Onondaga County Charter, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed, Kathryn Anderson, MD PhD MSPH CTropMed, to serve as Commissioner of Health for the County of Onondaga, pending confirmation; and

WHEREAS, it is desired at this time in accordance with the provisions of the Onondaga County Charter and Administrative Code to confirm said appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of Dr. Anderson to serve as the Onondaga County Commissioner of Health, effective November 7, 2022, pursuant to Section 1602 of the Onondaga County Charter, where such appointment is to expire December 31, 2025.

ADOPTED. Ayes: 15 Absent: 2 (Burtis, Cody)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, October 11, 2022. There was no objection and the meeting was adjourned at $5:17~\rm p.m.$

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

* * *

October 11, 2022

The Legislature of Onondaga County convened on the above date at 1:05 p.m. Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Ervin, Mr. Chairman.

Absent: Legislator Garland*

Mr. Olson gave the invocation. Mr. McBride led the Pledge of Allegiance to the Flag of the United States of America.

* Legislator Garland arrived at the meeting after the roll was called.

* * *

Chairman Rowley introduced the 2023 County Budget Resolution entitled, "ADOPTING THE ANNUAL BUDGET FOR THE COUNTY OF ONONDAGA FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2023, AND ENDING DECEMBER 31, 2023, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY ADOPTION OF THE 2023 BUDGET".

* * *

Motion Made By Mr. May

RESOLUTION NO. 148

ADOPTING THE ANNUAL BUDGET FOR THE COUNTY OF ONONDAGA FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2023, AND ENDING DECEMBER 31, 2023 AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY ADOPTION OF THE 2023 BUDGET

WHEREAS, the Executive Budget for the year 2023 (on file with the Clerk of the Legislature) including the Capital Improvement Plan, the County Executive's Budget Message, and proposed local laws and resolutions to implement the Executive Budget having been duly presented to this Legislature by the County Executive; and

WHEREAS, the Ways and Means Committee of the Onondaga County Legislature has duly reviewed such Executive Budget, the Capital Improvement Plan and the Budget Message, each as submitted to the County Legislature by the County Executive; and

WHEREAS, pursuant to Resolution No. 117-2022, a Public Hearing as required by Article VI of the Charter was duly held on October 6, 2022, upon such Executive Budget, the Capital Improvement Plan and the Budget Message as submitted by the County Executive, upon due notice according to law, and at such time all persons desiring to be heard were heard; and

WHEREAS, the total Budget of \$1,431,573,889 (as amended by the Ways and Means Report) includes the sum of \$9,872,000 which amount is the contribution from the General Fund for the Onondaga Community College Budget for the fiscal year ending August 31, 2023, as adopted by Resolution No. 95-2022. From this total Budget amount can be deducted \$1,242,382,181 estimated revenues and refunds and

the sum of \$33,937,040 representing appropriated prior year cash surplus, leaving a net budget subject to tax levy for County purposes of \$155,254,668. Of this amount \$9,872,000 represents the levy to support the Community College and \$145,382,668 for all other purposes; now, therefore be it

RESOLVED, that the County Executive's 2023 Budget (on file with the Clerk of this Legislature) be amended, altered, and revised by the Report of the Ways and Means Committee, as set forth following the final Resolved Clause of this resolution; and, be it further

RESOLVED, that the County Executive's 2023 Executive Budget, as amended, altered and revised by the first Resolved Clause hereinabove, (which budget is attached hereto, follows and is made a part hereof) be and the same hereby is approved and adopted as the Annual County Budget for the fiscal year beginning January 1, 2023, for the County of Onondaga, and that the several amounts set forth and specified herein be and they hereby are appropriated for the purpose therein enumerated; and, be it further

RESOLVED, that there be levied, assessed and collected upon the taxable property of the County of Onondaga the further sum of \$9,872,000 for Onondaga Community College; and, be it further

RESOLVED, that there be levied, assessed and collected upon the taxable property of the County of Onondaga the further sum of \$145,382,668 for general County purposes other than the Onondaga Community College; and, be it further

RESOLVED, that the Clerk of the Legislature is hereby directed to apportion the various amounts according to law upon the respective abstracts for the several towns and the City of Syracuse; and, be it further

RESOLVED, that the amounts appropriated for the fiscal year 2023 in each administrative unit using the expense code 641010-Regular Employee Salaries and Wages, and the number of regular positions authorized by this Legislature for such fiscal year be and they hereby are appropriated and authorized as follows:

- 1. That the position in each administrative unit set forth by the title listed and the corresponding number of such position allocated to such title and listed under the column "2023 Executive Positions" be authorized as the roster of regular positions for such unit, and the Salary Plan shall be amended to reflect the titles of positions created, abolished, reclassified or reallocated on the roster of regular positions.
- 2. That the rate of pay for each such position shall be determined by the salary grade set forth for each such position in the column adjacent to the position title in accordance with the appropriate County Salary Plan Grades Schedule printed in this Budget, or if applicable, by such other salary rate as is authorized by this Legislature in the County Salary Plan as amended and herein set forth for such position.
- 3. That the rate of pay to the individual filling each such position be determined in accordance with the rules of said Salary Plan, or other applicable resolution of this Legislature, which pay rate shall include the regular compensation rate, including maintenance, if any, and where applicable premium compensation such as longevity payments, education premium in grade, shift differential or any premium payments, exclusive of overtime premium, to which such individual may be entitled by resolution of this Legislature.
- 4. That the amount of money appropriated for the roster of regular positions in each such administrative unit be in the amount shown for "Regular Employees Salaries and Wages" in the column entitled "2023 Executive Positions" which amount is determined as follows: The "Total Annual Salaries and Wages" set forth in the column entitled "2023 Executive Positions", which is the

sum of (1) annual salaries recommended for 2023 set forth for the incumbents listed in the roster of regular positions maintained by the Department of Personnel, (2) annual salaries recommended for 2023 for funded vacant positions in such roster computed at the starting salary amount, and (3) the amount recommended for any purpose set forth in the column entitled "2023 Executive Positions".

RESOLVED, that no overtime premium for any employee in any administrative unit shall be paid out of the amount appropriated for the expense code 641020-Overtime Wages, in the column entitled "2023 Executive Positions" unless authorized by this Legislature or by an executed collective bargaining agreement approved by this Legislature; and, be it further

RESOLVED, that the respective county administrative unit heads be and they hereby are authorized to employ as occasion may require, subject to the approval of the County Executive and/or Chief Fiscal Officer, such seasonal and temporary help at rates of pay authorized by this Legislature in the County Salary Plan as amended within the limits of the respective appropriations set forth in this Budget for such purposes in the expense code 641030 - Seasonal and Temporary Employee Wages, in the column entitled "2023 Executive Positions"; and, be it further

RESOLVED, that for all other objects and purposes, the several amounts as set forth in the column entitled "2023 Executive Positions" shall be appropriated; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute any and all contracts with other units of government for which appropriations or revenues have been approved by adoption of this 2023 County Budget and to enter into contracts with authorized agencies pursuant to law; and, be it further

RESOLVED, there be levied and assessed and collected on the taxable property of the City of Syracuse, New York, subject to any further changes in equalization rates or taxable values through December 31, 2022, the following amounts for the purpose stated herein, and that the said amounts be included in the Abstract of the City of Syracuse for the fiscal year 2023:

Apportionment of County Taxes (Total levy = \$155,254,668)	\$ 2	25,340,078
Estimated cost for operation of Public Safety Building, 2023	\$	1,294,578
Sheriff charges for operation of Syracuse City Jail-Justice Center, 2023	\$	7,404,589
Syracuse-Onondaga County Planning Agency, 2023	\$	1,101,635
Dept. of Children & Family Services (Youth Bureau), 2023	\$	200,840
Dept. of Adult & Long Term Care Services (Office for the Aging), 2023	\$	25,000
Operation of Branch Libraries in City of Syracuse, 2023	\$	5,844,159
Negotiated cost of operation of the Center for Forensic Science, 2023	\$	2,069,365
Operation and Maintenance of the New Criminal Courthouse, 2023	\$	1,046,059
Department of Social Services - Economic Security, Hire Ground, 2023	\$	250,000
STEAM School	\$	0
2% Uncollected Charge for City-County Depts., 2023	\$	384,725

City Collection Fee (1%) <u>\$ 449,610</u>

TOTAL \$ 45,410,638

and, be it further

RESOLVED, that the County tax rate of the City of Syracuse for the fiscal year 2023 be and the same hereby is fixed at the rate of \$11.3848 per one thousand assessments, subject to any further changes in the equalization rates or taxable values through December 31, 2023; and, be it further

RESOLVED, that the Chief Fiscal Officer is hereby authorized to adjust the final County tax rate of the City of Syracuse based on equalization and assessment information certified to the County as of December 31, 2023; and, be it further

RESOLVED, that the Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District is hereby approved, consistent with Resolution No. 162-2014, and as amended most recently by Resolution No. 169-2016, provided within the County Executive's 2023 Executive Budget; and, be it further

RESOLVED, that the Clerk of this Legislature, upon consultation with the Chief Fiscal Officer, is hereby directed to publish this resolution with the total budget amount and amounts to be levied and assessed, as amended by this Legislature; and, be it further

RESOLVED, that if any clause, sentence, paragraph, or section of this resolution shall be adjudged by any court of competent jurisdiction to be invalid, such adjudication shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, or section directly involved in the proceeding in which such adjudication shall have been rendered; and, be it further

RESOLVED, that this resolution be certified as amended to the proper officials of the City of Syracuse pursuant to the laws of the State of New York and for publication in the Legislative Journal.

ADOPTED. Ayes: 16 Noes: 1 (Kinne)

* * *

Mr. May requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. May

RESOLUTION NO. 149

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 2365150000
County General Other Items
Speed Type #140061
Acct. 666500
Admin Unit 2365150000
County General Other Items
Speed Type #140061
Acct. 666500
Acct 668720

Contingency Account Transfer to Grant \$75,000

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 150

PROVIDING FOR VARIOUS PERSONNEL CHANGES RELATED TO THE ADOPTION OF THE 2023 COUNTY BUDGET AND AMENDING THE ONONDAGA COUNTY SALARY PLAN

WHEREAS, to effectuate the 2023 County Budget, it is necessary to provide for various changes in personnel, and the personnel changes authorized herein are complementary to the roster of positions authorized within the 2023 County Budget, having been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; and

WHEREAS, to achieve greater levels of economy and efficiency, the County has reorganized several of its administrative units, changing the way in which services are delivered and administered and investing in new enterprise technologies and structures, and, as part of such reorganization, by a series of resolutions adopted since 2013, a number of persons, functions, and administrative duties have been transferred among various administrative units, and it is now necessary to provide for additional personnel changes and to realign available human resources in connection with service delivery to the County's departments; and

WHEREAS, for management confidential and management confidential attorney salaries, it is necessary to implement an increase in salary for management confidential positions in order to retain and recruit highly skilled professionals, maintain the County's high level of services to its citizens, and provide equitable promotional opportunities to employees; and

WHEREAS, certain hourly and temporary positions in Onondaga County have historically been paid at a rate at least equal to the New York State minimum wage, and it is necessary to amend the salary plan to provide for persons employed in such positions to be paid at an amount equal to the New York State minimum wage that will be effective after December 31, 2022, as provided within Labor Law Section 652, as amended; and

RESOLVED, that the Onondaga County Salary Plan be further amended to provide for the changes in the hourly rates and daily rates for the several titles affected by the New York State minimum wage increase and that salary adjustments for the incumbents within such titles be authorized; and, be it further

RESOLVED, that this Onondaga County Legislature hereby authorizes the transfer of the functions, positions and employees, effective January 1, 2023, where such transfers are made pursuant to Section 70.2 of New York State Civil Service Law:

Transfer from within the Children and Family Services Department (Admin Unit 8300), L104058 Income Maintenance Supervisor 1, L102685 Income Maintenance Worker, L102751 Income Maintenance Worker, L102853 Income Maintenance Worker, L103324 Income Maintenance Worker, L107415 Income Maintenance Specialist and L104537 Income Maintenance Specialist to the Department of Social Services Economic Security (Admin Unit 8110);

Transfer from within the Water Environment Protection Department (Admin Unit 3330), L106497 Office Auto Sup Tech, L106843 Office Automation Analyst and L109563 Lan Tech Support Specialist to the Information Technology Department (Admin Unit 2700); and, be it further

RESOLVED, that the Salary and Benefit Schedule attached hereto and made a part hereof as Appendix A, entitled, "2023 Management Confidential Salary Schedule" shall be applicable to all regular full time employees and regular part time employees (on a pro rata basis), who are not represented by a bargaining unit through a recognized labor organization and are working in management confidential titles (collectively, "management confidential employees"); and, be it further

RESOLVED, that the Onondaga County Salary Plan is hereby amended with respect to management confidential employees such that the salary schedule set forth in Appendix A shall take effect at the start of the first full pay period commencing after January 1, 2023; and, be it further

RESOLVED, that the Onondaga County Salary Plan for certain management confidential titles requiring a legal degree attached hereto and made a part hereof as Appendix B, entitled "Management Confidential – Attorney Salary Schedule" shall be applicable to all regular full time employees and regular part time employees (on a pro rata basis), who are not represented by a bargaining unit through a recognized labor organization and are working in management confidential attorney titles; and, be it further

RESOLVED, that the Onondaga County Salary Plan is hereby amended such that the salary schedule set forth in Appendix B shall take effect at the start of the first full pay period commencing after, January 1, 2023 for the titles as set out more fully in Appendix B; and, be it further

RESOLVED, that effective at the start of the first full pay period commencing after January 1, 2023, each management confidential employee shall be slotted into Appendix A at the employee's current step and at the appropriate grade for such employee's title; thereafter, each such employee shall advance one lateral step within the same grade effective with the beginning of the first full payroll period after the employee's anniversary date in title, and each such employee shall receive compensation at the rate established in Appendix A for said grade and step; and, be it further

RESOLVED, that effective at the start of the first full pay period commencing after January 1, 2023, each management confidential attorney employee shall be slotted into Appendix B at the employee's current step and at the appropriate grade for such employee's title; thereafter, each such employee shall advance one lateral step within the same grade effective with the beginning of the first full payroll period after the employee's anniversary date in title, and each such employee shall receive compensation at the rate established in Appendix B for said grade and step; and, be it further

RESOLVED, that any previously adopted resolution of this Legislature providing for salary and benefits administration shall remain in full force and effect, except as modified herein; and, be it further

RESOLVED, that the following advanced step placements are hereby authorized, effective the first full pay period after October 11, 2022:

Place the incumbent Director of Economic Development (L103740) at Grade 38 Step 22, effective the first full pay period after October 11, 2022.

