

AGENDA NIAGARA COUNTY LEGISLATURE OCTOBER 16, 2018 - 7:00 P.M.

- 1. CALL TO ORDER
- 2. CLERK CALLS THE ROLL
- 3. PRAYER & PLEDGE
- 4. CORRESPONDENCE/ RECOGNITION:
- 5. PRESENTATIONS:
- 6. PUBLIC SPEAKERS: Clerk will read the names on the sheet for Public Speakers on Agenda items.
- 7. RECESS:
- 8. RESOLUTIONS
- 9. COUNTY MANAGER
- 10. APPOINTMENTS:
- 11. EXECUTIVE SESSION
- 12. ADJOURNMENT
- 13. PUBLIC SPEAKERS: Clerk will read names on the sheet for Public Speakers for the General Welfare of the County

Mary Jo Tamburlin, Clerk Niagara County Legislature

The next meeting of the Legislature will be held on November 20, 2018



AGENDA NIAGARA COUNTY LEGISLATURE October 16, 2018 - 7:00 P.M.

Resolutions not on Previous Agenda:

- CW-017-18 Committee of the Whole, re Capital Budget Project Creation Energy Performance Contract Implementation
- CW-018-18 Committee of the Whole, re Resolution Of The County Legislature Of The County Of Niagara, New York (The "County"), (I) Authorizing The County To Undertake A Lease-Purchase Financing In The Principal Amount Not To Exceed \$6,250,000 For The Equipment And Other Personal Property To Be Acquired And Installed As Part Of The County's Energy Performance Contract Project; (Ii) Approving The Award Of Such Financing; (Iii) Authorizing The Execution And Delivery Of An Equipment Lease/Purchase Agreement With Respect Thereto And Of Other Documents Required In Connection Therewith; And (Iv) Authorizing The Taking Of All Other Actions Necessary To The Consummation Of The Transactions Contemplated By This Resolution
- CW-019-18 Committee of the Whole, re Niagara County Sheriff's Office Reject Bids For RFP #2017-62
- CW-020-18 Committee of the Whole, re Appointing County's Commissioners of Elections
- CW-021-18 Committee of the Whole, re Election Commissioners Four [4] year term of office

Resolutions that need to be Rescinded:

- CW-017-18 Committee of the Whole, re Capital Budget Project Creation Energy Performance Contract Implementation
- IF-112-18 Infrastructure & Facilities and Administration, re Award of Contract Trott and Human Services Parking Lot Restoration

Regular Meeting - October 16, 2018

- *AD-020-18 Administration, re Adoption of the County of Niagara Sexual Harassment Prevention Policy Pursuant to Section 2010-G of the Labor Law HR
- *CS-041-18 Community Services and Administration, re Budget Modification SNAP Bonus Fund Award DSS
- *CS-042-18 Community Services, re Resolution in Support of Alternative to State CPS Training Initiative DSS

*CS-043-18 Community Services and Administration, re Budget Modification - Environmental Division-Healthy Neighborhoods Program Department of Health *CS-044-18 Community Services and Administration, re Budget Modification - Opioid Crisis Funding - Emergency Planning Department of Health *CS-045-18 Community Services and Administration, re Budget Modification – Education of Handicapped Children Department of Health *CS-046-18 Community Services and Administration, re County Clerk's Office Contract Addendum *CSS-074-18 Community Safety & Security and Administration, re 2018 Budget Modification - Haz-Mat Incident Payment for May 2, 2018 – Fire Coordinator *CSS-075-18 Community Safety & Security and Administration, re Acceptance of 2018 Hazardous Materials Emergency Preparedness Grant - Homeland Security Grants *CSS-076-18 Community Safety & Security and Administration, re Acceptance of 2018 Emergency Management Performance (EMPG) Grant – Homeland Security Grants *CSS-077-18 Community Safety & Security and Administration, re 2018 Budget Modification – Fire Coordinators Office - Accept Donation from Niagara Falls International Film Festival *CSS-078-18 Community Safety & Security and Administration, re Niagara County Sheriff's Office Accept Motor Vehicle Theft and Insurance Fraud Prevention Grant *CSS-079-18 Community Safety & Security and Administration, re Niagara County Sheriff's Office Accept Public Safety Answering Points Grant (PSAP) Community Safety & Security and Administration, re Niagara County Sheriff's Office - FBI Regional *CSS-080-18 Computer Forensics Laboratory (RCFL) CW-022-18 Committee of the Whole, re Capital Budget Project Creation Energy Performance Contract Implementation Economic Development, re Approving the Inclusion of Viable Agricultural Land within Certified *ED-016-18 Agricultural Districts Pursuant to Section 303-b of the NYS Agricultural and Markets Law Economic Development, re Resolution to Consolidate Niagara County's Agricultural Districts *ED-017-18 Economic Development and Administration, re Adoption of a Local Law Imposing a Tax on the *ED-018-18 Occupancy of Hotel Rooms Pursuant to Tax Law Section 1202-t Hotel or Motel Taxes in Niagara County Economic Development and Administration, re Fixing Date and Notice for the Public Hearing *ED-019-18 Considering the Use of Community Development Block Grant Program Income Funds

Economic Development and Administration, re Fixing Date and Notice for the Public Hearing for Empire

Emergency Apparatus Inc. Community Development Block Grant Application

*ED-020-18

*IF-123-18	Public Interest to Undertake the Increase and Improvement of Niagara County Refuse Disposal District Facilities Project Consisting of the Construction and Placement of a Cap on the Districts Landfill #1 and Improvements to the Lechate Collection System and Related Matters
*IF-124-18	Infrastructure & Facilities and Administration, re DPW – Buildings and Grounds Budget Modification - Gasoline Account
*IF-125-18	Infrastructure & Facilities and Administration, re Reject Bids for Trott and Human Services Parking LocRestoration
*IF-126-18	Infrastructure & Facilities and Administration, re Niagara County Jail Sally Port - Consultant Amendment No. 3 - Final
*IF-127-18	Infrastructure & Facilities and Administration, re Jail Roof and HVAC Replacement Project-Buildings 1 and 2 – Consultant Amendment No. 4 – Final
*IF-128-18	Infrastructure & Facilities and Administration, re Niagara County Sheriff's Office Fencing/Security Project Consultant Amendment No. 2 – Final
*IF-129-18	Infrastructure & Facilities and Administration, re Rehabilitation of North Canal Road from Old Niagara Road to the Erie Canal Consultant
*IF-130-18	Infrastructure & Facilities and Administration, re Niagara Road Bridge over Bergholz Creek- Change Order No. 1 – Final
*IF-131-18	Infrastructure & Facilities and Administration, re Town Payment Budget Modification
IL-038-18	Legislator Wm. Keith McNall and Economic Development, re Resolution in Support of the Rotary Club of Lockport through the use of Casino Funding
IL-039-18	Legislators Richard L. Andres, Randy R. Bradt and Economic Development, re Resolution in Support of the North Tonawanda History Museum through the use of Casino Funding
IL-040-18	Legislators Owen T. Steed, Rebecca J. Wydysh, Dennis F. Virtuoso, et al., re A resolution Calling for Voting Transit-Dependent Members on the NFTA Board of Commissioners
IL-041-18	Legislators Richard L. Andres and Randy R. Bradt, re Resolution in Support of the North Tonawanda Children's Remembrance Garden Walk Through the use of Casino Funding
Mary	Tambuslen

Mary Jo Tamburlin, Clerk Niagara County Legislature

* Indicates Preferred Agenda items

Attachments for resolutions may be obtained in the office of the Clerk of the Legislature upon request.