RESOLVED, that the following advanced step placements are hereby authorized, effective the first full pay period after January 1, 2023:

Finance (Admin Unit 3900)

Place the incumbent Administrative Officer Law (L100353) at Grade 33 Step 17, effective the first full pay period after January 1, 2023.

and, be it further

RESOLVED, that the following changes are authorized, effective the first full pay period after October 11, 2022:

Create Director of Personnel and Labor Relations (L109595) at Grade 35

Create Deputy Commissioner of Water Environment Protection (L109580) at Grade 37

Director of Building Maintenance and Operations (L102494) at Grade 34

RESOLVED, that the Onondaga County Salary Plan be amended to add the following titles:

Director of Grants Management at Grade 35

Records Preservation Supervisor at Grade 9

Senior Planner – Emergency Management at Grade 11

Vital Records Specialist at Grade 7

Vital Records Manager at Grade 9

Director of Public Health Communication at Grade 35

Assistant Probation Director at Grade 35

Staff Development Aide at Grade 7

Assistant Director of Child Support Enforcement at Grade 34

Special Assistant to the Commissioner – Staff Development at Grade 35

Clinical Services Coordinator at Grade 35

Laborer 1 (Transportation) at Grade 3

Motor Equipment Dispatcher (Transportation) at Grade 5

Highway Maintenance Worker Trainee at Grade 4

Highway Maintenance Worker 1 at Grade 7

Highway Maintenance Worker 2 at Grade 8

Labor Crew Leader (Transportation) at Grade 9

Mason (Transportation) at Grade 9

Highway Sign & Signal Repair Worker 1 at Grade 8

Highway Sign & Signal Repair Worker 2 at Grade 9

Highway Sign & Signal Repair Supervisor at Grade 12

Highway Maintenance Shift Supervisor at Grade 10

Heavy Equipment Mechanic 2 (Transportation) at Grade 10

Welder (Transportation) at Grade 10

Heavy Equipment Mechanic Crew Leader (Transportation) at Grade 12

Highway Maintenance Section Crew Leader at Grade 12

Payroll Clerk 1 at Grade 5

Payroll Supervisor at Grade 9

Industrial Pretreatment Director at Grade 36

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution and the roster of positions authorized and subsequently modified within the 2023 County Budget.

ADOPTED. Ayes: 17

* * *

Mr. Burtis requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. Burtis

RESOLUTION NO. 151

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

 Admin Unit 3900000000
 Admin Unit 3900000000

 Finance Department
 Finance Department

 Speed Type #200303
 Speed Type #200303

 In Project 709000
 In Project 709000

 ARPA Project
 ARPA Project

 Acct. 666500
 Acct 695700

Contingency Account Contractual Expenses \$25,000,000

and, be it further

RESOLVED, that the County Executive is authorized to transfer such funds to the Onondaga County Industrial Development Agency (OCIDA) if, and to the extent, needed.

ADOPTED. Ayes: 15 Noes: 2 (Kinne, Kuhn)

Motion Made By Ms. Abbott

RESOLUTION NO. 152

A RESOLUTION ADOPTING AN AMENDED SCHEDULE OF SEWER RENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT

WHEREAS, by Resolution No. 563-1978 and pursuant to the Onondaga County Administrative Code Section 11.79, this County Legislature established and imposed a schedule of sewer rents for the Onondaga County Sanitary District ("District"), and such schedule imposed sewer rents upon property owners within the District on the basis of a "unit", using an estimate of 146,000 gallons per year for each such unit; and

WHEREAS, by Resolution No. 116-2021, this County Legislature provided for a new schedule of sewer rents, redefining a unit using an estimate of 115,000 gallons per year for each such unit; and

WHEREAS, by adopting this resolution, such unit will be redefined using an estimate of 110,000 gallons per year for each such unit, and the schedule of proposed sewer rents provided herein will become effective on and after January 1, 2023; and

WHEREAS, the proposed schedule was filed with the Clerk of the County Legislature and with the clerks of the various towns, villages and the City of Syracuse, all within or partly within the District wherein such proposed sewer rents will be effective; and

WHEREAS, pursuant to the Onondaga County Administrative Code, the Commissioner of Water Environment Protection held a hearing on August 18, 2022 to consider the modification of sewer rents and has prepared and submitted a Report dated August 18, 2022, as approved by the County Executive and filed with the Clerk of the Onondaga County Legislature, recommending modification to the existing schedule of sewer rents; and

WHEREAS, a public hearing was held by this Onondaga County Legislature on October 11, 2022; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby modifies sewer rents for the District to be allocated on the basis of "units" as defined in the following schedule, where one unit is based on the estimate of 110,000 gallons to be used per year for each such unit:

- a. Single family structure, mobile home, townhouse, condominium one unit each.
- b. All other multi-family residential structures three-fourths unit per family.
- c. Mixed use properties having both residential and commercial use three-fourths unit per family plus 1 unit assigned for the total commercial space, or, alternatively, in the event that the actual water usage exceeds the calculation of gallons per unit within this subsection (c) for the residential and commercial portions of the property, the number of units to be assigned to such property shall be based on water bills, as follows:
 - 1. Up to 110,000 gallons per year one unit;
 - 2. One unit and fraction thereof for each 110,000 gallons per year.
- d. Commercial, industrial and institutional properties units to be assigned based on water bills, or, where property is metered, or sufficient verification exists of wastewater discharged, as follows:
 - 1. Up to 110,000 gallons per year one unit;
 - 2. One unit and fraction thereof for each 110,000 gallons per year.

and, be it further

RESOLVED, that this Legislature does hereby establish and impose the above schedule of sewer rents to be effective January 1, 2023, and said sewer rents shall be levied, collected and enforced from the several lots and parcels of land within the District served by the sewer system for use of the same, in the same manner and at the same time as other County charges, and shall constitute a lien pursuant to law upon the real properties served by the sewer system; and, be it further

RESOLVED, that the Clerk of the Onondaga County Legislature hereby is directed to record a certified copy of this Resolution in the Office of the County Clerk of Onondaga County and thereafter to publish this Resolution in the official newspaper of the County at least once, where publication shall be at least thirty (30) days before the effective date hereof.

ADOPTED. Ayes: 17

* * *

LOCAL LAW 5 - 2022

A LOCAL LAW RELATING TO CERTAIN FEES COLLECTED BY THE ONONDAGA COUNTY HEALTH DEPARTMENT AND THE CENTER FOR FORENSIC SCIENCES FOR MEDICAL EXAMINER AND FORENSIC LABORATORY SERVICES, AND FURTHER AMENDING LOCAL LAW NO. 1-2022

BE IT ENACTED BY THE ONONDAGA COUNTY LEGISLATURE OF THE COUNTY OF ONONDAGA, NEW YORK, AS FOLLOWS:

Section 1. Collection Authorized.

Local Law No. 13-2016, amended by Local Law No. 10-2017; Local Law No. 6-2018; Law No. 5-2019; and Local Law No. 1-2022, established a fee schedule for services performed through the Center for Forensic Sciences, collected by the Onondaga County Commissioner of Health, and it is necessary to empower the Commissioner to collect fees imposed by local law, including those authorized herein. The procedures for the collection of such fees shall be as prescribed by applicable laws, as may be amended, or as otherwise determined by the Commissioner.

Section 2. Fees to be Collected.

CENTER FOR FORENSIC SCIENCES - OFFICE OF THE MEDICAL EXAMINER

EAAMINATIONS	
Autopsy Examination	\$3,110/case
Partial/Limited Autopsy Examination	\$2,300/case
External Examination	\$1,930/case
Special Autopsy Cases (listed below)	\$4,176/case

Bariatric (BMI greater than or equal to 40) Autopsy Examination

Homicide

EVAMINATIONS

Initially Pending Manner of Death (age less than or equal to 3 years)

Exhumations Repeat Autopsies

Suspected Hazardous Material

Skeletal Examinations:

Human Remains\$3,214/caseNon-Human Remains\$323/case

Prisoner/Inmate Autopsy Examinations \$4,821/case
The fee for Private Autopsy shall be removed.

MEDICAL EXAMINER CASE REVIEW / DEATH CERTIFICATION ONLY \$1,040/case
NON-MEDICAL EXAMINER / CASE REVIEW \$432/case

SPECIALIZED TESTING AND CONSULTATIONS: At Cost
Eye Pathology
DNA Testing
Molecular/Genetic Testing
Mass Fatality Incident
Cardiomyopathy Testing

ON-CALL SERVICE* \$858

* On-call service may be requested when an outside county coroner/medical examiner is unable to cover death notifications. The OCMEO will receive all death notifications directly from law enforcement and other agencies to establish jurisdiction on behalf of the county requesting the service. Each date scheduled, regardless of the number of hours covered, will be charged at the flat rate above.

CRIMINAL TESTIMONY

Forensic Pathologist Testimony/Deposition	on	\$450/hour
Forensic Investigator or Forensic Autops	y Technician Testimony/Deposition	\$300/hour
Toxicologist Testimony/Deposition		\$400/hour
Forensic Chemist Testimony/Deposition		\$350/hour
Non-CFS Consultants	Direct invoice to District Attorney/Ot	her Attorney

CIVIL TESTIMONY

Forensic Pathologist Testimony/Deposition	on	\$600/hour
Forensic Investigator or Forensic Autops	y Technician Testimony/Deposition	\$450/hour
Toxicologist Testimony/Deposition	· -	\$550/hour
Forensic Chemist Testimony/Deposition		\$500/hour
Non-CFS Consultants	Direct invoice to District Attorney/Ot	her Attorney

SCENE INVESTIGATION

Forensic Investigator Scene Response	\$271/hour
Forensic Pathologist and Forensic Investigator Scene Response	\$484/hour

TOXICOLOGY*

Driving Under Influence – Alcohol & Drugs	\$427/case
Driving Under Influence – Alcohol	\$162/case
Driving Under Influence – Drugs	\$375/case
Comprehensive Drug-Facilitated Sexual Crimes	\$416/case
Postmortem Toxicology (without pathology examination)	\$484/case
Postmortem Toxicology (with pathology examination)	included in the exam fee

^{*} Analyses performed by outside laboratories, including any related discovery fees, will be billed at actual cost for outside counties (excluding postmortem toxicology with a pathology examination where only the discovery fee will be charged).

October 11, 2022 227

CENTER FOR FORENSIC SCIENCES – FORENSIC LABORATORIES

FORENSIC BIOLOGY/DNA Body Fluid Identification and/or DNA \$1,500/case \$500/sample Cases with more than 8 items will incur an additional charge of Body Fluid Identification Only (e.g. swabs) \$175/sample **FIREARMS** Firearms Analysis without Comparison \$400/case Firearms Analysis with Comparison \$700/case Case with more than 10 samples will incur an additional charge of \$90/sample FORENSIC CHEMISTRY FIRE DEBRIS \$765/case Fire Debris Analysis Case with more than 5 samples will incur an additional charge of \$225/sample DRUG ANALYSIS Solid Dose Drug Analysis (includes quantitation, if applicable) \$765/case Case with more than 5 samples will incur additional charge of \$225/sample Cocaine Quantitation \$150/sample LATENT PRINTS Latent Print Analysis - Processing Only \$400/case Latent Print Analysis - Full Analysis \$700/case Case with more than 10 samples will incur additional charge of \$90/sample DIGITAL EVIDENCE Digital Evidence Extraction/Analysis (hourly with a minimum 2 hour charge) *Contact lab for case estimate CASE REVIEW /TESTIMONY - CRIMINAL (Time billed in 1/2 hour increments) \$270/hr

Court Testimony/Deposition - Expert Witness

TRAVEL EXPENSES (Time billed in 1/2 hour increments)

Travel Time (portal to portal) per hour \$270/hr

Section 3. Effect on Prior Legislation.

In all other respects, Local Law Nos. 13-2016; 10-2017; 6-2018; 5-2019; and 1-2022 and any additional local law regarding fees for the Health Department and Center for Forensic Sciences shall remain in full force and effect except as specifically amended herein.

Section 4. Effective Date.

This Local Law shall take effect on January 1, 2023, and shall be filed consistent with provisions of the Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, November 1, 2022. There was no objection and the meeting was adjourned at 1:44 p.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

November 1, 2022

The Legislature of Onondaga County convened on the above date at $1:13~\mathrm{p.m.}$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Mr. McBride gave the invocation. Mr. Knapp led the Pledge of Allegiance to the Flag of the United States of America.

* * *

Motion Made By Mr. Kinne, Mrs. Ervin

RESOLUTION NO. 153

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove Timothy E. Rice from this Earth; and

WHEREAS, Timothy E. Rice, studied at Reed College and received an Economics Master's Degree from Yale University before settling in Syracuse with his wife Susan in the early 1960's; and

WHEREAS, Timothy E. Rice, while a Syracuse resident, served as Onondaga County Legislator in the $18^{\rm th}$ District from 1970 until 1993; and

WHEREAS, during this time he held respected positions as Majority and Minority Leader of the Onondaga County Legislature; and

WHEREAS, after Timothy E. Rice was first elected to the Onondaga County Legislature in 1969, he became a fixture in the Syracuse political scene and was an outspoken advocate for social and civil rights; and

WHEREAS, Timothy E. Rice loved serving his constituents in the Syracuse University area during his tenure and was heavily involved with the Thornden Park Association until his passing; and

WHEREAS, Timothy E. Rice is survived by sons Ethan, Jason and Aaron and daughters Jessica and Malaika, plus stepson Craig Kaplan and stepdaughters Cheryl Kaplan and Wendy Kaplan-Emmons, along with several grandchildren and great grandchildren; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to the family and friends of Timothy E. Rice; and, be it further

RESOLVED, that this resolution be spread among the minutes of this Onondaga County Legislature, and a copy be prepared and provided to the family of Timothy E. Rice.

ADOPTED by Rising Tribute

Motion Made By Mr. May, Ms. Gunnip

RESOLUTION NO. 154

REAPPOINTING MICHELE L. SARDO AS REPUBLICAN COMMISSIONER OF ELECTIONS

WHEREAS, the Chair of the Onondaga County Republican Committee has filed a certification with the Clerk of the Onondaga County Legislature, pursuant to Section 3-204 of the New York State Election Law, which certification states that Michele L. Sardo, residing at 114 Benoit Drive, Syracuse, New York 13209, was duly recommended by the Republican Committee of Onondaga County as a suitable and qualified person for reappointment to the Office of Republican Commissioner of Elections; and

WHEREAS, it is the desire of this Legislature to make such reappointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby reappoint Michele L. Sardo, residing at 114 Benoit Drive, Syracuse, New York 13209, to the Office of Republican Commissioner of Elections for the County of Onondaga, for a term of two (2) years, as of the first day of January 2023; and, be it further

RESOLVED, that, pursuant to the requirements of Election Law Section 3-208, the Elections Commissioners for Onondaga County shall receive an equal salary, with such salary to be paid at the rate at Grade E09, under the current salary schedule; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to cause certified copies of this resolution to be forwarded to the proper State and County officials.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 155

STANDARD WORK DAY AND REPORTING RESOLUTION

WHEREAS, the County of Onondaga hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Legislature:

L Name	F Name	MI	Title	*Term Begins/Ends	Standard Work Day (hrs/day)	Days/Month (based on Record of Activities)	Tier 1	No record of activities completed
	APPOINTED							
Beebe	James	Е	Legislative Aide	Jan. 1, 2022 - Dec. 31, 2023	7	22.33		

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to cause a copy of this resolution to be publicly posted for at least 30 days after

adoption and, thereafter, to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within 15 days after the 30 day public posting period ends.