The next meeting of the Legislature will be held on November 20, 2018

ROM: Committee of the Whole		DATE: _ 09/18,	/18 RESOLUTION # _ CV-017-18
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION OV - 9/18/18	LEGISLATIVE ACTION Approved: Ayes Abs Noes_0 Rejected: Ayes Abs Noes Referred:
. , ,		TAL BUDGET PROJECT CF FORMANCE CONTRACT IN	
from firms to assis an Energy Perform WHEREAS	t the County with performance Contract, and	ming an energy audit as the firs 2-70-17, dated April 4, 2017, a	h Federal/State guidelines, evaluated proposals at step to evaluating the feasibility of executing authorized JW Danforth, 930 Old Dutch Road,
	the amount of \$6,647,8		awarded the contract for facility improvements hief Fiscal Officer to secure financing for the
	S, a capital budget project, now, therefore, be it	ct needs to be established to re	cord revenue and expenditures for the Energy
RESOLVE	D, that the following bud	get modification be effectuated	i ,
INCREASE	E ANTICIPATED REVE	NUE:	
TOTAL CO. TOTAL STATE OF	20.000.45785.00 20.000.42770.01	Installment Purchase Debt Project Rebates	\$6,495,147 \$ 152,704

INCREASE ANTICIPATED EXPENDITURES

BUBLICKES	
Building Improvements	\$6,647,851
A – HR RTU	\$ 200,986
B – Ross Bldg RTU	\$ 340,253
C – Brooks RTU	\$ 553,048
D-111 Main St	\$ 574,333
E-PSTF A/C	\$ 241,886
F – 199 So Niagara	\$ 81,680
G – CH Windows	\$1,607,618
H – Lighting	\$1,000,843
I - Building Envelope	\$ 162,361
	\$ 203,017
	\$ 7,230
L-111 Main St Meters	\$ 12,632
M – Mobilization	\$1,661,963
	A – HR RTU B – Ross Bldg RTU C – Brooks RTU D – 111 Main St E – PSTF A/C F – 199 So Niagara G – CH Windows H – Lighting I – Building Envelope J – Digital Control Upgrades K – Pipe Insulation L – 111 Main St Meters

COMMITTEE ACTION IF - 9/10/18

DATE: 09/18/18

RESOLUTION# IF-112-18

LEGISLATIVE ACTION

FROM: Infrastructure & Facilities Committee

INFRASTRUCTURE & FACILITIES

COMMITTEE

REVIEWED

APPROVED

20. ATTORNEY	.CO. MANAGER	IF - 9/10/18	Approved: Ayes_ Rejected: Ayes_ Referred:	Abs Abs	Noes 0
2	AWARD OF CONTRAC	CT -TROTT AND HUMA LOT RESTORATION	AN SERVICES PAR	KING	
	REAS, the Department of Public asing Department has advertis				
WHEI	REAS, funds are available in the	following accounts:			
A.15.1	15.1620.000 72400.00 620.000 72400.00 .15.1620.000 72400.00	Land Improvements Land Improvements Land Improvements	\$200,000 \$ 90,000 \$ 32,795		
WHER 2018 as tabulat	EAS, the following bids were ed below:	publicly opened and read b	y our Purchasing Dep	oartment on	September 6,
. 1.	Mark Cerrone, Inc. 2368 Maryland Avenue Niagara Falls, NY 14305		\$322,795		
2.	Milherst Construction 10025 County Rd., PO Box 4 Clarence Center, NY 14032	30	\$379,749		
and					
WHER	EAS, the Infrastructure & Facil	ities Committee has examin	ned the bid, and		
	EAS, prior to the execution of egal form, language and compli			ey will revie	ew them for
	VED, that the contract for the onsible bidder, Mark Cerrone, I be it further				
	VED, that following the Councecute the required documents.	ty Attorney's review, the C	Chairman of the Legis	slature be, ar	nd hereby is,

ROM: Administration Commit	tee DATE: 10/16	/10	RESOLUTIO)IN #	AD-020-18
PPROVED REVIEWED	COMMITTEE ACTION	LECICI	ATIVE ACTI	OM	
O. ATTORNEY CO. MANAGER	COMMITTEE ACTION		ATIVE ACTI		NT.
O. ATTOKNET	AD - 10/9/18	100000000000000000000000000000000000000	4.50	Abs	Noes
	· · · · · · · · · · · · · · · · · · ·	Rejected: Referred:_	Ayes	Abs	Noes
ADOPTION OF THE COUNTY OF PURSUANT	OF NIAGARA SEXUAL HAR TO SECTION 201-G OF TH			TION	POLICY
WHEREAS, it is the policy of to operations and services as well as all a		nt and elim	inate discrim	inatio	n in all of its
WHEREAS, the County of Nia opportunity to enjoy a fair, safe and pr	gara has long been committed to oductive work environment, and		hat all indivic	luals h	ave an equal
WHEREAS, pursuant to NYS required to establish a sexual harassment new employees as soon as possible, at training that is interactive, and establish witnesses of harassment, and	nd current employees to be train	rassment pr ned by Oct	revention pol ober 9, 2019	icy tra , inclu	aining for all ading annual
WHEREAS, the Department of a model sexual harassment prevention p training, and model sexual harassment					
WHEREAS, the County of Niag policy for employers to ensure compliant	gara has determined to adopt the ance with the new NYS requiren		el sexual hara	ssmen	t prevention
WHEREAS, all administrators, law and requirement, and	managers, supervisors and emp	loyees will	be directed to	o comj	ply with this
WHEREAS, this policy superso	edes previously issued County of	of Niagara	Sexual Haras	ssmen	t Prevention
WHEREAS, the Human Reson administering this policy effective imm		will be resp	ponsible for	impler	nenting and
RESOLVED, that the County Prevention Policy incorporated herein a			f Niagara S	exual	Harassment
ADMINISTRATION COMMITTE					