*Reflects the term of the Elected or Appointed Official making the appointment

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 156

AUTHORIZING EXECUTION OF AN INTERGOVERNMENTAL AGREEMENT WITH NEW YORK STATE FOR ENDPOINT PROTECTION AND RESPONSE SERVICES

WHEREAS, New York State and the City of New York in an intergovernmental and collaborative effort to enhance and leverage their cyber defense capabilities, developed the New York Joint Security Operations Center ("JSOC") to share information, gain visibility into potential threats across the State, and increase efficiency in detecting and responding to cybersecurity incidents; and

WHEREAS, the JSOC initiative enables participating local governments to augment their capabilities to better protect sensitive information and data; and

WHEREAS, in furtherance thereof, the New York State Office of Information Technology Services and the New York State Division of Homeland Security and Emergency Services have provided local governments an intergovernmental agreement to access Endpoint Detection and Response ("EDR") software and associated deployment and training assistance at no cost; and

WHEREAS, the County would be required to, *inter alia*, maintain and update the EDR software and provide alerts to and share EDR data with JSOC; and

WHEREAS, the agreement term is for an initial period of three years with automatic one-year extensions based upon approval of funding in the State budget; and

WHEREAS, it is in the best interest of Onondaga County to establish collaborative cybersecurity partnerships with the State to better protect against, prepare for, respond to, and recover from cybersecurity incidents; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into agreements and execute such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 17

Motion Made By Ms. Abbott

RESOLUTION NO. 157

AUTHORIZING THE EXECUTION OF AGREEMENTS WITH THE CITY OF SYRACUSE FOR INCORPORATION OF GREEN INFRASTRUCTURE WITHIN SPECIFIC ROAD RECONSTRUCTION PROJECTS

WHEREAS, by Resolution No. 134-2012, authorization was provided to enter into agreements whereby green infrastructure components would be incorporated within specific road reconstruction projects undertaken by the City of Syracuse, with funding contributed by Onondaga County's Save the Rain Program for the benefit of the Onondaga County Sanitary District; and

WHEREAS, such funding supported a share of the design services and bid amounts for the construction of such green infrastructure components; and

WHEREAS, building on the success of the prior collaboration, it is now desired to provide additional funding for a previously authorized City project due to increased costs attributable to inflation and, provide funding for new City projects, and authorize execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into agreements and execute such other documents as may be reasonably necessary with the City of Syracuse for the incorporation of Green Infrastructure in road reconstruction projects in an amount not to exceed \$1,025,000, representing an additional \$575,000 in funding for East Water Street and \$450,000 for Lodi Street, as described below, to be used as part of the costs of the combination of an appropriate share of design services and the bid amounts of green infrastructure technologies incorporated, to be verified by the County's Green Infrastructure Program Manager, including installation of infiltration trenches and manholes, and the City's projects will include the following streets: East Water Street (from Forman Avenue to South Beech Street); Lodi Street (from Isabella Street to North Townsend Street); and Lodi Street (from Catawba Street to East Division Street); and, be it further

RESOLVED, that the proposed Projects are Type II actions in accordance with 6 NYCRR 617.5(c), consistent with Resolution No. 144-2014, adopted by this County Legislature, and is therefore not subject to further review under 6 NYCRR Part 617.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Ryan

RESOLUTION NO. 158

REAPPOINTING DUSTIN M. CZARNY AS DEMOCRATIC COMMISSIONER OF ELECTIONS

WHEREAS, the Chair of the Onondaga County Democratic Committee has filed a certification with the Clerk of the Onondaga County Legislature, pursuant to Section 3-204 of the New York State Election Law, which certification states that Dustin M. Czarny, residing at 213 Melbourne Avenue, Syracuse, New York 13224, was duly recommended by the Democratic Committee of Onondaga County as a suitable and qualified person for reappointment to the Office of Democratic Commissioner of Elections; and

WHEREAS, it is the desire of this Legislature to make such re-appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby re-appoint Dustin M. Czarny, residing at 213 Melbourne Avenue, Syracuse, New York 13224, to the Office of Democratic Commissioner of Elections for the County of Onondaga, for a term of two (2) years effective, as of the first day of January 2023; and, be it further

RESOLVED, that, pursuant to the requirements of Election Law Section 3-208, the Elections Commissioners for Onondaga County shall receive an equal salary, with such salary to be paid at the rate at Grade E09, under the current salary schedule; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to cause certified copies of this resolution to be forwarded to the proper State and County officials.

ADOPTED. Ayes: 17

* * *

LOCAL LAW NO. 6 - 2022

A LOCAL LAW AMENDING LOCAL LAW NO. 14-2016 REGARDING ANNUAL COMPENSATION FOR ELECTED OFFICIALS

BE IT ENACTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY AS FOLLOWS:

Section 1. Local Law No. 14-2016 is hereby amended to add the following final paragraph to Section 1 thereof:

Provided, however, that upon commencement of an Onondaga County elected official's term of office effective on and after January 1, 2023, and each successive January 1, the amounts of annual compensation for such Onondaga County elected official shall be adjusted by the percentage change on the most recently published consumer price index (Consumer Price Index – Urban [CPI – U] (base year 1982-1984=100, not seasonally adjusted)) for June prior to the annual budget (excepting out from such annual adjustments such elected officials with compensation fixed pursuant to mechanisms established under state law); provided, however, that in the event the CPI – U exceeds 3.0%, the annual compensation for such Onondaga County elected official shall be adjusted by a maximum of 3.0%, and that in the event of an adjustment that would result in a decrease, no such adjustment shall occur for that year.

Section 2. Effect on Prior Legislation. Except as specifically amended and superseded hereby, Local Law No. 14-2016 shall remain in full force and effect, and Resolution No. 230 - 2015 and Resolution No. 231 - 2015 setting the annual compensation for such elected officials shall be read in a manner consistent with this instant legislation and shall be superseded where inconsistent.

Section 3. Effective Date. This local law shall be filed in accordance with provisions of the Municipal Home Rule Law, subject to a permissive referendum.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, December 6, 2022. There was no objection and the meeting was adjourned at 1:26 p.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

December 6, 2022

The Legislature of Onondaga County convened on the above date at $1:06~\rm p.m.$ Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Absent: Legislator Olson

Mr. Knapp gave the invocation. Mr. Bush led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

October 27, 2022

Onondaga County Legislature Room 407 – Court House Syracuse, NY 13202

Attn: Jamie McNamara

Re: 2023 Southwood-Jamesville

Dear Ms. McNamara:

Enclosed find the proposed Southwood-Jamesville County Water District budget for 2023 for adoption by the County Legislature.

Sincerely, ONONDAGA COUNTY WATER AUTHORITY CURTIS R. MARVIN Fiscal Officer

* * *

October 27, 2022

Onondaga County Legislature Room 407 – Court House Syracuse, NY 13202

Attn: Jamie McNamara

Re: 2023 Warners

Dear Ms. McNamara:

Enclosed find the proposed Warners County Water District budget for 2023 for adoption by the County Legislature.

Sincerely, ONONDAGA COUNTY WATER AUTHORITY CURTIS R. MARVIN Fiscal Officer

* * *

Motion Made By Mr. May, Mr. Burtis

RESOLUTION NO. 159

CALLING FOR A PUBLIC HEARING ON THE ADOPTION OF THE ONONDAGA COUNTY AGRICULTURAL AND FARMLAND PROTECTION PLAN

WHEREAS, the New York State Department of Agriculture and Markets has made available to the counties of the State funds for the development of Farmland Protection Plans intended to identify significant agricultural resources and proposed measures to protect and preserve such resources; and

WHEREAS, the County of Onondaga received matching funds in the amount of \$50,000 from the New York State Department of Agriculture and Markets and \$30,000 from the Onondaga County Agricultural Council for preparation of an update to the Onondaga County Agricultural and Farmland Protection Plan ("Plan"), last adopted in 1997; and

WHEREAS, the Syracuse-Onondaga County Planning Agency has completed a draft Plan under the guidance of the Onondaga County Agricultural and Farmland Protection Board, with additional input and in-kind services from Cornell Cooperative Extension of Onondaga County and the Onondaga County Soil and Water Conservation District; and

WHEREAS, the County Agricultural and Farmland Protection Board held a series of focus groups, stakeholder meetings and public meetings during Plan development, developed a public website to solicit input and review of materials relative to the Plan, and solicited comments and has incorporated those comments in the proposed Plan; now, therefore be it

RESOLVED, that pursuant to Article 25AAA, Agricultural and Farmland Protection Programs, of the New York State Agriculture and Markets Law, this County Legislature determines that a public hearing on adoption of the proposed Onondaga County Agricultural and Farmland Protection Plan shall be held at the Onondaga County Court House, 401 Montgomery St., Syracuse, New York on Tuesday, December 20, 2022 at 12:50 p.m.; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to provide notice of such hearing in accordance with the provisions of Article 25AAA of the New York State Agriculture and Markets Law.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

Motion Made By Mr. May

RESOLUTION NO. 160

MORTGAGE TAX APPORTIONMENT

RESOLVED, that pursuant to Section 261 of the Tax Law, the Commissioner of Finance be hereby authorized and directed to forthwith draw warrants and deliver the same to the supervisors of the several towns in the County of Onondaga; the treasurers of the respective villages in said towns; and the City of Syracuse, covering the amounts due respectively for mortgage tax payments for the period October 1, 2021 through March 31, 2022.

APPORTIONMENT	OF TOWNS	AND	CITY:

Camillus	304,792.39
Cicero	516,172.54
Clay	863,219.39
DeWitt	576,133.92
Elbridge	51,715.90
Fabius	18,732.60
Geddes	146,692.78
LaFayette	52,298.38
Lysander	535,009.53
Manlius	489,115.72
Marcellus	67,595.38
Onondaga	261,160.99
Otisco	29,028.39
Pompey	126,517.77
Salina	436,752.03
Skaneateles	259,428.09
Spafford	57,281.09
Tully 23,645.74	
VanBuren	149,193.44
City of Syracuse	1,361,116.53

6,325,602.60

APPORTIONMENT OF VILLAGES:

Camillus	4,504.59
Cicero-North Syracuse	12,395.09
Clay-North Syracuse	24,225.79
East Syracuse	24,222.50
Jordan	5,086.92
Elbridge	4,099.57
Fabius	1,041.69
Solvay	25,829.39
Lysander-Baldwinsville	44,853.47
Fayetteville	35,374.07
Manlius	32,492.95
Minoa	19,686.32
Marcellus	7,952.22
Liverpool	17,949.46
Skaneateles	50,332.73
Tully 2,573.13	
Van Buren-Baldwinsville	10,280.27

322,900.15 6,648,502.75

MORTGAGE TAX

TOWN	AMOUNT OF TAXES COLLECTED AS ADJUSTED AND CORRECTED	NET AMOUNT DUE EACH DISTRICT
CITY OF SYRACUSE	1,367,767.80	1,361,116.53
CAMILLUS	310.808.40	309,296.98
CICERO	531,150.54	528,567.63
CLAY	891,781.78	887,445.17
DEWITT	603,290.14	600,356.42
ELBRIDGE	61,200.00	60,902.39
FABIUS	19,870.92	19,774.29
	· · · · · · · · · · · · · · · · · · ·	
GEDDES	173,365.22	172,522.17
LAFAYETTE	52,553.94	52,298.38
LYSANDER	582,696.57	579,863.00
MANLIUS	579,487.02	576,669.06
MARCELLUS	75,916.77	75,547.60
ONONDAGA	262,437.19	261,160.99
OTISCO	29,170.24	29,028.39
POMPEY	127,136.01	126,517.77
SALINA	456,923.45	454,701.49
SKANEATELES	311,274.50	309,760.82
SPAFFORD	57,561.00	57,281.09
TULLY	26,346.99	26,218.87
VAN BUREN	160,253.00	159,473.71
6,680,991.48	6,648,502.75	

DISTRIBUTION RATE 0.99513713944

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 161

FOR REAL PROPERTY WITHIN THE VILLAGE OF NORTH SYRACUSE; AUTHORIZING ACQUISITION OF TAX DELINQUENT PROPERTY AND THE SUBSEQUENT SALE TO THE VILLAGE FOR ITS USE

WHEREAS, the County of Onondaga is the owner and holder of the tax sale certificates on tax delinquent real property located at East Wells Ave, North Syracuse, New York, tax map number 019.-06-34.0, and the Village of North Syracuse has expressed an interest in acquiring the parcel for its use; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action and this Legislature shall act as the Lead Agency for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

RESOLVED, that the Short Environmental Assessment Form for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that this Legislature hereby finds and declares, in accordance with Article 8 of the Environmental Conservation Law, a negative declaration under SEQRA because the proposed action will not have a significant adverse impact on the environment; and, be it further

RESOLVED, that the County Executive is hereby authorized to take such actions and execute such documents as may be reasonably necessary to acquire title to the real property by tax deed(s) and to subsequently sell the property to the Village of North Syracuse for consideration of four thousand two hundred and eighty two dollars and eight cents (\$4,282.08), representing the amount of delinquent real property taxes due and owing, to be paid at closing, consistent with the provisions of General Municipal Law § 72-h, with such real property being tax parcel number 019-06-34.0, as shown on the tax map filed with the Clerk of this Legislature, and all other taxes, interest, penalties, and administrative fees shall be cancelled and discharged at the time of such sale, excepting the years on which the tax deed is based for the purposed of acquisition.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 162

BLOODY BROOK DRAINAGE DISTRICT TAX - GENERAL APPORTIONMENT

WHEREAS, there was included in the 2023 Budget an estimated amount of \$81,947 for debt service, plus an operating budget of \$145,302, making a total estimated 2023 budget amount of \$227,249 for the area within the Bloody Brook Drainage District within the Towns of Clay and Salina; and

WHEREAS, it is provided in said budget and in the law pertaining thereto that the County shall be reimbursed for such appropriations by the several towns and municipalities within the drainage district, namely the Towns of Clay and Salina; now, therefore be it

RESOLVED, that the said amount of \$227,249 be and the same hereby is apportioned between the Towns of Clay and Salina, lying within said drainage district according to the equalized values of the real property in said towns appearing on the assessment roll classed as single dwelling residential, multi-family residential and commercial/industrial as situated within the respective limits of such drainage district as follows:

Town of Clay	
Single Dwelling Residential	\$3,853.44
Commercial & Industrial	41,481.25
	\$45,334.69
Town of Salina	
Single Dwelling Residential	\$67,806.55
Multi Dwelling Residential	22,327.86
Commercial & Industrial	91,779.90
	\$181,914.31
TOTAL	\$227.249.00

and, be it further

RESOLVED, that the sum of \$45,334.69 be and hereby is approved as the apportionment for the Town of Clay for said Bloody Brook Drainage District for the year 2023; and

RESOLVED, that the sum of \$181,914.31 be and hereby is approved as the apportionment for the Town of Salina for said Bloody Brook Drainage District for the year 2023; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Clay and Salina; and, be it further

RESOLVED, that the said Town of Clay and Salina be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 163

BLOODY BROOK DRAINAGE DISTRICT TAX TOWN OF CLAY APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bloody Brook Drainage District within the Town of Clay and against the property named on the tax roll for 2023 as being within the Bloody Brook Drainage District the sum of \$45,334.69, said sum being for the payment of the apportionment of said Bloody Brook Drainage District tax in the Town of Clay for the year 2023; and, be it further