FROMCommunity S	ervices Comm	ittee and	DATE:	10/16/18	RESOLUT	ION#	CS-041-18
Administration	Committee						
APPROVED CO. ATTORNEY	REVIEWE CO. MANA	GER CS	IMITTEE AC - 10/9/1 - 10/9/1	8 Approve	LATIVE ACT	_Abs	Noes Noes
						- its like	
	BUDGET N	MODIFICATIO	ON – SNAP B	ONUS FUND	AWARD		
WHEREAS, Nutrition Assistance Temporary and Disaccuracy, and	Program (SN		rmance Bonus	Award funds to	o the New Y	ork State	e Office of
WHEREAS, departments and the		s as a result of SNAP paymen			rt of the lo	cal socia	al services
WHEREAS, departments and Nia		allocated over \$ allocation is \$96		SNAP bonus fu	nds to the lo	ocal soci	al services
WHEREAS, expenses, including, distribution and action	but not lim		nents in tech				
WHEREAS, would assist staff in now, therefore, be it		County Department of the County Department of					
RESOLVED,	that the follow	ving budget mod	lification be e	ffectuated to the	2018 Social	Service	s Budget:
INCREASE I	REVENUE:					37	
A.22.6010.00	0 44611.00	Food Stamps	Revenue	\$96,027			
INCREASE A	APPROPRIAT	ION:				***·	
A.22.6010.00 A.22.6010.00 A.22.6010.00	0 74200.02	Computer Equ Copier Rental Contractual Ex	•	\$46,027 \$30,000 \$20,000			
COMMUNITY SER	VICES COMM	1ITTEE	-				¥
				*			

FROM: Commu	nity Services Committee	DATE:10/	RESOLUTIO	ON#CS-042-18
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION CS - 10/9/18	Approved: AyesA	ON AbsNoes AbsNoes

RESOLUTION IN SUPPORT OF ALTERNATIVE TO STATE CPS TRAINING INITIATIVE

WHEREAS, the State and local departments of social services have been working together to update and modernize state training initiatives for CPS caseworkers, and

WHEREASA, the State has decided to centralize all training for CPS caseworkers at a site in Rensselaer County, and

WHEREAS, counties, such as Niagara County, located furthest from the new training center have expressed concerns as to how this will increase travel costs to send new caseworkers for training, and

WHEREAS, said training is over a twelve (12) week period and will result in an increase in overtime and travel costs, and

WHEREAS, the fact that this training is in Rensselaer County for an extended period of time may provide a hardship for new caseworkers and could impact the Department's ability to hire caseworkers, and

WHEREAS, the Department has determined that there will be the need to train 12 new caseworkers between now and December 31, 2019 which could result in an increase in travel costs of \$31,620 and an increase in overtime of \$27,865 due to having to travel to the training center in Rensselaer County, and

WHEREAS, due to the high number of new caseworkers needed to be trained over this same time period throughout the State, it is unlikely that this new training center will be able to accommodate all of the counties to ensure that said caseworkers will be trained within 90 days of hire which is a State requirement, and

WHEREAS, due to the high training demand there are some temporary training options, such as using existing trainers within the counties and the expanded use of internet-based training which can be successfully utilized, now, therefore, be it

RESOLVED, that the Niagara County Legislature calls upon the Office of Children and Family Services to continue to work with the local department of social services on a transitional training program that allows for a temporary training system in Western New York to be led by qualified county staff in the region, and be it further

RESOLVED, that copies of this resolution be sent to Governor Andrew Cuomo, Senate Majority Leader John Flanagan, Speaker of the Assembly Carl Heastie, Senator Robert Ortt, Assemblyman Angelo Morinello and Assemblyman Michael Norris.

FROM: _	Community Services Com	mittee and DA	TE: 10/	16/18	RESOLUTION #	CS-043-18
	Administration Committee					A
APPROV CO. ATT	REVIEWEI CO. MANAG		/9/18	LEGISL Approved Rejected: Referred:	Ayes Abs.	NoesNoes
		MODIFICATION – E HBORHOODS PROG				Н
Depa and	WHEREAS, the Enviror artment of Health provides es					
Depa	WHEREAS, a fund bala rtment of Health Healthy Ne					iagara County
Progr	WHEREAS, the Niagara (am requests a budget modifi					
	RESOLVED, that the follow	owing budget modificati	ion be effect	tuated:		
	DECREASE APPROPRIA	ATIONS:				
	CM.20.4189.405 71010.00 CM.20.4189.405 78100.00 CM.20.4189.405 78200.00 CM.20.4189.405 78400.00	Retirement Expense FICA		08	\$ 6,000.00 950.00 450.00 \$1,600.00	
	INCREASE APPROPRIA	TIONS:				
	CM.20.4189.405 74750.02	2 Supplies/Materials			\$9.000.00	
				75 X		
COM	MUNITY SERVICES COM	MITTEE				
ADM	INISTRATION COMMITT	EE				

FROM:	Community S	ervices Committee ar	nd DATE	: 10/1	6/18	RESOLUTION#	CS-044-18
	Administration	Committee	* 8.				
APPROVE		REVIEWED	COMMITTEE A			ATIVE ACTION	
CO. ATTO	RNEY	CO. MANAGER	CS - 10/9/		Approved		Noes
Min	Juy		AD - 10/9/	18	Referred:	Ayes Abs	Noes
	BUDGET	MODIFICATION - D	OPIOID CRISIS EPARTMENT OF			RGENCY PLANNI	NG
service		the Emergency Plan and training to prote	10 Table 1			-	
	CONTRACT CONTRACTOR CO	the Center for Diseargency Planning probidemic, and		-		이 등이 하는데 이번 아이에게 되는 그녀를 다양하면 생각하다.	
funding		the Niagara Count 354, now, therefore, b		ealth is r	equesting a	approval to accept C	Opioid Crisis
	RESOLVED	, that the following b	udget modification,	be effec	tuated:		
	INCREASE I	REVENUE:					
	CM.20.4189.	406 44401.00 Public	Health Federal Aid	l.	4	\$75,000.00	
	INCREASE A	APPROPRIATIONS					
	CM.20.4189.	406 71050.00 Overti	me			\$1,378.89	
	CM.20.4189.	406 74250.01 Office	Supplies			2,950.00	
	CM.20.4189.	406 74250.03 Printin	g/Duplicating			2,900.00	
	CM.20.4189.	406 74300.01 Travel	Conference	, .		2,557.00	
	CM.20.4189.	406 74300.03 Travel	Mileage			3,300.00	
	CM.20.4189.	406 74500.01 Contra	ctual			58,893.00	
	CM.20.4189.	406 74650.09 Profess	sional Transportatio	n		2,400.00	
	CM.20.4189.	406 78100.00 Retirer	nent			258.04	
	CM.20.4189.	406 78200.00 FICA				344.47	
	CM.20.4189.	406 78300.00 Worke	r's Comp			18.60	
					9		
COMM	UNITY SER	VICES COMMITTE	Ε				