RESOLVED, that the Supervisor of the Town of Clay be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2023 as being within the Bloody Brook Drainage District in proportion to each respective assessment said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Clay for the year 2023.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 164

BLOODY BROOK DRAINAGE DISTRICT TAX TOWN OF SALINA APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bloody Brook Drainage District within the Town of Salina and against the property named on the tax roll for 2023 as being within the Bloody Brook Drainage District the sum of \$181,914.31, said sum being for the payment of the apportionment of said Bloody Brook Drainage District tax in the Town of Salina for the year 2023; and, be it further

RESOLVED, that the Supervisor of the Town of Salina be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2023 as being within the Bloody Brook Drainage District in proportion to each respective assessment said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Salina for the year 2023.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 165

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX – GENERAL APPORTIONMENT

WHEREAS, there was included in the 2023 budget an estimated amount of \$469,436 for operation and maintenance, plus debt service of \$34,675, plus \$1,000 for certiorari proceedings, less other revenues of \$28,264, making a total estimated 2023 budget amount of \$476,847 for the area within the Bear Trap-Ley Creek Drainage District within the City of Syracuse and portions of the Towns of Clay, Dewitt, and Salina; and

WHEREAS, it is provided in said budget and in the law pertaining thereto that the County shall be reimbursed for such appropriations by the several towns and municipalities within the drainage district, namely the City of Syracuse and the Towns of Clay, Dewitt, and Salina; now, therefore be it

RESOLVED, that the said amount of \$476,847 be and the same hereby is apportioned between the City of Syracuse and the Towns of Clay, Dewitt, and Salina, lying within said drainage district according to the equalized values of the real property in said City and Towns appearing on the assessment roll classes as residential and industrial as situated within the respective limits of such drainage district as follows:

City of Syracuse	\$54,722.48
Residential	54,998.53
Industrial	\$109,721.01
Town of Clay	\$2,248.36
Residential	<u>8,214.04</u>
Industrial	\$10,463.30
Town of Dewitt	\$33,386.97
Residential	179,729.95
Industrial	\$213,116.92
Town of Salina	\$50,139.81
Residential	<u>93,405.96</u>
Industrial	\$143,545.77

TOTAL \$476,847

and, be it further

RESOLVED, that the sum of \$10,463.30 be and the same is hereby approved as the apportionment of the Town of Clay for said Bear Trap-Ley Creek Drainage District for the year 2023; and, be it further

RESOLVED, that the sum of \$213,116.92 be and the same is hereby approved as the apportionment of the Town of Dewitt for said Bear Trap-Ley Creek Drainage District for the year 2023; and, be it further

RESOLVED, that the sum of \$143,545.77 be and the same is hereby approved as the apportionment of the Town of Salina for said Bear Trap-Ley Creek Drainage District for the year 2023; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Town of Clay, Dewitt, and Salina and the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Towns of Clay, Dewitt, and Salina be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 166

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF CLAY APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Clay and against the property named on the tax roll for 2023 as being within the Bear Trap-Ley Creek Drainage District the sum of \$10,463.30, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Clay for the year 2023; and, be it further

RESOLVED, that the Supervisor of the Town of Clay be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2023 as being within the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Clay for the year 2023.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

Motion Made By Mr. May

RESOLUTION NO. 167

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF DEWITT APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Dewitt and against the property named on the tax roll for 2023 as being within the Bear Trap-Ley Creek Drainage District the sum of \$213,116.92, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Dewitt for the year 2023; and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2023 as being within the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2023.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 168

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF SALINA APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Salina and against the property named on the tax roll for 2023 as being within the Bear Trap-Ley Creek Drainage District the sum of \$143,545.77, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Salina for the year 2023; and, be it further

RESOLVED, that the Supervisor of the Town of Salina be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2023 as being within the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Salina for the year 2023.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 169

AUTHORIZING GENERAL APPORTIONMENT OF HARBOR BROOK DRAINAGE DISTRICT TAX

WHEREAS, there was included in the 2023 Budget an estimated amount of \$279,426 for operation and maintenance, plus debt service of \$14,845, making a total 2023 estimated budget of \$294,271 for the area within the Harbor Brook Drainage District in the City of Syracuse and the Town of Geddes; and

WHEREAS, it is provided in such budget and in the law pertaining thereto that the County shall be reimbursed for such appropriation by the municipality and town within the drainage district, namely the City of Syracuse and the Town of Geddes; now, therefore be it

RESOLVED, that the said amount of \$294,271 be and the same hereby is apportioned between the City of Syracuse and the Town of Geddes to those areas lying within said drainage district according to the equalized value of the real property in said City and Town appearing on the said assessment roll as situated within the respective limits of such drainage district as follows:

City of Syracuse	\$280,134.17
Town of Geddes	14,136.83
Total	\$294,271.00

and, be it further

RESOLVED, that the sum of \$14,136.83 be and the same hereby is approved as the apportionment for the Town of Geddes for said Harbor Brook Drainage District for tax for the year 2023; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisor and Board of Assessors of the Town of Geddes and with the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Town of Geddes be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

Motion Made By Mr. May

RESOLUTION NO. 170

HARBOR BROOK DRAINAGE DISTRICT TAX TOWN OF GEDDES APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Harbor Brook Drainage District within the Town of Geddes and against the property named on the tax roll for 2023 as being within the Harbor Brook Drainage District the sum of \$14,136.83, said sum being for the payment of the apportionment of said Harbor Brook Drainage District tax in the Town of Geddes for the year 2023; and, be it further

RESOLVED, that the Supervisor of the Town of Geddes be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2023 as being within the Harbor Brook Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Geddes for the year 2023

ADOPTED. Ayes: 16 Absent: 1 (Olson)

Motion Made By Mr. May

RESOLUTION NO. 171

MEADOWBROOK DRAINAGE DISTRICT TAX GENERAL APPORTIONMENT

WHEREAS, there was included in the 2023 budget an estimated amount of \$223,541 for operation and maintenance, plus debt service of \$245,577, making a total 2023 estimated budget of \$469,118 for the area within the Meadowbrook Drainage District within the City of Syracuse and the Town of Dewitt; and

WHEREAS, it is provided in such budget and in the law pertaining thereto that the County shall be reimbursed for such appropriation by the municipality and town within the drainage district, namely the City of Syracuse and the Town of Dewitt; now, therefore be it

RESOLVED, that the said amount of \$469,118 be and the same is hereby apportioned between the City of Syracuse and the Town of Dewitt to those areas lying within said drainage district according to the equalized value of the real property in said City and Town appearing on the said assessment roll as situated within the respective limits of such drainage district as follows:

 City of Syracuse
 \$331,209.09

 Town of Dewitt
 137,908.91

 TOTAL
 \$469,118.00

and, be it further

RESOLVED, that the sum of \$137,908.91 be and the same hereby is approved as the apportionment for the Town of Dewitt for said Meadowbrook Drainage District tax for the year 2023; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisor and Board of Assessors of the Town of Dewitt and with the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Town of Dewitt be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 172

MEADOWBROOK DRAINAGE DISTRICT TAX TOWN OF DEWITT APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Meadowbrook Drainage District within the Town of Dewitt and against the property named on the tax roll for 2023 as being within the Meadowbrook Drainage District the sum of \$137,908.91, said sum being for the payment of the apportionment of said Meadowbrook Drainage District tax in the Town of Dewitt for the year 2023; and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2023 as being within the Meadowbrook Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2023.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 173

2023 CITY DRAINAGE DISTRICT ABSTRACT

RESOLVED, there be levied and assessed and collected on the taxable property of the City of Syracuse, New York the following amounts for the purpose stated herein, and that the said amounts be included in the Abstract of the City of Syracuse for the fiscal year 2023:

Meadowbrook Drainage District Apportionment	\$331,209.09
Bear Trap-Ley Creek Drainage District Apportionment	109,721.01
Harbor Brook Drainage District Apportionment	280,134.17
City Collection Fee	7,210.64 \$728,274.91

and, be it further

RESOLVED, in addition to the 2023 City Abstract that the County tax rate of the City of Syracuse for the above mentioned charges for the fiscal year 2023 be and the same hereby is fixed at the rate of \$0.1828 per one thousand assessments; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse pursuant to the laws of the State of New York.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 174

ONONDAGA COUNTY SANITARY DISTRICT, 2023 CITY ABSTRACT

WHEREAS, the Onondaga County Legislature, by Resolution 260-1978, consolidated all the sanitary districts and established as a successor thereto the Onondaga County Sanitary District; and

WHEREAS, pursuant to the Resolution No. 563-1978, the Onondaga County Legislature established a sewer rent schedule to defray all costs of operation and maintenance and all other costs including improvements and amounts required to pay all indebtedness and other obligations allocated on the basis of units as defined in said Resolution; and

WHEREAS, said sewer rent schedule is effective January 1, 1979, as amended, and said sewer rents are to be levied, collected and enforced from the several lots and parcels of land within the district served by the sewer system for use of the same, in the same manner, and at the same time as other County charges as provided by said rent resolution, Article 11-A of the Onondaga County Administrative Code and the General Municipal Law of the State of New York; and

WHEREAS, the City has certified to the County that there are 67,516.23 "units" within the City of Syracuse; now, therefore be it

RESOLVED, that there be levied, collected and enforced against the several lots and parcels of land within the City of Syracuse served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, the following amounts for the Onondaga County Sanitary District, for sewer rents as provided in Resolution No. 563-78 of the Onondaga County Legislature, and as sewer rents are defined in said Resolution, and that the amounts be included in the Onondaga County Sanitary District Abstract of the City of Syracuse for the fiscal year 2023:

 City of Syracuse Apportionment
 \$30,286,025.81

 City Collection Fee
 302,860.26

 \$30,588,886.07

and, be it further

RESOLVED, that for the fiscal year 2023 the appropriate officers of the City of Syracuse be and hereby are authorized and directed to cause to be levied, collected and enforced against the several lots and parcels of land within the City of Syracuse served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, with the same force and effect and subject to the same discount, fees, penalties proceedings for the collection of taxes as prescribed in the Onondaga County Special Tax Act, City of Syracuse Charter and General Special Laws applicable to general City taxes, the amount of \$453.08 per unit as defined in the above mentioned sewer rent resolution, and said rent is hereby fixed at said sum; and, be it further

RESOLVED, that said sewer rent shall be levied, collected, and enforced in accordance with the provisions of Article 11-A of the Onondaga County Administrative Code and Article 14-F of the General Municipal Law of the State of New York where applicable; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the respective towns; and, be it further

RESOLVED, that for the year 2023 the appropriate officers of said municipalities be and hereby are authorized and directed to cause to be levied, collected and enforced against the several lots and parcels of land within their respective municipality served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, with the same force and effect and subject to the same penalties and proceedings for the collections of taxes as prescribed by law and to pay the same as provided by Article 11-A of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

Motion Made By Mr. May

RESOLUTION NO. 175

ONONDAGA COUNTY SANITARY DISTRICT GENERAL APPORTIONMENT

WHEREAS, there was a total estimated 2023 budget amount of \$87,082,116; and

WHEREAS, the Onondaga County Legislature by Resolution No. 260 -1978, consolidated all the sanitary districts and established as a successor thereto the Onondaga County Sanitary District; and

WHEREAS, pursuant to Resolution No. 563 -1978, the Onondaga County Legislature established a sewer rent schedule to defray all costs of operation and maintenance and all indebtedness and other obligations allocated on the basis of units as defined in said resolution; and

WHEREAS, said sewer rent schedule is effective January 1, 1979, as amended, and the said sewer rents are to be levied, collected and enforced from the several lots and parcels of land within the district served by the sewer system for use of the same, in the same manner and at the same time as other County charges, as provided by said sewer rent resolution, Article 11-A of the Onondaga County Administrative Code and the General Municipal Law of the State of New York; and

WHEREAS, the 2023 rate per unit as defined in said sewer rent resolution, before adjustments, has been fixed at \$448.58; and

WHEREAS, there are a total of 194,130.99 units in the Onondaga County Sanitary District times \$448.58 equals \$87,082,116.01; and

WHEREAS, of the total 194,130.99 units, 2,100.47 units are billed directly by the Department of Water Environmental Protection, totaling \$942,216.25; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby approve and apportion between the following municipalities the units, monies and credits listed next to their respective names according to the several lots and parcels of land within said municipalities in the Onondaga County Sanitary District which are served by said district for the year 2023.

MUNICIPALITY Syracuse	<u>UNITS</u> 67,516.23	<u>APPORTIONMENT – LEVY</u> 30,286,025.81
Camillus	9,869.90	4,427,380.59
Cicero	14,457.95	6,485,460.56
Clay	25,276.73	11,338,484.05
Dewitt	15,010.93	6,733,513.01
Geddes	13,810.83	6,195,179.35
Lysander	7,548.51	3,386,065.37
Manlius	10,181.63	4,567,214.56
Onondaga	6,396.89	2,869,478.58

Pompey 412.00 184,812.49

Salina 16,688.65 7,486,094.60

Van Buren 4,860.27 2,180,190.79 192,030.52 \$86,139,899.76

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 176

ONONDAGA COUNTY WATER DISTRICT, 2023 CITY ABSTRACT

RESOLVED, that there be levied and assessed and collected on the taxable property of the City of Syracuse, New York, the following amounts for the Onondaga County Water District for capital investment, and that the said amounts be included in the Onondaga County Water District for capital investment, and that the said amounts be included in the Onondaga County Water District Abstract of the City of Syracuse for the fiscal year 2023:

City of Syracuse Apportionment \$289,783.77 City Collection Fee $\frac{\pm 2,897.84}{\$292,681.61}$

and, be it further

RESOLVED, that the Onondaga County Water District tax rate for the City of Syracuse for the fiscal year 2023 be and the same hereby is fixed at the rate of \$0.0384 per one thousand assessment; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse pursuant to the laws of the State of New York.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 177

ALLOCATION OF 2023 ONONDAGA COUNTY WATER DISTRICT SPECIAL ASSESSMENT AMONG ZONES OF ASSESSMENT AND FIXING COMPOSITE RATES FOR THE SEVERAL TOWNS AND THE CITY OF SYRACUSE WITHIN SAID DISTRICT

RESOLVED, that pursuant to the provisions of Section 270 of the County Law, the 2023 portion of the expense of establishing Onondaga County Water District and of providing therein the improvements authorized therefore be allocated to the two established Zones of Assessment in the manner following:

Zone 1 \$1,080,652 Zone 3 \$ 615,553

and, be it further

RESOLVED, that special assessments for the aforementioned purpose of Onondaga County Water District for the fiscal year 2023 for the several towns and the City of Syracuse, or portions thereof in said District, be and the same hereby are fixed and adopted according to the following schedule of composite rates, and that the respective Supervisors of the several towns, and the Commissioner of Finance of the City of Syracuse be and they hereby are authorized and directed to cause said special assessments to be levied, assessed and collected from the several lots and parcels of land within said District in accordance with the provisions of Section 490 of the Real Property Tax Law and with the following schedule of composite rates for the aforementioned purpose of Onondaga County Water District, each and all of which rates hereby ratified and confirmed.