ADMINISTRATION COMMITTEE

Administration Committee Administration Committee REVIEWED CO. ATTORNEY CO. MANAGER CS - 10/9/18 AD - 10/9/	CS-045-1
CO. MANAGER CS - 10/9/18 Approved: Ayes Abs. AD - 10/9/18 Rejected: Ayes Abs. Referred: Referred: BUDGET MODIFICATION - EDUCATION OF HANDICAPPED CHILDREN DEPARTMENT OF HEALTH WHEREAS, the Education of Handicapped Children Program of the Niagara County De Health provides essential mandated services to preschool age children with disabilities, and WHEREAS, funds enable the Niagara County Department of Health to satisfy New Education Department requirements, as they relate to Education of Handicapped Preschool Children the corresponding reporting requirements, and WHEREAS, an increase in number of services provided and increase in children attending programs has resulted in increased cost, and WHEREAS, the Niagara County Education of Handicapped Children Program request modification for additional revenues and appropriations, now, therefore, be it RESOLVED, that the following budget modification be effectuated: INCREASE REVENUE: A.20.2960.000 41601.03 Medicaid Fees \$803,089 A.20.2960.000 42701.01 Prior Year Expense 120,480 A.20.2960.000 43277.01 Ed Handicapped Children General 904,057 INCREASE APPROPRIATIONS:	
WHEREAS, the Education of Handicapped Children Program of the Niagara County De Health provides essential mandated services to preschool age children with disabilities, and WHEREAS, funds enable the Niagara County Department of Health to satisfy New Education Department requirements, as they relate to Education of Handicapped Preschool Children the corresponding reporting requirements, and WHEREAS, an increase in number of services provided and increase in children attendit programs has resulted in increased cost, and WHEREAS, the Niagara County Education of Handicapped Children Program request modification for additional revenues and appropriations, now, therefore, be it RESOLVED, that the following budget modification be effectuated: INCREASE REVENUE: A.20.2960.000 41601.03 Medicaid Fees \$803,089 A.20.2960.000 42701.01 Prior Year Expense 120,480 A.20.2960.000 43277.01 Ed Handicapped Children General 904,057 INCREASE APPROPRIATIONS:	Noes
Health provides essential mandated services to preschool age children with disabilities, and WHEREAS, funds enable the Niagara County Department of Health to satisfy New Education Department requirements, as they relate to Education of Handicapped Preschool Children the corresponding reporting requirements, and WHEREAS, an increase in number of services provided and increase in children attendit programs has resulted in increased cost, and WHEREAS, the Niagara County Education of Handicapped Children Program request modification for additional revenues and appropriations, now, therefore, be it RESOLVED, that the following budget modification be effectuated: INCREASE REVENUE: A.20.2960.000 41601.03 Medicaid Fees \$803,089 A.20.2960.000 42701.01 Prior Year Expense 120,480 A.20.2960.000 43277.01 Ed Handicapped Children General 904,057 INCREASE APPROPRIATIONS:	
Education Department requirements, as they relate to Education of Handicapped Preschool Children the corresponding reporting requirements, and WHEREAS, an increase in number of services provided and increase in children attendit programs has resulted in increased cost, and WHEREAS, the Niagara County Education of Handicapped Children Program request modification for additional revenues and appropriations, now, therefore, be it RESOLVED, that the following budget modification be effectuated: INCREASE REVENUE: A.20.2960.000 41601.03 Medicaid Fees \$803,089 A.20.2960.000 42701.01 Prior Year Expense 120,480 A.20.2960.000 43277.01 Ed Handicapped Children General 904,057 INCREASE APPROPRIATIONS:	artment of
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INCREASE REVENUE: A.20.2960.000 41601.03	a budget
A.20.2960.000 41601.03 Medicaid Fees \$803,089 A.20.2960.000 42701.01 Prior Year Expense 120,480 A.20.2960.000 43277.01 Ed Handicapped Children General 904,057 INCREASE APPROPRIATIONS:	
A.20.2960.000 42701.01 Prior Year Expense 120,480 A.20.2960.000 43277.01 Ed Handicapped Children General 904,057 INCREASE APPROPRIATIONS:	
A.20.2960.000 74550.09 Program Ed Handicapped Children \$1,827,626	
COMMUNITY SERVICES COMMITTEE	
ADMINISTRATION COMMITTEE	

and A	ty Services Com dministration C		KESOLO	TION# CS-046-18
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION CS - 10/9/18 AD - 10/9/18	LEGISLATIVE AO Approved: Ayes_ Rejected: Ayes_ Referred:_	CTION _ Abs Noes Abs Noes
	COUNTY	CLERK'S OFFICE CONTRAC	CT ADDENDUM	
WHERE, government, and	AS, the appropriate man	nagement of local government	records is essential for	or efficient and effective
		rforms the duties prescribed by lang, recording and depositing of d		
		tered into an agreement with lecording, imaging, cash fee mana		
	te from the early 1800's t	determined that 6,308 subdivision o 2017 are in need of conversion		
WHEREA subdivision maps,		prove records access and reduc	ce further wear, tear	and eventual loss of the
WHEREA	AS, IQS possesses the ne	cessary skill and expertise to assi	st in this endeavor, no	w, therefore, be it
immediately to im edit for completen install Infodex sor return all maps; p network; provide	nage all subdivision map ness and proper ordering; ftware on all County Cle provide 35.M archival s training to County Clerk	ty enter a contract addendum images from source documents; report and reconcile any missing erk workstations and web, to enaceurity microfilm; install and c staff and others identified by the training needs; install and configurations.	generate TIFF IV image pages or discrepancies able retrieval of source onfigure Infodex soft to County Clerk (ie. Ab	ges of source documents; with County Clerk staff; e documents; pickup and ware on County Clerk's stractors and surveyors);
		the Legislature be, and hereby is er and the approval of the Count		e the attached agreement,
INCREAS	SE REVENUE:			
A.10.1410	0.000 40599.01 Approp	riated Fund Bal-Committed Fund	s \$59,926.00	
INCREAS	SE APPROPRIATION:			
A.10.1410			\$59,926.00	

ADMINISTRATION COMMITTEE

COMMUNITY SERVICE COMMITTEE

DOVED	DESTRUCTOR	COLO HITTER			
ROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE A		
ATTORNEY	CO. MANAGER	$\frac{CSS - 10/9/18}{10/9/18}$	Approved: Ayes		Noes
/ X		AD - 10/9/18	Rejected: Ayes	Abs	Noes_
	2	-	Referred:		
		IFICATION - FIRE COOR NCIDENT PAYMENT FO		FICE	
	AS, the County Haz-Mare not reusable, and	at team responded to an inc	ident on May 2, 2	018 and so	me suppli
	y is liable for all cost	State's Navigation and sassociated with containment			
	4.5	r's Office invoiced and receive amount of \$1,158.38, and	ived payment for th	ne replacem	ent of the
	AS, the Fire Coordinato y, now, therefore, be it	r's Office needs to replenish	n the supplies used	by the Haz	z-Mat, at
RESOLV	ED, that the following 2	2018 budget modifications be	effectuated:		
INCREAS	SE REVENUE:				
A.19.3410	0.000 42690.02	Other Compensation for Reimbursements	Loss	\$1,15	8.38
INCREAS	SE APPROPRIATION:	*			
A.19.3410	0.000 74750.10	Supplies, Gen Hazmat In	ventory	1,1	58.38
COMMUNITY S	AFETY & SECURITY				
011411411					

COMMIT	tee and Administ	ration committee			
PPROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE	ACTION	
D. ATTORNEY	CO. MANAGER	CSS - 10/9/18	Approved: Ayes		Noes
A		AD - 10/9/18	Rejected: Ayes		Noes
108			Referred:		
1		NCE OF 2018 HAZARDOUS EDNESS GRANT - HOMEL		GRANTS	
Emergency Prepare		ra is required to certify its a ough the Department of Homel ounty, and			
County funds will associated software	be in the amount of \$442 e, now, therefore, be it CD, that following the Co	018 to be awarded will be in to (20%). The funds will be used ounty Attorney's review, the C	for the purchase o	f mobile data t	terminals and
County funds will associated software RESOLVE authorized to execu	be in the amount of \$442 e, now, therefore, be it CD, that following the Co	(20%). The funds will be used unty Attorney's review, the C	for the purchase o	f mobile data t	terminals and

FROM: Communit	y Safety & Secrete and Adminis	arity DATE: 10/16	7/18 RESOI	LUTION # CS	S-076-18
APPROVED CO. ATTORNEY ACCEPTAN	REVIEWED CO. MANAGER CE OF 2018 EMERO	COMMITTEE ACTION CSS - 10/9/18 AD - 10/9/18 GENCY MANAGEMENT P	LEGISLATIVE Approved: Ayes_ Rejected: Ayes_ Referred: ERFORMANCE	Abs Abs	Noes _Noes
		MELAND SECURITY GR			
Management Perfo 10/1/18 through 9/	ormance (EMPG) gra 30/19, at some cost to	agara is required to certify ant through the Department the County, and G 2018 to be awarded is in	of Homeland Sec	curity for the	e period of
matching County		mount of \$85,388.00 (50%)			
		County Attorney's review, greement, and be it further	the Chairman of	the Legislati	ure be, and
	스타 내용화 그리고 하다가 있었다. (~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	nt of Emergency Services is g modification, effective imme		to accept the	grant with
INCREASE	E APPROPRIATION	FUND BALANCE - ASSIG	NED:		
A.40599.00	Ap	propriated Fund Balance		\$ 85,388.00)
INCREASE	E REVENUE:				
A.19.3645.0	000 44305.02 Ci	vil Defense HS		\$ 85,388.00)
INCREASE	E APPROPRIATION:				
A.19.3645.0		&E Misc. Equip. oject Code: E1		\$170,776.0	0
COMMUNITY SA COMMITTEE	FETY & SECURITY				
ADMINISTRATIC	ON COMMITTEE				

PROV D. ATA	PORNEY CO. MANAC		18 Approved: Ayes Abs. Noes
			C COORDINATOR'S OFFICE – S INTERNATIONAL FILM FESTIVAL
		gara Falls International Film	as received a donation of \$1,000 through the Festival to be used toward the purchase of sn
it	WHEREAS, the material	s will be purchased through	the Emergency Services budget, now, therefore
	RESOLVED, that the fol	lowing 2018 budget modific	ation be effectuated:
	INCREASE REVENUE:		
	A.19.3410.000 42705.00	Gift & Donate	\$1,000.00
	INCREASE APPROPRIA	ATION:	
	A.19.3640.000 74750.20	Training Supplies	\$1,000.00
	MMUNITY SAFETY & SEC	URITY	

FROM:	Community Safety	% Secur	ity DAT	E: 10/16	/18	RESOLU	TION# C	SS-078-18
	Committee and A	Administr	ation Commit	tee			-	
APPROV CO. ATT		WED NAGER	COMMITTEE CSS - 10/ AD - 10/9	9/18	LEGISLA Approved: Rejected: Referred:	Ayes	CTION Abs _ Abs	NoesNoes
	ACCEPT MOTOR V		RA COUNTY SI HEFT AND INS		OFFICE	PREVEN	TION GR	RANT
	WHEREAS, the Niag ainal Justice Services that ention Program, and							
Niag	WHEREAS, the Moto ara County Sheriff's Off			e Fraud Pre	vention Gr	ant has be	een awarde	ed to the
	WHEREAS, the perfo	ormance perio	od for this grant is	s January 1	, 2019 thro	ugh Dece	ember 31, 2	2019, and
moto	WHEREAS, the grant or vehicle insurance fraud or vehicle theft and insura nology and information s	l County-wid ance fraud rel	e. This partnersh	ip provides	an integrat	ted means	s to preven	nt and deter
	WHEREAS, the funds	s are included	l in the 2019 bud	get, now, th	erefore, be	it		
hereb	RESOLVED, that foll by is, authorized to execu		A STATE OF THE PARTY OF THE PAR	review, the	Chairman	of the Le	gislature b	e, and
	IMUNITY SAFETY & S IMITTEE	SECURITY						
ADM	IINISTRATION COMM	IITTEE	To the state of th					

Committ	ee and Administ	cation Committee		
PPROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE ACTION	
). ATTORNEY	CO. MANAGER	CSS - 10/9/18	Approved: Ayes Abs	
The Sec	*	AD - 10/9/18	Rejected: Ayes Abs	s Noes
and the second	8 	4-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Referred:	202401/05/15/10/12/2
	NIAC	ARA COUNTY SHERIFF'S	SOFFICE	
		IC SAFETY ANSWERING		
	THE CELL I TODA		o i oni i o orani i	
WHERE	AS, the Niagara Count	y Sheriff's Office been notif	fied by the New York State	e Department o
		grant in the amount of \$171,2	not the carrier and the comment of t	
	lic Safety Answering P	oints Grant for the period Jan	nuary 1, 2019 through Dec	ember 31, 2019
and				
WW.EDE	10 1 5 11 0 0		vs me s	
		Answering Points Grant ass	sists with personnel operat	ing costs in th
Niagara County	Communications Cente	r, and		
WHERE	AS the revenue and equ	ual expense are in the 2019 by	udget now therefore he it	
WIIDIO	ins, the revenue and equ	dar expense are in the 2017 by	daget, now, therefore, be it	
RESOLV	ED, that prior to the	execution of the grant, the (County Attorney will revie	w the grant for
		mpliance, and be it further		0
	, , ,			
RESOLV	ED, that following the	County Attorney's review, the	Chairman of the Legislatur	e be, and hereby
is, authorized to	execute this grant.	St.		
			×	
COMMINITY	SAFETY & SECURITY	7		
COMMITTEE	SAFETT & SECURIT			
COMMITTEE				
ADMINISTRAT	ION COMMITTEE	- A CONTRACTOR OF THE CONTRACT		