	Rate per \$1,000 of Assessed
Tax Units	Valuation
Camillus	\$0.0500
Cicero	0.0560
Clay	1.4521
Dewitt	0.0485
Elbridge	0.0307
Fabius	0.0334
Geddes	0.0693
LaFayette 9X	0.0647
LaFayette	0.0348
Lysander	0.0485
Manlius	0.0485
Marcellus 9X	0.0515
Marcellus	0.0278
Onondaga	0.0621
Otisco	1.5353
Pompey 9X	0.0586
Pompey	0.0338
Salina	0.0485
Tully	0.0261
Van Buren	0.0485
Syracuse	0.0384

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 178

CALLING FOR A PUBLIC HEARING ON THE ASSESSMENT ROLL FOR SOUTHWOODJAMES VILLE WATER DISTRICT

WHEREAS, there has been submitted to the Onondaga County Water Authority, on behalf of the Southwood-Jamesville Water District, a statement of the estimated expenses required for the payment of all debt service on obligations for the County issued or to be issued for the purpose of such

district for the ensuing fiscal year 2023, and which estimate shows the estimate of revenues to be received and the amount to be raised by assessments; and

WHEREAS, a proposed assessment roll setting forth the amount to be assessed and levied against each lot or parcel of land within said district has been completed and filed with the Office of the Clerk of the County Legislature; and

WHEREAS, before affirming and adopting such assessment roll, it is necessary to hold a public hearing as provided by law; now, therefore be it

RESOLVED, that this County Legislature hold a public hearing on such assessment roll in the manner and upon the notice prescribed by the pertinent sections of the County Law, and for the purpose called for by said provisions of law, said public hearing to be held at the Legislative Chambers, fourth floor of the Court House in Syracuse, New York, on the 20th day of December, 2022, at 12:55 p.m. for the purpose of conducting a public hearing upon the aforesaid matter, and that the Clerk of the County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published at least ten (10) days prior to the date of the public hearing in the official newspaper of the County of Onondaga, pursuant to law.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. May

RESOLUTION NO. 179

CALLING FOR A PUBLIC HEARING ON THE ASSESSMENT ROLL FOR WARNERS WATER DISTRICT

WHEREAS, there has been submitted to the Onondaga County Water Authority, on behalf of the Warners Water District, a statement of the estimated expenses required for the payment of all debt service on obligations for the County issued or to be issued for the purpose of such district for the ensuing fiscal year 2023, and which estimate shows the estimate of revenues to be received and the amount to be raised by assessments; and

WHEREAS, a proposed assessment roll setting forth the amount to be assessed and levied against each lot or parcel of land within said district has been completed and filed with the Office of the Clerk of the County Legislature; and

WHEREAS, before affirming and adopting such assessment roll, it is necessary to hold a public hearing as provided by law; now, therefore be it

RESOLVED, that this County Legislature hold a public hearing on such assessment roll in the manner and upon the notice prescribed by the pertinent sections of the County Law, and for the purpose called for by said provisions of law, said public hearing to be held at the Legislative Chambers, fourth floor of the Court House in Syracuse, New York, on the 20th day of December, 2022, at 12:57 p.m. for the purpose of conducting a public hearing upon the aforesaid matter, and that the Clerk of the County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published at least ten (10) days prior to the date of the public hearing in the official newspaper of the County of Onondaga, pursuant to law.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

Motion Made By Mr. Rowley

RESOLUTION NO. 180

CONFIRMING REAPPOINTMENTS TO THE CORNELL COOPERATIVE EXTENSION ASSOCIATION OF ONONDAGA COUNTY BOARD OF DIRECTORS

WHEREAS, pursuant to Section 224 of the New York State County Law, Article V, Section 3 of the Constitution of the Cornell Cooperative Extension Association of Onondaga County, and the Association's By-Laws, the Onondaga County Legislature has been requested annually to reappoint two legislators to serve on the Board of Directors of said Association; and

WHEREAS, the Chairman of the Onondaga County Legislature has reappointed Debra Cody and Charles Garland as the Legislature's representatives; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointments of the following individuals as members of the Cornell Cooperative Extension Association of Onondaga County Board of Directors for the term specified:

TERM EXPIRES:

December 31, 2023

REAPPOINTMENT:
Debra Cody
107 Circle Road
North Syracuse, New York 13212

Charles Garland December 31, 2023

208 Martin Luther King W Syracuse, New York 13205

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 181

CONFIRMING REAPPOINTMENTS TO THE ONONDAGA COUNTY SOIL AND WATER CONSERVATION DISTRICT BOARD

WHEREAS, pursuant to Section 7 of the Soil Conservation District Law, the Onondaga County Legislature has been requested annually to reappoint two of its members as Directors to the Onondaga County Soil and Water Conservation District Board; and

WHEREAS, it is the desire of the Onondaga County Legislature to reappoint Ken Bush, Jr. and Julie Abbott as the Legislature's representatives; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointments of the following individuals as Directors of the Onondaga County Soil and Water Conservation District Board for the term specified:

REAPPOINTMENT: TERM EXPIRES: Ken Bush, Jr. December 31, 2023

17 N. Main Street Jordan, New York 13080

Julie Abbott 111 East Lake Street Skaneateles, New York 13152 December 31, 2023

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. Rowley

RESOLUTION NO. 182

REAPPOINTING TWO DIRECTORS TO THE ONONDAGA COUNTY TOBACCO ASSET SECURITIZATION CORPORATION

WHEREAS, by Local Law No. 8 adopted June 4, 2001, this Onondaga County Legislature provided for the sale of the County's rights to receive payments expected to become due under the Master Settlement Agreement, related Consent Decree and Final Judgment with various tobacco companies, and authorized the County to sell those rights to a local development corporation ("Onondaga Tobacco Asset Securitization Corporation"); and

WHEREAS, said local law provides for a five member Board of Directors to manage said corporation, with two Directors to be reappointed by the Onondaga County Legislature subject to confirmation by the County Legislature; and

WHEREAS, pursuant to that local law, it is the desire of this Legislature to reappoint two Directors to the Onondaga Tobacco Asset Securitization Corporation; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointments of the following individuals to the Onondaga Tobacco Asset Securitization Corporation:

REAPPOINTMENTS:

Tim Burtis 9444 Hawkeye Drive Brewerton, New York 13029

Brian May 1395 River Bend Drive Baldwinsville, New York 13027

and, be it further

RESOLVED, that each Director shall serve for a one year term or until the next annual meeting of the Corporation, if such meeting occurs one year or more after commencement of the Director's then current term, and in any event until their successors have been duly appointed and qualified, or as otherwise determined by the Board of Directors pursuant to the By-laws of said corporation; and, be it further

RESOLVED, that each Director also shall serve as a Trustee to the Onondaga Tobacco Asset Securitization Corporation Residual Trust.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. Rowley, Ms. Gunnip, Ms. Cody

RESOLUTION NO. 183

AUTHORIZING THE ONONDAGA COUNTY RESOURCE RECOVERY AGENCY TO ACQUIRE PROPERTY

WHEREAS, the Onondaga County Resource Recovery Agency ("OCRRA") seeks to execute a purchase and sale agreement for a portion of a parcel of land identified as Tax Map Parcel 074.-03-03.1, totaling $11.5\pm$ acres, in the Town of Salina; and

WHEREAS, pursuant to Public Authorities Law Section 2045-e(3)(ii), OCRRA seeks the approval of the Onondaga County Legislature to purchase said property; and

WHEREAS, OCRRA, acting as Lead Agency under the New York State Environmental Quality Review Act ("SEQRA") in connection with the purchase and sale agreement, has prepared and filed with this Legislature a SEQRA Short Environmental Assessment Form which this Legislature has reviewed, in which OCRRA determined that the proposed action will not have a significant adverse impact on the environment and has adopted a negative declaration under SEQRA; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby adopts the SEQRA Short Environmental Assessment Form prepared by OCRRA, concurs with the determination of significance of OCRRA and hereby makes and adopts a negative declaration for this action as same will not have any significant adverse environmental impacts; and, be it further

RESOLVED, that pursuant to Public Authorities Law Section 2045-e(3)(ii), this Onondaga County Legislature hereby authorizes OCRRA to purchase the aforesaid property in the Town of Salina totaling 11.5± acres as provided for herein.

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 184

AMENDING THE 2022 COUNTY BUDGET AND AUTHORIZING FURTHER AMENDMENT TO AN INTERMUNICIPAL AGREEMENT WITH THE CITY OF SYRACUSE REGARDING THE PROVISION OF SERVICES FOR PEOPLESOFT FINANCIALS, HYPERION AND KRONOS SOFTWARE SYSTEMS

WHEREAS, by Resolution No. 181-2014, an intermunicipal agreement was authorized with the City of Syracuse whereby the County will provide support services related to the implementation of PeopleSoft Financials and Hyperion Software Systems for the City (the "Phase II Implementation Project"), and the City will reimburse the County for the costs of providing such services, and prior amendments were authorized by this County Legislature; and

WHEREAS, by Resolution No. 118-2021, said intermunicipal agreement was most recently amended to include Kronos software systems/applications within the Phase II Implementation Project scope of services; now, therefore be it

RESOLVED, that the County Executive hereby is authorized to amend the agreement with the City of Syracuse to extend the agreement for an additional 3 year period to March 30, 2025 at a yearly cost not to exceed \$90,000, and increase the maximum amount of reimbursement accordingly; and, be it further

RESOLVED, that the 2022 County budget is amended as follows:

REVENUES:

In Admin Unit 2700000000 Information Technology Speed Type #160044 Project 725003 – Syr City People Soft IMA In Account 590040 – Svc Oth Govt-Gen Govt Support

\$270,000

APPROPRIATIONS:

In Admin Unit 2700000000 Information Technology Speed Type #160044 Project 725003 – Syr City People Soft IMA In Account 694080 – Professional Services

\$270,000

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* *

Motion Made By Ms. Abbott

RESOLUTION NO. 185

AMENDING THE 2022 COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION FOR THE MITIGATION AND ERADICATION OF THE WATER CHESTNUTS ALONG THE SENECA RIVER

WHEREAS, Senator John W. Mannion has announced that the County of Onondaga has been awarded a grant of \$100,000 from the New York State Department of Environmental Conservation to assist in combatting invasive water chestnuts in and along the Seneca River and support the Onondaga County Office of the Environment's water chestnut mitigation and eradication plan, and it is necessary to amend the budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED that the 2022 County budget be amended as follows:

REVENUES:

In Admin Unit 3600000000 Office of the Environment Speed Type #191015 Project 721003

Water Chestnut Management In Account 590028 St Aid – Home and Comm Service

\$100,000

APPROPRIATIONS: In Admin Unit 3600000000 Office of the Environment Speed Type #191015 Project 721003

Water Chestnut Management In Account 694080

Professional Services

\$100,000

ADOPTED. Ayes: 16 Absent: 1 (Olson)

Motion Made By Ms. Abbott

RESOLUTION NO. 186

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for various changes to personnel; now, therefore be it

RESOLVED, that the following advanced step placements are hereby authorized, effective the first full pay period after December 5, 2022:

Water Environment Protection (WEP) (Admin Unit 3330)

Place the incumbent Deputy Commissioner of Water Environment Protection (L109580) at Grade 37 Step 21 (\$129,005);

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 10 (May, Knapp, Bush, Kelly, Burtis, Gunnip, Cody, Abbott, McBride, Rowley Noes: 6 (Ryan, Kinne, Garland, Ervin, Kuhn, Chase) Absent: 1 (Olson)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, December 20, 2022. There was no objection and the meeting was adjourned at 1:25 p.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

December 20, 2022

The Legislature of Onondaga County reconvened on the above date at $1:19\,$ p.m. Chairman Rowley presiding.

The Clerk called the roll and the following legislators were present: May, Burtis, Gunnip, Cody, Abbott, Kuhn, Ryan, Chase, Olson, McBride, Knapp, Bush, Kelly, Kinne, Garland, Ervin, Mr. Chairman.

Mr. Knapp gave the invocation. Mr. Bush led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

November 14, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXIV, Section 24.01, of the Onondaga County Administrative Code, and Article XIX, Section 1903, of the Onondaga County Charter, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the OCC Board of Trustees:

APPOINTMENT
Daryll C. Dykes, PhD, MD, JD
429 North Franklin
Syracuse, NY 13204

TERM EXPIRES

May 1, 2029

Mr: Dykes will be filling a vacancy due to Allen Naples resignation.

Your confirmation of this appointment would be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

November 22, 2022

Jamie McNamara, Clerk Onondaga County Legislature 401 Montgomery Street 407 Court House Syracuse, New York 13202

We, the undersigned, pursuant to Section IA, Rule 2A of the Rules of the Onondaga County Legislature, hereby request that the Clerk notify all members of the Legislature of the adjournment of the regular session originally scheduled on Tuesday, January 3, 2023 at 1:00 p.m. to Tuesday, February 7, 2023 at 1:00 p.m.

The purpose of the meeting shall be to consider all resolutions presented at January committees, and any other appropriate business.

This 22nd day of November 2022.

JAMES J. ROWLEY Chairman

BRIAN F. MAY Republican Floor Leader

CHRISTOPHER J. RYAN Democrat Floor Leader

* * *

TO: All Legislators

FROM: Jamie McNamara, Clerk

Onondaga County Legislature

DATE: November 22, 2022

RE: NOTICE OF ADJOURNMENT

Please be advised that, per the attached request, the regular session to be held on Tuesday, January 3, 2023 will be adjourned until Tuesday, February 7, 2023 at 1:00 p.m.

Date of Session: Tuesday, February 7, 2023

Time: 1:00 p.m.

Place: Legislative Chambers

401 Montgomery Street, Room 407

Syracuse, New York

The purpose of the meeting shall be to consider all resolutions presented at January committees, and any other appropriate business.

* * *

December 1, 2022

TO: Tim Burtis, Chair of Planning & Economic Development Committee

Planning & Economic Development Committee Members

FROM: Jim Rowley, Chairman

RE: Reappointment to the Central New York Regional Market Authority

This is to advise that I am reappointing JoAnn Delaney to the CNY Regional Market Authority. Ms. Delaney's resume is attached for your review and her appointment will expire on January 1, 2027.

This reappointment will require confirmation of the full Legislature at its December 20, 2022 Session.

Thank you for your consideration.

* * *

December 5, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to By-Laws of the Onondaga County Justice Center Oversight Committee, I hereby appoint, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Justice Center Oversight Committee Board:

APPOINTMENT: Ms. Nicole Stroud Godfrey 1642 New Seneca Turnpike Skaneateles, NY 13152 TERM EXPIRES: December 31, 2025

Ms. Godfrey will replace Dr. Yolles.

Your confirmation of this appointment would be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

December 14, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to County Legislature Resolution No. 330-1997 and Local Law No. 5-2015, I am hereby reappointing, subject to confirmation of the County Legislature, the following individuals to serve as members of the Onondaga County /Syracuse Commission on Human Rights Board:

<u>REAPPOINTMENTS</u> :	TERM EXPIRES:
Ms. Rasheada Caldwell	December 31, 2025
207 Bradford Parkway	
Syracuse, NY 13224	
Ms. Nodesia Hernandez	December 31, 2025
1626 Salt Springs Road	
Syracuse, NY 13215	
Ms. Mia Wade	December 31, 2025
105 Merman Drive	
Dewitt, NY 13214	
Reverend Roosevelt Baums	December 31, 2025
436 Ostrander Ave.	
Syracuse, NY 13205	
•	

Your confirmation of these reappointments will be greatly appreciated.