PROVED D. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION CSS - 10/9/18	LEGISLATIVE Approved: Ayes		Noes
	COMMINICAL	AD - 10/9/18	Rejected: Ayes		Noes_
Contra 1			Referred:		
1		SHERIFF'S OFFICE-BUD			
	FBI REGIONAL	L COMPUTER FORENSICS	S LABORATO	RY	
		y Sheriff's Office has been ry funds available to be used b			al Compute
		omputer Forensics Laboratory CFL, and backup hard drives			
-		gation Bureau for investigation		to be used in	the Magar
where ore, be		e 2018 budget is needed to acce	pt the revenue a	and reimburse	the expense
,					
RESOLVI	ED, that the following b	oudget modifications be made:	É.		
INCREAS	SE REVENUE				
A 17 2110	000 2210 01	0 10 '		Ф.1000	
A.17.3110	0.000.2210.01	General Services Other Gov General		\$4008	
INCREAS	SE APPROPRIATIONS	S			
A.17.3110	0.000.72100.21	Machinery and Equipment	t	\$2,049	
A 17 2110	000 74000 10	Law Enforcement Equipm	ient	Ø1 050	
A.17.3110	.000 74800.10	Misc. Equip. under \$500		\$1,959	
	A CONTRACTOR OF THE PARTY OF TH	2			
COMMUNITY S.	AFETY & SECURITY				
COMMUNITY S.	AFETY & SECURITY				
	AFETY & SECURITY				

FROM: Carmittee of the Whole		DATE:10/16	/18 RESOLUTION # <u>04-022-18</u>
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION OW - 10/16/18	LEGISLATIVE ACTION Approved: Ayes Abs Noes Rejected: Ayes Abs Noes Referred:
		TAL BUDGET PROJECT C FORMANCE CONTRACT I	
proposals from fi	rms to assist the Co		ee with Federal/State guidelines, evaluated gy audit as the first step to evaluating the
		per IF-70-17, dated April 4, 201 County with an energy audit, a	7, authorized JW Danforth, 930 Old Dutch nd
improvements to		e amount of \$6,647,851 and a	7, 2018, awarded the contract for facility also authorized the Chief Fiscal Officer to
	S, a capital budget pose Contract, now, the		to record revenue and expenditures for the
RESOLVE	ED, that the followin	g budget modification be effect	tuated:
INCREAS	E APPROPRIATED	FUND BALANCE:	
A 40599.0	1 /	Appropriated Fund Balance – N	YPA \$265,146
INCREAS	E APPROPRAITIO	NS	
A.07.9950	.000 79010.00	ransfer to Capital Projects	\$265,146
INCREAS	E ESTIMATED RE	VENUE:	
H671.15.10	620.000.42770.01 P	nstallment Purchase Debt Project Rebates nterfund Transfers Committed	\$6,250,000 \$ 152,704 Funds \$ 265,146
INCREAS	E APPROPRIATIO	NS:	
Н671.15.10	520.72200.01	Building Improvements	\$6,667,850
		A – HR RTU B – Ross Bldg RTU C – Brooks RTU D – 111 Main St E – PSTF A/C	\$ 278,194 \$ 470,959 \$ 765,499 \$ 794,960 \$ 241,886

F – 199 So Niagara	\$ 113,133
G – CH Windows	\$2,356,654
H – Lighting	\$1,094,458
I – Building Envelope	\$ 223,820
J – Digital Control Upgrades	\$ 303,679
K – Pipe Insulation	\$ 8,968
L – 111 Main St Meters	\$ 15,640

COMMITTEE OF THE WHOLE

FROM: Econo	mic Development Co	ommittee DATE: 10/1	6/18 RESOL	UTION#_E	ED-016-18
APPROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE .	ACTION	
CO. ATTORNEY	CO. MANAGER	ED - 10/10/18	Approved: Ayes_	Abs	Noes
Marka	7	1	Rejected: Ayes_ Referred:	Abs	Noes

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, that thirty day period began June 1, 2018, and ended June 30, 2018, and

WHEREAS, land owners have filed a request for inclusion of predominantly viable agricultural land within certified agricultural districts, and

WHEREAS, the County Legislature referred the requests to the Niagara County Agricultural and Farmland Protection Board, and that Board has reviewed the requests and provided its recommendations that such property consists predominantly of viable agricultural land and that the inclusion of such land would serve the public interest by assisting in maintaining a viable agricultural industry within the district, and

WHEREAS, a public hearing was held on Tuesday, October 16, 2018 at 6:30 p.m. relating to such requested inclusions, now, therefore, be it

RESOLVED, that based on the recommendations of the Agricultural and Farmland Protection Board, this Niagara County Legislature hereby adopts and approves the inclusion of the requested viable agricultural land within certified Agricultural District #2, #7, and #8, and, be it further

RESOLVED, that in accordance with Section 303-b of Agriculture and Markets Law the modifications to Agricultural District #2, #7, and #8, are hereby described as follows, and include the following parcels listed by agricultural district, town, owner, tax map number, and acreage:

2018 Additions

Agricultural District	Town	Owner	Tax Map Number	Acreage
2	Gasport	Patricia McCarthy	69.00-1-35	5
7	Pendleton	Andrew Rawe	165.01-1-2.2	26
. 7	Pendleton	Christopher Guadagno	137.00-2-38.1	5
8	Wilson	Chanel Rannet-Carat	13.00-1-22.122	20

ATTODATES	REVIEWED	COMMITTEE ACTION	LEGISLATIVE ACTION
. ATTORNEY	CO. MANAGER	ED - 10/10/18	Approved: AyesAbsNoes
TR			Rejected: Ayes Abs Noes Referred:
100	,		
RESOLUT	TON TO CONSOLID	ATE NIAGARA COUNTY	'S AGRICULTURAL DISTRICTS
WHEDE	AS Niegera County ou	rrently has 5 Agricultural Di	istricts, with sections of the Districts in th
			ara, Pendleton, Porter, Royalton, Somerset
	Wilson, and the City of		ra, rendiction, rotter, Royalton, Bomerse
	minute of the city of	200	
WHERE	AS, to increase effic	eiency of 8-year Agricultu	aral District reviews, Niagara County'
			consolidate Niagara County's Agricultura
Districts into one	, and		
2000-00-00-00-00-00-00-00-00-00-00-00-00			
			arkets Law 25AA, Section 303-c, a 30-da
			solidation of Niagara County's Agricultura
			to remove a parcel with SBL#149.03-1-2.
in the Town of w	heatfield from the Agri	icultural District, and	
WHERE	S no objection to the	consolidation of the district	was raised, therefore, the Niagara County
			is to consolidate all Niagara Count
			ed district will have an 8-year anniversary
	r 5 th , now, therefore, be		
	DD 11 11 11' C	ounty Legislature recommend	ds to the New York State Commissioner o
Agriculture that 1	Niagara County Agricu		ed, and parcel with SBL# 149.03-1-2.1 be
Agriculture that 1	Niagara County Agricu		
Agriculture that 1	Niagara County Agricu		
Agriculture that 1	Niagara County Agricu		
Agriculture that 1	Niagara County Agricu		
Agriculture that I removed from the	Niagara County Agricu	Itural Districts be consolidat	

FROM: Economic	Development Com	mittee _DATE: 10/16	7/18 RESOLU	JTION#_	ED-018-18
and Adm	inistration Comm	nittee			
APPROVED	REVIEWED CO. MANAGER	COMMITTEE ACTION	LEGISLATIVE A		Noos
CO. ATTORNEY	CO. MANAGER	ED - 10/10/18	Approved: Ayes		Noes
Manoson	,	AD - 10/9/18	Rejected: Ayes Referred:	Abs	Noes
		LAW IMPOSING A TAX V § 1202-t HOTEL OR MO			
WHEREA		elopment and Administratio	n Committees recor	nmend the	adoption of
A Local L Motel Taxes in N	1 0	the Occupancy of Hotel Roo	oms Pursuant to Tax	Law § 120	02-t Hotel or
	AS, a public hearing war port, New York, on sai	as held on October 16, 2018 d Local Law, and	at 6:15 p.m. in the	Legislativ	e Chambers,
WHEREA	AS, people app	peared to speak on said Loca	l Law, and		
WHEREA	S, amendmen	nt(s) was (were) made to said	d Local Law, now, th	herefore, be	e it
		imposing a tax on the occur County be enacted by the I			
Section 1.	Short Title.				
This Local	Law shall be known a	s the Niagara County Hotel l	Room Occupancy Ta	ax Law.	
Section 2.	Definitions.				
When used	l in this Local Law, the	following terms shall mean:			
estate, receiver, tr	ustee, assignee, referee	partnership, society, assoce, and any other person actine, and any combination of the	g in a fiduciary or r		
the owner or prop		perating a hotel in the Counter, lessee, sub-lessee, mortg		_	100

Hotel. A building or portion of it which is regularly used and kept open as such for the lodging

of guests on an overnight basis. The term "hotel" includes a motel, motor court, motor lodge or inn, bed and breakfast and tourist homes, AirBNB, rentals, (including through online booking sites) or similar hotel or motel

type of accommodations by whatever name designated.

- (d) Occupancy. The use or possession, or the right to use or possession of any room in a hotel.
- (e) Occupant. A person who, for a consideration, uses, possesses, or has the right to use or possess, any room in a hotel under any lease, concession, permit, right of access, license to use or other agreement, or otherwise.
- (f) <u>Permanent Resident</u>. A person occupying any room or rooms in a hotel for at least thirty consecutive days shall be considered a permanent resident with regard to the period of such occupancy.
- (g) <u>Rent or Charge</u>. The consideration received for occupancy valued in money, whether received in money or otherwise.
- (h) Room. Any room or rooms of any kind in any part or portion of a hotel, which is available for or let out for any purpose other than a place of assembly.
 - (i) Return. Any return filed or required to be filed as herein provided.
 - (j) <u>County Treasurer</u>. The Treasurer of the County of Niagara, New York.

Section 3. Imposition of Tax.

On and after the 1st day of December, two thousand eighteen, there is imposed and there shall be paid a tax of four percent (4%) per day upon the rent for every occupancy of a room or rooms in a hotel in the County of Niagara except that the tax shall not be imposed upon a permanent resident of a hotel or exempt organizations as hereinafter set forth.

Section 4. Exempt Organizations.

- (a) Except as otherwise provided in this section, any use or occupancy by any of the following shall not be subject to the tax imposed by this Local Law:
- (1) The State of New York, or any public corporation (including a public corporation created pursuant to agreement or compact with another state or the Dominion of Canada) improvement district or political subdivision of the state;
 - (2) The United States of America, insofar as it is immune from taxation; and
- (3) Any corporation, or association, or trust, or community chest, fund or foundation, organized and operated exclusively for religious, charitable or educational purposes, or for the prevention of cruelty to children or animals, and no part of the net earnings of which inures to the benefit of any private shareholder or individual and no substantial part of the activities of which is carrying on propaganda, or otherwise attempting to influence legislation; provided, however, that nothing in this paragraph shall include an organization operated for the primary purpose of carrying on a trade or business for profit, whether or not all of its profits are payable to one or more organizations described in this paragraph.

Section 5. Territorial Limitations.

The tax imposed by this Local Law shall apply only within the territorial limits of the County of Niagara except for within the limits of any city of the County of Niagara imposing a hotel or motel tax pursuant to authority granted by the State of New York at any prior time. In the event that any city within the County of Niagara not currently imposing such a hotel and motel bed tax shall obtain authorization from the State of New York to impose such a tax; said city shall have the right to impose such tax up to the maximum rate of the tax authorized for such city by the State of New York. In the event that the imposition of the new tax by any such city would require a reduction in the County tax rate imposed pursuant to this section and to this Local Law, then said tax shall not become effective before the commencement of the County's next succeeding fiscal year and then only if such city shall have given notice to such County of its imposition of such a tax at least six (6) months prior to the commencement of such fiscal year. The County of Niagara waives the right of said notice and the postponement of the effective date of such a hotel occupancy tax. Cities within the County of Niagara who currently are authorized to and who collect a hotel occupancy tax shall continue to maintain a prior right to collect such hotel and motel bed tax.

Section 6. Registration.

Within ten days after the effective date of this local law, or in the case of operators commencing business after such effective date, within three days after such commencement or opening, every operator shall file with the County Treasurer a certificate of registration in a form prescribed by the County Treasurer. The County Treasurer shall, within five days after such registration, issue without charge to each operator, a certificate of authority empowering such operator to collect the tax from the occupant and duplicate thereof for each additional hotel of such operator. Each certificate or duplicate shall state the hotel to which it is applicable. Such certificates of authority shall be prominently displayed by the operator in such manner that it may be seen and come to the notice of all occupants and persons seeking occupancy. Such Certificates shall be non-assignable and non-transferable and shall be surrendered immediately to the County Treasurer upon the cessation of business at the hotel named or upon its sale or transfer.

Section 7. Administration and Collection.