Sincerely, J. RYAN McMAHON, II Onondaga County Executive

* * *

December 16, 2022

Hon. Thomas J. Loughren, Commissioner NYS Commission of Corrections Alfred E. Smith State Office Building 80 South Swan Street, 12th Floor Albany, New York 12210

Re: Final Report of Angela Peng

Dear Commissioner Loughren:

Pursuant to your request contained in the final report of Angela Peng, dated September 27, 2022, I have made inquiry regarding the current designated medical provider of healthcare services at the Onondaga County Justice Center. The provider at the time of this incident and currently is Naphcare. The inquiry included review of the Commission's final report and interviews with Custody Chief, Esteban Gonzalez and Contract Compliance Administrator, Karen Buck.

The conclusions of the Commission's report were concurred with by both parties.

Please be advised that as of January 1, 2023, Naphcare will no longer be providing healthcare services for the County facilities. On that date, Wellpath healthcare providers will be assuming duties of these services.

Wellpath is a previous provider of these services for the County and has a prior track record in many facilities in the State, as well as having previous experience with Onondaga County.

Wellpath has been on site and started transitioning as of early December.

If you have any questions or need any additional information, please to not hesitate to contact me.

Very truly yours, JAMES ROWLEY, Chairman Onondaga County Legislature

* * *

Gold Seal:

RECOGNIZE AND HONOR THE HARMONY KATZ ON THEIR 25TH ANNIVERSARY AND CELEBRATE THEIR BENEFICIAL WORK IN THE COMMUNITY (Sponsored by Mr. Rowley)

Mr. Knapp requested a waiver to present the following resolution. There was no objection, and the waiver was allowed.

Motion Made By Mr. Knapp

RESOLUTION NO. 187

AUTHORIZING THE COUNTY OF ONONDAGA TO GRANT AN EASEMENT TO NATIONAL GRID POWER COMPANY AND VERIZON FOR THE CONSTRUCTION, OPERATION, AND MAINTENANCE OF AN ANCHOR TO ALLOW FOR TRANSMISSION AND DISTRIBUTION OF ELECTRICAL POWER AND COMMUNICATIONS DATA

WHEREAS, for the purpose of providing expanded electrical power and communications services, National Grid Power Company and Verizon have requested that Onondaga County convey a permanent nonexclusive easement to a portion of real property that is commonly known as 6660 East Seneca Turnpike (FL 93); and

WHEREAS, such easement is located immediately adjacent to an existing utility corridor along Taylor Road, in the Town of Dewitt, County of Onondaga (the "County"), and New York State, identified on tax maps of the County as Section 089 Block 01 Lot 01.1 (SBL# 089.-01-01.1) (the "Easement Area"); and

WHEREAS, the Easement Area is twenty (20) feet in width throughout its extent, as depicted in Exhibit A to the Grant of Easement Document on file with the Clerk of the Legislature; now, therefore be it

RESOLVED, that an Environmental Assessment Form (EAF) for the proposed action has been prepared and reviewed, and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that the EAF prepared by the County and filed with this Legislature is satisfactory with respect to scope, content and adequacy in conformance with to the State Environmental Quality Review Act (SEQRA), and is hereby accepted and adopted by the County; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby accept and adopt the Negative Declaration, prepared in accordance with Article 8 of the Environmental Conservation Law, for the Unlisted Action and has determined that such action will not have a significant adverse impact on the environment; and, be it further

RESOLVED, that the County grants to Niagara Mohawk Power Company and Verizon a permanent nonexclusive easement and right of way through, over, across, under and upon the Easement Area (the "Easement"); for the agreed upon price of One Dollar (\$1) for the Easement, fee waived; and, be it further

RESOLVED, that the County Executive, or his designee, is hereby authorized to execute agreements and such other documents as may reasonably be needed in furtherance of implementing the intent of this resolution.

ADOPTED. Ayes: 17

Mr. May requested a waiver to present the following resolution. There was no objection, and the waiver was allowed.

Motion Made By Mr. May, Mr. Bush, Mrs. Ervin, Mr. Ryan, Dr. Chase

RESOLUTION NO. 188

CONFIRMING REAPPOINTMENTS TO THE ONONDAGA COUNTY/SYRACUSE COMMISSION ON HUMAN RIGHTS

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly reappointed and designated the following individuals to serve as members of the Onondaga County/Syracuse Commission on Human Rights:

REAPPOINTMENTS: TERM EXPIRES: Rasheada Caldwell December 31, 2025

207 Bradford Parkway Syracuse, NY 13224

Nodesia Hernandez December 31, 2025

1626 Salt Springs Road Syracuse, NY 13215

Mia Wade December 31, 2025

105 Merman Drive Dewitt, NY 13214

Reverend Roosevelt Baums December 31, 2025

436 Ostrander Ave Syracuse, NY 13205

and

WHEREAS, such reappointments are made pursuant to Onondaga County Resolution No. 330-1997 and consistent with Local Law No. 5-2015, subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the reappointments of the above individuals to serve as members of the Onondaga County/Syracuse Commission on Human Rights for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

Motion Made By Mr. May, Mr. Burtis, Mr. Bush, Ms. Kuhn, Ms. Abbott

RESOLUTION NO. 189

CALLING FOR ADOPTION OF THE ONONDAGA COUNTY AGRICULTURAL AND FARMLAND PROTECTION PLAN

WHEREAS, the New York State Department of Agriculture and Markets has made available to the counties of the State funds for the development of Farmland Protection Plans intended to identify significant agricultural resources and proposed measures to protect and preserve such resources; and

WHEREAS, the County of Onondaga received matching funds in the amount of \$50,000 from the New York State Department of Agriculture and Markets and \$30,000 from the Onondaga County Agricultural Council for preparation of an update to the Onondaga County Agricultural and Farmland Protection Plan ("Plan"), last adopted in 1997; and

WHEREAS, the Syracuse-Onondaga County Planning Agency has completed a Plan under the guidance of the Onondaga County Agricultural and Farmland Protection Board, with additional input and in-kind services from the Cornell Cooperative Extension of Onondaga County and the Onondaga County Soil and Water Conservation District; and

WHEREAS, the County Agricultural and Farmland Protection Board held a series of focus groups, stakeholder meetings and public meetings during Plan development, developed a public website to solicit input and review of materials relative to the Plan, and solicited comments and has incorporated those comments in the Plan; and

WHEREAS, this County Legislature and the County Agricultural and Farmland Protection Board held a public hearing on the Plan on December 20, 2022 at 12:50 p.m., prior to which the Plan was made available to the farm community for their comments and input; and

WHEREAS, approval of the Plan by the County Legislature, and subsequent approval by the Commissioner of Agriculture and Markets, shall make Onondaga County's Agricultural and Farmland Protection Board eligible for state assistance payments for the implementation of approved farmland protection plans pursuant to Article 25AAA of the New York State Agriculture and Markets Law; now, therefore be it

RESOLVED, that the proposed action is an Unlisted Action pursuant to the New York State Environmental Quality Review Act (SEQRA); and, be it further

RESOLVED, that the Short Environmental Assessment Form ("EAF") for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that the EAF is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is accepted by this Onondaga County Legislature; and, be it further

RESOLVED, that in accordance with article 8 of the Environmental Conservation Law, this Onondaga County Legislature does accept and adopt the Negative Declaration for the proposed action and has determined that such will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or his designee, is authorized to take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the EAF and Negative Declaration, and any other actions to implement the intent of this resolution; and, be it further

RESOLVED, that pursuant to Article 25AAA, Agricultural and Farmland Protection Programs, of the New York State Agriculture and Markets Law, this County Legislature, after consideration of comments and input received at the public hearing, hereby approves the proposed Onondaga County Agricultural and Farmland Protection Plan, and shall submit the approved plan to the Commissioner of the New York State Department of Agriculture and Markets for final Plan review and approval.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 190

STANDARD WORK DAY AND REPORTING RESOLUTION

WHEREAS, the County of Onondaga hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Legislature:

L Name	F Name	MI	Title	*Term Begins/Ends	Standard Work Day (hrs/day)	Days/Month (based on Record of Activities)	Tier 1	No record of activities completed
	APPOINTED							
Barber	Tamara	L	Deputy Clerk	Jan. 1, 2022 - Dec. 31, 2023	7	22		_

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to cause a copy of this resolution to be publicly posted for at least 30 days after adoption and, thereafter, to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within 15 days after the 30 day public posting period ends.

*Reflects the term of the Elected or Appointed Official making the appointment

ADOPTED. Ayes: 17

Motion Made By Mr. May

RESOLUTION NO. 191

DELEGATION OF AUTHORITY TO APPROVE CORRECTIONS TO TAX BILLS RESULTING IN REFUNDS OR CREDITS NOT EXCEEDING \$2,500

RESOLVED, that, consistent with Real Property Tax Law Sections 554, 556, the Chief Fiscal Officer is hereby authorized to approve corrections to tax bills where such corrections result in a refund or credit of \$2,500 or less, with corrections resulting in a refund or credit exceeding \$2,500 being

submitted to the County Legislature for its approval; and, be it further

RESOLVED, that the Chief Fiscal Officer shall cause to be submitted to the County Legislature by the Director of Real Property Tax Services such written reports on the exercise of such delegated authority as required by applicable law; and, be it further

RESOLVED, that this resolution, including the designation made herein, is effective immediately upon adoption and is to be reviewed annually by the County Legislature in connection with the County's annual budget adoption process, with this resolution to be in effect for the remainder of 2022 and calendar year 2023.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 192

SOUTHWOOD-JAMESVILLE WATER DISTRICT - GENERAL APPORTIONMENT

WHEREAS, there was set up a gross budget of \$9,191.00 for the Southwood-Jamesville Water District for the year 2023 for estimated maintenance costs, making a total estimated gross budget for the year 2023 of \$9,191.00, plus deficit of \$735.00, leaving a total estimated budget for the year 2023 of \$9,926.00; and

WHEREAS, it is provided by contract with the Onondaga County Water Authority and the law pertaining thereto that the Southwood-Jamesville Water District lying within the Towns of Dewitt and Onondaga shall reimburse the Onondaga County Water Authority for those expenditures; now, therefore be it

RESOLVED, that the said amount of \$9,926.00 be and the same hereby is apportioned between the Southwood-Jamesville Water District areas lying within the Towns of Dewitt and Onondaga on the following parcel basis, namely: Five classes of properties and two categories of each class, namely: Category "A" and Category "B", those that cannot be served. Classes are as follows:

Class 1	Lot up to and including (1) Acre
Class 2	1 Acre plus up to and including twenty acres
Class 3	21 Acres up to and including fifty acres
Class 4	51 Acres up to and including one hundred acres
Class 5	101 Acres and over

RATES ARE AS FOLLOWS:

Class 1-A	\$10.88	Class 3-A	\$20.47
Class 1-B	1.00	Class 3-B	3.00
Class 2-A	\$15.96	Class 4-A	\$34.19
Class 2-B	2.00	Class 4-B	4.00

and, be it further

RESOLVED, that the following sums be and hereby are approved as the apportionments as follows:

Town of Dewitt \$3,294.82 Town of Onondaga 6,631.18 \$9,926.00

and a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Dewitt and Onondaga; and, be it further

RESOLVED, that the Town of Dewitt and the Town of Onondaga be and they are hereby directed to raise and pay the same by tax, contract or otherwise as approved by law.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 193

SOUTHWOOD-JAMESVILLE WATER DISTRICT TAX TOWN OF DEWITT APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Southwood-Jamesville Water District within the Town of Dewitt and against the property named on the tax roll for 2023 as being within the said Southwood-Jamesville Water District, the sum of \$3,294.82, said sum being for the payment of the apportionment of said Southwood-Jamesville Water District Tax in the Town of Dewitt; and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2023 as being within the Southwood-Jamesville Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2023.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 194

SOUTHWOOD-JAMESVILLE WATER DISTRICT TAX TOWN OF ONONDAGA APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Southwood-Jamesville Water District within the Town of Onondaga and against the property named on the tax roll for 2023 as being within the said Southwood-Jamesville Water District, the sum of \$6,631.18 said sum being for the payment of the apportionment of said Southwood-Jamesville Water District Tax in the Town of Onondaga; and, be it further

RESOLVED, that the Supervisor of the Town of Onondaga be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2023 as being within the Southwood-Jamesville Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Onondaga for the year 2023.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 195

WARNERS WATER DISTRICT TAX - GENERAL APPORTIONMENT

WHEREAS, there was set up a budget of \$3,091.00 for the Warners Water District, of which \$0.00 was for estimated debt service and construction plus \$3,091.00 for estimated maintenance costs, making a total estimated budget of \$3,091.00 for the year 2023, plus deficit of \$86.00 leaving an estimated budget of \$3,177.00; and

WHEREAS, it is provided by contract with the Onondaga County Water Authority and the law pertaining thereto that the Warners Water District area lying within the Towns of Camillus and Van Buren shall reimburse the Onondaga County Water Authority for these expenditures; now, therefore be it

RESOLVED, that the said amount of \$3,177.00 be and the same hereby is apportioned between the Warners Water District area lying within the Towns of Camillus and Van Buren according to the equalized value of the real property in the said Towns of Camillus and Van Buren appearing on the assessment rolls as situated within the respective limits of such water district as follows:

Town of Camillus	\$1,461.07
Town of Van Buren	<u>1,715.93</u>
	\$3,177.00

and be it further

RESOLVED, that the following sums be and hereby are approved as the apportionment for the Warners Water District as follows:

Town of Camillus	\$1,461.07
Town of Van Buren	<u>1,715.93</u>
	\$3,177.00

and a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Camillus and Van Buren; and, be it further

RESOLVED, that the Towns of Camillus and Van Buren be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 17

* * :

Motion Made By Mr. May

RESOLUTION NO. 196

WARNERS WATER DISTRICT TAX, TOWN OF CAMILLUS APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Warners Water District within the Town of Camillus and against the property named on the tax roll for 2023 as being within the said Warners Water District, the sum of \$1,461.07, said sum being for the payment of the apportionment of said Warners Water District Tax in the Town of Camillus; and be it further

RESOLVED, that the Supervisor of the Town of Camillus be and he hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2023 as being within the Warners Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Camillus for the year 2023.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 197

WARNERS WATER DISTRICT TAX, TOWN OF VAN BUREN APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Warners Water District within the Town of Van Buren and against the property named on the tax roll for 2023 as being within the said Warners Water District, the sum of \$1,715.93 said sum being for the payment of the apportionment of said Warners Water District Tax in the Town of Van Buren; and be it further

RESOLVED, that the Supervisor of the Town of Van Buren be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2023 as being within the Warners Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Van Buren for the year 2023.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 198

2023 TOWN TAX RATES, FIXED, RATIFIED AND CONFIRMED

RESOLVED, that the tax rates for the ensuing fiscal year 2023 for the various Towns of the County of Onondaga be and they hereby are fixed and adopted according to the following schedule and that the Supervisors of the several towns be and they hereby are authorized and directed to cause to be extended the State, County, and Town Taxes in accordance with the following schedule and they be and hereby are ratified and confirmed:

		Per Thousand
CAMILLUS Town Inside	\$3.2880	
County Inside	4.5477	
Camillus – Inside (Camillus)		\$7.8357
Town Outside	\$3.4649	
County Outside	4.5477	
Camillus – Outside		\$8.0126
CICERO		
Town Inside	\$1.1377	
County Inside	<u>5.1163</u>	
Cicero – Inside (North Syracuse)		\$6.2540
Town Outside	\$3.0672	
County Outside	<u>5.1163</u>	
Cicero – Outside		\$8.1835
CLAY		
Town Inside	\$13.0942	
County Inside	<u>131.8163</u>	
Clay – Inside (North Syracuse)		\$144.9105
Town Outside	\$17.8234	
County Outside	131.8163	
Clay –Outside		\$149.6397
DEWITT		
Town Inside	\$3.5372	
County Inside	4.3976	
Dewitt – Inside (East Syracuse)		\$7.9348
Town Outside	\$3.5372	
County Outside	4.3976	
Dewitt – Outside		\$7.9348
ELBRIDGE		
Town Inside	\$3.6574	
County Inside	<u>5.1585</u>	
Elbridge- Inside (Jordan & Elbridge)		\$8.8159
Town Outside	\$3.8559	
County Outside	<u>5.1585</u>	

Elbridge – Outside		\$9.0144
FABIUS		
Town Inside	\$4.6793	
County Inside	5.6366	
•	·	
Fabius – Inside (Fabius)		\$10.3159
Town Outside	\$4.7743	
County Outside	5.6366	
county outside	<u>5.0500</u>	
Fabius – Outside		\$10.4109
<u>GEDDES</u>		
Town Inside	\$2.0740	
County Inside	6.3086	
County Histor	0.5000	
Geddes – Inside (Solvay)		\$8.3826
m	AT 070 5	
Town Outside	\$7.8786	
County Outside	6.3086	
Geddes – Outside		\$14.1872
LAFAYETTE		
Town	\$5.9688	
County	<u>5.8900</u>	
LaFayette		\$11.8588
LYSANDER		
Town Inside	\$0.4303	
County Inside	4.3882	
		
I d Iid- (D-14iill-)		
Lysander – Inside (Baldwinsville)		\$4.8185
	\$0.4871	\$4.8185
Town Outside	\$0.4871 4 3882	\$4.8185
	\$0.4871 4.3882	\$4.8185
Town Outside		\$4.8185 \$4.8753
Town Outside County Outside Lysander – Outside		
Town Outside County Outside Lysander – Outside MANLIUS	4.3882	
Town Outside County Outside Lysander – Outside MANLIUS Town Inside	<u>4.3882</u> \$3.3805	
Town Outside County Outside Lysander – Outside MANLIUS	4.3882	
Town Outside County Outside Lysander – Outside MANLIUS Town Inside	<u>4.3882</u> \$3.3805	
Town Outside County Outside Lysander – Outside MANLIUS Town Inside County Inside	<u>4.3882</u> \$3.3805	\$4.8753
Town Outside County Outside Lysander – Outside MANLIUS Town Inside County Inside Manlius – Inside (Fayetteville, Manlius, Minoa)	\$3.3805 \$4.3760	\$4.8753
Town Outside County Outside Lysander – Outside MANLIUS Town Inside County Inside County Inside Manlius – Inside (Fayetteville, Manlius, Minoa) Town Outside	\$3.3805 \$4.3760 \$3.4551	\$4.8753
Town Outside County Outside Lysander – Outside MANLIUS Town Inside County Inside Manlius – Inside (Fayetteville, Manlius, Minoa) Town Outside County Outside Manlius – Outside	\$3.3805 \$4.3760 \$3.4551	\$4.8753 \$7.7565
Town Outside County Outside Lysander – Outside MANLIUS Town Inside County Inside Manlius – Inside (Fayetteville, Manlius, Minoa) Town Outside County Outside	\$3.3805 \$4.3760 \$3.4551	\$4.8753 \$7.7565

County Inside	4.6762	
Marcellus – Inside (Marcellus)		\$7.8191
Town Outside County Outside	\$3.6560 <u>4.6762</u>	
Marcellus – Outside		\$8.3322
ONONDAGA	40.700	
Town County	\$0.6802 <u>5.6510</u>	
Onondaga		\$6.3312
OTISCO		
Town County	\$301.1277 259.7155	
Otisco		\$560.8432
POMPEY		
Town County	\$2.5899 <u>5.6316</u>	
Pompey		\$8.2215
SALINA		
Town Inside	\$1.6193	
County Inside	<u>4.4054</u>	
Salina – Inside (Liverpool)		\$6.0247
Town Outside	\$2.0404	
County Outside	4.4054	
Salina – Outside		\$6.4458
SKANEATELES		
Town Inside County Inside	\$1.8342 5.8417	
Skaneateles – Inside (Skaneateles)	<u> </u>	\$7.6759
Town Outside	\$1.9897	
County Outside	5.8417	
Skaneateles – Outside		\$7.8314
SPAFFORD		
Town	\$1.5296	
County	<u>6.7459</u>	
Spafford		\$8.2755

TULLY		
Town Inside	\$3.3363	
County Inside	<u>4.4366</u>	
Tully – Inside (Tully)		\$7.7729
Town Outside	\$3.4930	
County Outside	4.4366	
•		
Tully – Outside		\$7.9296
VAN BUREN Town Inside County Inside	\$1.6349 4.3926	
Van Buren – Inside (Baldwinsville)		\$6.0275
Town Outside	\$1.6349	
County Outside	4.3926	
Van Buren – Outside		\$6.0275
ADOPTED. Ayes: 17		

* * *

Motion Made By Mr. May

RESOLUTION NO. 199

AUTHORIZE THE COUNTY COMPTROLLER TO TRANSFER 2022 UNENCUMBERED APPROPRIATIONS AND APPROPRIATE REVENUE AFTER EXPIRATION OF THE 2022 FISCAL YEAR UPON APPROVAL OF THE COUNTY EXECUTIVE AND THE CHAIRMAN OF THE WAYS & MEANS COMMITTEE

WHEREAS, from time to time County departments are subject to fluctuating costs for programs, goods or services because of vendor invoicing errors, imperfect cost projections, public emergencies, and other unforeseen events; and

WHEREAS, some fluctuating costs and collected revenues may, from time to time, exceed the adopted budget as modified appropriation and revenue accounts; and

WHEREAS, generally accepted accounting principles require that all material costs incurred in a fiscal year must be accounted for in that fiscal year's financial reports; and

WHEREAS, it is highly desirable to adjust the control appropriation accounts in order to prevent negative balances and comply with New York State Law; and

WHEREAS, the issuance of wholly accurate annual financial statements is not achievable without all necessary budget modifications; and

WHEREAS, it is highly desirable to adjust the affected appropriation accounts as soon after year-end as reasonably possible, thereby permitting the timely issuance of the annual financial reports; and

WHEREAS, the County's ability to obtain favorable borrowing rates is enhanced by the timely issuance of annual financial statements; and

WHEREAS, it is generally necessary to obtain legislative approval for transfer transactions which exceed \$7,500, to appropriate excess revenue and to appropriate fund balance; and

WHEREAS, it is necessary to authorize the adjustment to correct for negative account balances as provided for herein; now, therefore be it

RESOLVED, that the County Legislature authorizes the County Comptroller, upon the approval of the County Executive and the Chairman of the Ways and Means Committee, to transfer 2022 unencumbered appropriation account balances between and among all Countywide appropriation accounts, to appropriate excess revenue and to appropriate fund balance to all Countywide appropriation accounts; and, be it further

RESOLVED, that a record of such transfers be prepared by the Comptroller's Office and presented to the Chairman of the Ways & Means Committee for review and approval following the closure of the County's 2022 financial records and that such report shall be presented to all members of the Ways and Means Committee within 15 days of closure of said financial records; and, be it further

RESOLVED, that the Comptroller and Finance Department Division of Management and Budget will respond, in writing, to the Chairman of the Ways and Means Committee regarding any item of transfer requiring an explanation; and, be it further

RESOLVED, that the terms and conditions of this resolution shall begin on December 20, 2022 and lapse on April 30, 2023, but may however, be renewed for each succeeding fiscal year by an act of this Legislature.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 200

AUTHORIZING THE COUNTY COMPTROLLER, UPON APPROVAL OF THE FINANCE DEPARTMENT DIVISION OF MANAGEMENT AND BUDGET AND THE COUNTY EXECUTIVE'S OFFICE, TO TRANSFER 2022 UNENCUMBERED APPROPRIATION ACCOUNT BALANCES IN EXCESS OF \$7,500 INTO, BETWEEN, AND AMONG ALL INTERDEPARTMENTAL CHARGEBACK APPROPRIATION ACCOUNTS AND ADJUST THE CORRESPONDING INTERDEPARTMENTAL REVENUE ACCOUNTS

WHEREAS, the County operates a full interdepartmental chargeback system to fully account for all costs of each department and program to maximize all Federal, State, and other aid available; and

WHEREAS, these cost allocations are prepared approximately eighteen months prior to the end of the fiscal year; and

WHEREAS, these charges are subject to fluctuations in costs within the provider department's budget which affects the Countywide departmental allocations; and

WHEREAS, generally accepted accounting principles require that all material costs incurred in a fiscal year must be accounted for in the fiscal year's financial reports; and

WHEREAS, it is highly desirable to adjust the interdepartmental chargeback control appropriation accounts and adjust the corresponding interdepartmental revenue accounts in order to prevent negative balances and comply with New York State Law; and

WHEREAS, the issuance of wholly accurate annual financial statements is not achievable without all necessary budget modifications; and

WHEREAS, it is highly desirable to adjust the affected appropriation accounts as soon after year-end as reasonably possible, thereby permitting the timely issuance of the annual financial reports; and

WHEREAS, the County's ability to obtain favorable borrowing rates is enhanced by the timely issuance of annual financial statements; and

WHEREAS, it is generally necessary to obtain legislative approval for transfer transactions which exceed \$7,500; and

WHEREAS, it is necessary to authorize the transfer as provided for herein; now, therefore be it

RESOLVED, that the County Legislature authorizes the County Comptroller, upon the approval of the Finance Department Division of Management and Budget, the County Executive's Office, and the Chairman of Ways and Means Committee of this Legislature to transfer 2022 unencumbered appropriation account balances in excess of \$7,500 into, between, and among all Countywide Interdepartmental Chargeback appropriation accounts and adjust the corresponding interdepartmental revenue accounts; and, be it further

RESOLVED, that a record of such transfers and adjustments be prepared by the Finance Department Division of Management and Budget, and such record of transfers be issued to the Clerk of the County Legislature, with a copy to the members of the Ways and Means Committee, following the closure of the County's 2022 financial records; and, be it further

RESOLVED, that the terms and conditions of this resolution shall begin on December 20, 2022, and lapse on April 30, 2023, but may however, be renewed for each succeeding fiscal year by an act of this Legislature. Examples of these accounts are as follows:

Account	Account Name
691200	Employee Benefits
694950	Interdepartmental Charges
699690	Transfer to Debt Service
668520-668800	Interfund Transfers
590060	Interdepartmental Revenue
590070-590071	Interfund Transfers

ADOPTED. Ayes: 17

Motion Made By Mr. Rowley, Ms. Kuhn

RESOLUTION NO. 201

CONFIRMING REAPPOINTMENT OF JOANN DELANEY TO THE CENTRAL NEW YORK REGIONAL MARKET AUTHORITY

WHEREAS, pursuant to Section 827 of the Public Authorities Law, this Legislature is empowered to appoint three members to the Central New York Regional Market Authority to serve at the pleasure of this Legislature; and

WHEREAS, pursuant to law, one appointee may be either a producer or non-producer of agricultural products; and

WHEREAS, the individual named below meets the foregoing qualifications; now, therefore be it

RESOLVED, that the following individual be reappointed to the Central New York Regional Market Authority for the term specified:

REAPPOINTMENT:

TERM EXPIRES: January 1, 2027

JoAnn Delaney 4097 West Seneca Turnpike

Syracuse, New York 13215

and, be it further

RESOLVED, that the Clerk of the Legislature be and is hereby directed to forward a certified copy of this resolution to the Secretary of the Central New York Regional Market Authority.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 202

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for various changes to personnel; now, therefore be it

RESOLVED, that the following changes are authorized, effective the first full pay period after December 20, 2022:

Syracuse-Onondaga County Planning Agency (SOCPA) (Admin Unit 8700)

Create (2) Planner 2 at Grade 13

Create (1) Planner 3 at Grade 14

Create (1) Planner 4 at Grade 35

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis, Ms. Gunnip, Mr. Kinne

RESOLUTION NO. 203

EXPRESSING SUPPORT FOR ONONDAGA COUNTY'S APPLICATION FOR RESTORE NY FUNDING FOR THE MILTON CORNER, LLC RESTORATION PROJECT

WHEREAS, the Restore New York Communities Initiative ("Restore NY"), administered through Empire State Development, provides financial assistance to municipalities for the revitalization of commercial and residential properties—promoting neighborhood growth and community development through the elimination and redevelopment of blighted structures; and

WHEREAS, Restore NY funding is available for projects including the rehabilitation and restoration of vacant, abandoned, condemned and surplus properties, with a strong emphasis placed on projects from economically distressed communities; and

WHEREAS, Onondaga County (the "County") secured eligibility approval from the State through its Empire State Development Office to apply for Restore NY funding for restoration of a highly visible corner site located at 2243-2281 Milton Avenue in Solvay, New York—a Level 1, Severe Distress community. The Milton Corner, LLC restoration project (the "Project") includes demolition of remaining building walls and foundations of buildings that covered five contiguous parcels that were ravaged by a fire—and have languished vacant since at least 2004—while becoming increasingly blighted by graffiti and severe overgrowth; and

WHEREAS, new owners and investors involved in the Project developed a plan for construction of a three-story mixed-use building to include 12,000 square feet of retail space and 32 apartments—with 25% committed as affordable housing units. Accordingly, by creating taxable retail space and much needed affordable fully accessible residential units, the Project will benefit the village's tax base and meet community need; and

WHEREAS, the Onondaga County Executive is in support of the Project; now, therefore be it

RESOLVED, that the Onondaga County Legislature expresses its support for the County's application for Restore NY funding for the Project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 17

* * :

Motion Made By Ms. Cody

RESOLUTION NO. 204

AMENDING RESOLUTION NO. 261 - 1977 REGARDING BALDWINSVILLE NORTHERN BYPASS (HENCLE BOULEVARD) C.R. 95 IN THE TOWN OF LYSANDER

WHEREAS, by Resolution No. 261 - 1977 the County of Onondaga authorized construction of the Baldwinsville Northern Bypass, a new highway running east to west north of the Village of Baldwinsville, for the purpose of aiding the proper flow of vehicular traffic and designated such as a controlled access highway pursuant to Section 117-b of the Highway Law; and

WHEREAS, the Baldwinsville Northern Bypass was added to the County road system as County Road 95, which highway is currently known as Hencle Boulevard; and

WHEREAS, due to the passage of time and current conditions, it is the desire of this Onondaga County Legislature to remove the controlled access highway designation for the westernmost portion of Hencle Boulevard, at its terminus with Oswego Road, as described below; and

WHEREAS, future access points proposed to be constructed within the section of Hencle Boulevard for which the controlled access designation is to be removed would be subject to State review, in addition to County Department of Transportation review and approval, given the proximity to the Interstate Route 690 intersection, and such section of highway does not traverse the Three Rivers Wildlife Management Area or any associated State easements; and

WHEREAS, an analysis of the potential environmental impact of the proposed action has been undertaken pursuant to the State Environmental Quality Review Act (SEQRA); now, therefore be it

RESOLVED, that an Environmental Assessment Form (EAF) for the proposed action has been prepared and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that the EAF prepared by the County and filed with this Legislature is satisfactory with respect to scope, content and adequacy in conformance with SEQRA, and is hereby accepted and adopted by the County; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby accept and adopt the Negative Declaration, prepared in accordance with Article 8 of the Environmental Conservation Law, for the Unlisted Action and has determined that such action will not have a significant adverse impact on the environment; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby discontinue and remove the controlled access highway designation for the portion of Hencle Boulevard, C.R. 95, bounded and described as follows:

Beginning at the intersection of Hencle Boulevard (C.R. 95), Interstate Route 690, Church Road, and New York State Route 48 (Oswego Road), thence easterly to the western boundary line of the New York State Power Authority's permanent easement, filed in the Onondaga County Clerk's Office on September 30, 1963 at Book 2177 Page 55, as set forth and depicted in the Baldwinsville Northern Bypass Map of Land Acquired for Highways Purposes by Onondaga County from Kenneth C. Williams, R.O.W. Map No. 11, dated March 1974.

ADOPTED. Ayes: 17

Motion Made By Ms. Cody, Mr. May, Mrs. Ervin, Mr. Knapp

RESOLUTION NO. 205

CONFIRMING APPOINTMENT TO THE ONONDAGA COMMUNITY COLLEGE BOARD OF TRUSTEES

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has appointed and designated pursuant to Section 6306 of the New York State Education Law, Section 1903 of the Onondaga County Charter and Section 24.01 of the Onondaga County Administrative Code, the following individual to serve as a member of the Onondaga Community College Board of Trustees:

APPOINTMENT: Daryll C. Dykes, PhD, MD, JD 429 North Franklin Syracuse, New York 13204 TERM EXPIRES: May 1, 2029

WHEREAS, consistent with the requirements of the Onondaga County Charter and Administrative Code, such appointment is subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the appointment of the above individual to serve as a member of the Onondaga Community College Board of Trustees for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody, Mr. Olson, Dr. Chase, Mrs. Ervin, Ms. Kuhn, Mr. Kinne, Ms. Abbott, Mr. Garland, Mr. McBride, Mr. Ryan, Dr. Kelly

RESOLUTION NO. 206

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE RECONSTRUCTION AND EXPANSION OF THE WHITNEY APPLIED TECHNOLOGY CENTER AT OCC TO CREATE A MICRON CLEANROOM IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$10,000,000, AND AUTHORIZING THE ISSUANCE OF \$5,000,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> The reconstruction and expansion of the Whitney Applied Technology Center at OCC to create a Micron Cleanroom, including furnishings, equipment and incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$10,000,000.

 $\underline{\text{Section 2.}}$ The plan for the financing thereof is by the issuance of \$5,000,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law, and by the application of \$5,000,000 State grants to be received in connection therewith.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds 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 bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. 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 bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. 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 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with 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.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 207

AUTHORIZING EXECUTION OF AN INTERMUNICIPAL NEW YORK MUTUAL AID AND ASSISTANCE AGREEMENT FOR WATER/WASTEWATER PROVIDERS WITH NEW YORK WATER/WASTEWATER AGENCY RESPONSE NETWORK MEMBERS

WHEREAS, the New York Water/Wastewater Agency Response Network ("NYWARN"), on behalf of its public and private water and wastewater utility members, has developed a New York Mutual Aid and Assistance Agreement for Water/Wastewater Providers ("Agreement") setting forth standards and procedures for an Intrastate Program for Mutual Aid and Assistance whereby NYWARN members and Agreement signatories may coordinate response activities and share resources during incidents which may impact health or safety; and

WHEREAS, the Onondaga County Department of Water Environment Protection is desirous of becoming a NYWARN member and Agreement signatory to leverage the resources, including personnel, equipment, and supplies, of intrastate member utilities outside the area of impact in order to better and more expeditiously and effectively respond to incidents, and to make available its own resources in accordance with the Agreement to members requesting assistance when so able; and

WHEREAS, NYWARN members and Agreement signatories are not obligated to respond to any request for assistance, may withdraw some or all of the resources provided to a requesting member at any time for any reason, are reimbursed for all associated personnel, equipment, materials and supply costs in the event assistance is provided, and responding members are indemnified by the requesting member; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into the Agreement and to execute such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 208

APPROVING THE CLASSIFICATION OF A TYPE I ACTION UNDER THE STATE ENVIRONMENTAL QUALITY REVIEW ACT WITH RESPECT TO THE LEY CREEK AND LIVERPOOL FORCE MAINS PROJECT; ACCEPTING THE ENVIRONMENTAL ASSESSMENT FORM; ACCEPTING AND ADOPTING THE NEGATIVE DECLARATION; AND AUTHORIZING THE FILING, DISTRIBUTION AND PUBLICATION OF THE NEGATIVE DECLARATION

WHEREAS, the Onondaga County Department of Water Environment Protection is proposing to rehabilitate/replace portions of its Ley Creek and Liverpool force mains in order to increase their useful life and conveyance capacity and improve access ("Project"); and

WHEREAS, an analysis of the potential environmental impacts of this Project, if any, has been undertaken pursuant to the State Environmental Quality Review Act ("SEQRA"); and

WHEREAS, the County has notified the involved agencies that Onondaga County is serving as Lead Agency on this Project and said agencies have approved the same; and

WHEREAS, the County has classified the proposed action as a Type I action pursuant to SEQRA, and based on the anticipated environmental impacts of the Project as determined by the completed Full Environmental Assessment Form, inclusive of all attachments, supporting studies and reports, (collectively, the "EAF") the County has made a preliminary determination that the proposed action will have no significant environmental impacts; now, therefore be it

RESOLVED, that this Onondaga County Legislature, for the purposes of SEQRA, determines that the proposed action is a Type I Action; and, be it further

RESOLVED, that the EAF for this Project has been prepared and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that the EAF is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is accepted by this Onondaga County Legislature; and, be it further

RESOLVED, that in accordance with article 8 of the Environmental Conservation Law, this Onondaga County Legislature does accept and adopt the Negative Declaration for the Project, as set forth in Part 3 of the EAF, and has determined that the proposed action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or his designee, is authorized to take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the EAF and Negative Declaration, and any other actions to implement the intent of this resolution.

ADOPTED. Ayes: 17

Motion Made By Ms. Abbott, Mr. Kinne

RESOLUTION NO. 209

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH PROPOSED IMPROVEMENTS FOR THE HARBOR BROOK DRAINAGE DISTRICT

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated August 18, 2022 (the "Report"), duly approved by the County Executive, in connection with proposed improvements to the Harbor Brook Drainage District consisting of an engineering study for improvements to channels and culverts (\$200,000), and completion of engineering for Velasko Road Detention Basin Dam (\$90,000), all as more fully set forth in the Report, at a maximum estimated cost of \$290,000; and

WHEREAS, it is now desired to call a Public Hearing in connection with the provisions of the Onondaga County Administrative Code; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 7th day of February, 2023, at 12:50 P.M., Prevailing time, for the purpose of conducting a public hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 210

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH PROPOSED IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT

WHEREAS, by Resolution No. 260 of June 5, 1978, adopted pursuant to Section 11.82 of the Onondaga County Administrative Code, the County Legislature dissolved all existing Sanitary and Treatment Plant Districts of the County and established as successor thereto, the Onondaga County Sanitary District, effective January 1, 1979; and

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated August 18, 2022 (the Report"), duly approved by the County Executive, in connection with proposed improvements to the Onondaga County Sanitary District consisting of the following:

- a. Baldwinsville-Seneca-Knolls WWTP clarifier rehabilitation project \$16,000,000
- b. Baldwinsville WWTP aeration grit diffuser grid replacement \$100,000
- c. Brewerton WWTP engineering costs for clarifier rehabilitation \$600,000
- Metro WWTP engineering costs \$250,00 and construction costs \$450,000 for various improvements
- e. Oak Orchard WWTP alum pump and VFD replacement \$75,000
- f. Wetzel Road WWTP Secondary digester cleaning and asset renewal \$500,000 and comprehensive planning engineering study \$150,000
- g. Davis Road pump station and force main improvements \$8,880,000
- h. Various system wide facilities improvements \$5,873,000
- Various system wide mechanical, electrical and process improvements \$8,646,000 of which \$750,000 is for engineering only
- j. Improvements to pump stations/force mains, trunk sewers and facility maintenance \$5,100,000 engineering and \$6,580,000 construction

in and for Onondaga County, all as more fully set forth in the Report; and

WHEREAS, it is now desired to call a Public Hearing in connection with such sewer improvements, all in accordance with the provisions of the Onondaga County Administrative Code; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 7th day of February, 2023, at 12:55 P.M., Prevailing time, for the purpose of conducting a public hearing upon the aforesaid matters. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published in the manner provided by law.

Section 2. This resolution shall take effect immediately

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 211

AUTHORIZING THE SALE OF COUNTY PROPERTY LOCATED AT 102 DICKERSON STREET, CITY OF SYRACUSE, ONONDAGA COUNTY, NEW YORK KNOWN AS THE TROLLEY LOT SOUTH

WHEREAS, the County of Onondaga is the owner of \pm 3.1 acres of land located at 102 Dickerson Street, City of Syracuse and situated wholly or partially within tax parcel numbers 101.-12-02.6 and 101.-12-02.7, which land primarily consists of a parking lot with \pm 415 spaces, excluding the Clinton CSO Storage Facility and associated sewer infrastructure and facilities, as generally shown on the property map filed with this Legislature ("Trolley Lot South"); and

WHEREAS, LAZ Parking Realty Investors, LLC, being the highest bidder after public advertisement, has offered to purchase the Trolley Lot South for a total consideration of \$1,053,000, which amount is equal to or greater than the appraised value; and

WHEREAS, the Trolley Lot South is not needed for County purposes; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action and this Legislature shall act as the Lead Agency for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

RESOLVED, that the Short Environmental Assessment Form for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that this Legislature hereby finds and declares, in accordance with Article 8 of the Environmental Conservation Law, a negative declaration under SEQRA because the proposed action will not have a significant adverse impact on the environment; and, be it further

RESOLVED, that the County Executive is hereby authorized to transfer to LAZ Parking Realty Investors, LLC the above-mentioned Trolley Lot South property for a total consideration of \$1,053,000.

ADOPTED. Ayes: 17

Motion Made By Mr. Olson

RESOLUTION NO. 212

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY JUSTICE CENTER OVERSIGHT COMMITTEE

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated the following individual to serve as a member of the Onondaga County Justice Center Oversight Committee:

APPOINTMENT: Nicole Stroud Godfrey 1642 New Seneca Turnpike Skaneateles, New York 13152 TERM EXPIRES: December 31, 2025

WHEREAS, such appointment is made pursuant to Local Law No. 4-2015, subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the appointment of the above individual to serve as a member of the Onondaga County Justice Center Oversight Committee for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 213

AMENDING THE 2022 COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM THE FEDERAL EMERGENCY MANAGEMENT AGENCY FOR RENOVATIONS AND UPGRADES TO THE DEPARTMENT OF EMERGENCY MANAGEMENT EMERGENCY OPERATIONS CENTER LOCATED AT 420 ELECTRONICS PARKWAY

WHEREAS, the United Stated Department of Homeland Security, through the Federal Emergency Management Agency ("FEMA"), has awarded the County of Onondaga a grant for renovations and upgrades to its Emergency Operations Center located at 420 Electronics Parkway, Liverpool, pursuant to its Emergency Operations Center Grant Program, administered by the New York State Division of Homeland Security and Emergency Services, in the amount of \$1,000,000, and it is necessary to amend the budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED that the 2022 County budget be amended as follows:

REVENUES: In Admin Unit 3800000000 Emergency Management Speed Type #309971 Project 551602001 Army Reserve Improvements

In Account 590018 – Fed Aid Home & Comm Svc

\$1,000,000

APPROPRIATIONS:

In Admin Unit 3800000000 Emergency Management Speed Type #309971 Project 551602001 Army Reserve Improvements

Army Reserve improvements

In Account 673550- Construction Costs \$1,000,000

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 214

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

Admin Unit 3800000000Admin Unit 3800000000Emergency ManagementEmergency ManagementSpeed Type #309020Speed Type #309020

Acct. 666500 Acct. 668720

Contingent Account Transfer to Grant Expenditures \$25,000

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 215

2022 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

FROM: TO: AMOUNT:

 Admin Unit 3100000000
 Admin Unit 3100000000

 District Attorney
 District Attorney

 Speed Type #300200
 Speed Type #300200

 Acct. 694080
 Acct. 694010

Professional Services Travel and Training \$3,420

ADOPTED. Ayes: 17

Motion Made By Mr. Olson

RESOLUTION NO. 216

AMENDING THE 2022 COUNTY BUDGET TO ACCEPT COMPREHENSIVE OPIOID, STIMULANT, AND SUBSTANCE ABUSE SITE-BASED PROGRAM GRANT FUNDS FROM THE BUREAU OF JUSTICE ASSISTANCE

WHEREAS, the Bureau of Justice Assistance has awarded the County of Onondaga a grant of \$1,299,781 in Comprehensive Opioid, Stimulant, and Substance Abuse Site-Based Program funding to strengthen coordination between in-custody and community-based treatment providers, including Crouse Health, and establish virtual peer recovery support services for individuals returning to the community after incarceration, and it is necessary to amend the budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2022 County budget be amended as follows:

REVENUES:

In Admin Unit 7900000000 Sheriff's Office Speed Type #410051 Project 782218 COSSAP

In Account 590012-Fed Aid – Public Safety \$1,299,781

APPROPRIATIONS:

In Admin Unit 7900000000 Sheriff's Office Speed Type #410051 Project 782218 COSSAP In Account 695700 – Contractual Expenses

Expenses \$1,299,781

ADOPTED. Ayes: 17

* *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, February 7, 2023. There was no objection and the meeting was adjourned at 2:00 p.m.

Respectfully submitted, JAMIE McNAMARA, Clerk Onondaga County Legislature

COUNTY OF ONONDAGA | }SS: LEGISLATIVE CHAMBERS: |

We hereby certify we have compared the foregoing Journal of Proceedings of the County Legislature of Onondaga County, for the year 2022, with the original proceedings and that the same is a correct transcript therefrom and of the whole to the original records (typographical errors excepted).



In witness whereof, we have hereunto set our hands and fixed the seal of this Legislature on the 31st day of December 2022.

JAMES J. ROWLEY, Chairman

JAMIE McNAMARA, Clerk

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