- (a) The tax imposed by this Local Law shall be administered and collected by the County Treasurer.
- (b) The tax to be collected shall be stated and charged separately from the rent and shown separately on any record thereof, at the time when the occupancy is arranged or contracted for and charged for, and upon every evidence of occupancy or any bill or statement or charge made for said occupancy issued or delivered by the operator, and the tax shall be paid by the occupant to the operator as trustee for and on account of the County, and the operator shall be liable for the collection thereof and for the tax. The operator and any officer of any corporate operator shall be personally liable for the tax collected or required to be collected under this Local Law, and the operator shall have the same right in respect to collecting the tax from the occupant, or in respect to non-payment of the tax by the occupant as if the tax were a part of the rent for the occupancy payable at the time such tax shall become due and owing, including all rights of eviction, dispossession, repossession and enforcement of any innkeeper's lien that he may have in the event of non-payment of rent by the occupant; provided, however, that the County Treasurer shall be joined as a party iii any action or proceeding brought by the operator to collect or enforce collection of the tax.
- (c) Where the occupant has failed to pay and the operator has failed to collect a tax as imposed by this Local Law, then in addition to all other rights, obligations and remedies provided, such tax shall be payable by the occupant directly to the County Treasurer, and it shall be the duty of the occupant to file a return thereof

with the County Treasurer and to pay the tax imposed thereon to the County Treasurer within fifteen days after such tax was due.

- (d) The County Treasurer may, wherever he deems it necessary for the proper enforcement of this Local Law, provide by regulation that the occupant shall file returns and pay directly to the County Treasurer the tax herein imposed, at such times as returns are required to be filed and payment over made by the operator.
- (e) The tax imposed by this Local Law shall be paid upon any occupancy on and after December first, two thousand eighteen, although such occupancy is had pursuant to a contract, lease or other arrangement made prior to such date. Where rent is paid or charged or billed, or falls due on either a weekly, monthly or other term basis, the rent so paid, charged, billed or failing due shall be subject to the tax herein imposed to the extent that it covers any portion of the period on and after December first, two thousand eighteen. Where any tax has been paid hereunder upon any rent which has been ascertained to be worthless, the County Treasurer may by regulation provide for credit and/or refund of the amount of such tax application therefore as provided in section twelve of this Local Law.
- (f) For the purpose of the proper administration of this Local Law and to prevent evasion of the tax hereby imposed, it shall be presumed that all rents are subject to tax until the contrary is established, and the burden of proving that a rent for occupancy is not taxable hereunder shall be upon the operator or the occupant. Where an occupant claims exemptions from the tax under the provisions of section four hereof, the rent shall, be deemed taxable hereunder unless the operator shall receive from the occupant claiming such exemption a copy of a certificate issued by the County Treasurer certifying that the corporation or association therein named is exempt from the tax under section four hereof, together with a certificate duly executed by the corporation or association named in the certificate of the County Treasurer certifying that the occupant is its agent, representative or employee and that his occupancy is paid or to be paid by, and is necessary or required in the course of or in connection with the affairs of said corporation or association.

Section 8. Records to be Kept.

Every operator shall keep records of every occupancy and of all rent paid, charged or due thereon and of the tax payable thereon, in such form as the County Treasurer may by regulation require. Such records shall be available for inspection and examination at any time upon demand by the County Treasurer or his duly authorized agent or employee and shall be preserved for a period of three years, except that the County Treasurer may consent to their destruction within that period or may require that they be kept longer.

Section 9. Returns.

(a) Every operator shall file with the County Treasurer a return of occupancy and of rents, and of the taxes payable thereon for the periods ending March thirty-first, June thirtieth, September thirtieth and December thirty-first of each year, on and after December first, two thousand eighteen. Such returns shall be filed within twenty days from the expiration of the period covered thereby. The County Treasurer may permit or require returns to be made by other periods and upon such dates as he may specify. If the County Treasurer deems it necessary in order to insure the payment of the tax imposed by this Local Law, he may require returns to be made for shorter periods than those prescribed pursuant to the foregoing provisions of this section and upon such dates as he may specify.

- (b) The forms of returns shall be prescribed by the County Treasurer and shall contain such information as he may deem necessary for the proper administration of this Local Law. The County Treasurer may require amended returns to be filed within twenty days after notice and to contain the information specified in the notice.
- (c) If a return required by this Local Law is not filed, or if a return when filed is incorrect or insufficient on its face, the County Treasurer shall take the necessary steps to enforce the filing of such a return or of a corrected return.

Section 10. Payment of Tax.

At the time of filing a return of occupancy and of rents each operator shall pay to the County Treasurer the taxes imposed by this Local Law upon the rents required to be included in such return, as well as all other moneys collected by the operator acting or purporting to act under the provisions in this Local Law. Even though it be judicially determined that the tax collected is invalidly required to be filed, it shall be due from the operator and payable to the County Treasurer on the date limited for the filing of the return for such period, without regard to whether a return is filed or whether the return which is filed correctly shows the amount of rents and the taxes due thereon. Where the County Treasurer, in his discretion, deems it necessary to protect revenues to be obtained under this Local Law he may require any operator required to collect the tax imposed by this local law to file with him a bond, issued by a surety company authorized to transact business in this state and approved by the superintendent of insurance of this state as to solvency and responsibility, in such amount as the County Treasurer may fix to secure the payment of any tax and/or penalties and interest due or which may become due from such operator. In the event that the County Treasurer determines that an operator is to file such bond he shall give notice to such operator to that effect specifying the amount of the bond required. The operator shall file such bond within five days after the giving of such notice unless within such five days the operator shall request in writing a hearing before the County Treasurer at which the necessity, propriety and amount of the bond shall be determined by the County Treasurer. Such determination shall be final and shall be complied with within fifteen days after the giving of notices thereof. In lieu of such bond, securities approved by the County Treasurer or cash in such amount as he may prescribe, may be deposited which shall be kept in the custody of the County Treasurer who may at any time without notice to the depositor apply them to any tax and/or interest or penalties due, and for that purpose the securities may be sold by him at public or private sale without notice to the depositor thereof.

Section 11. Determination of Tax.

If a return required by this Local Law is not filed, or if a return when filed is incorrect or insufficient the amount of tax due shall be determined by the County Treasurer from such information as may be obtainable and, if necessary, the tax may be estimated on the basis of external indices, such as number of rooms, location, scale of rents, comparable rents, type of accommodations and service, number of employees and/or other factors. Notice of such determination shall be given to the person liable for the collection and/or payment of the tax. Such determination shall finally and irrevocably fix the tax unless the person against whom it is assessed, within thirty days after giving of notice of such determination, shall apply to the County Treasurer for a hearing, or unless the County Treasurer of his own motion shall re-determine the same. After such hearing, the County Treasurer shall give notice of his determination to the person against whom the tax is assessed. The determination of the County Treasurer shall be reviewable for error, illegality or unconstitutionality or any other reason whatsoever by a proceeding under Article seventy-eight of the Civil Practice Law and Rules, provided however, that such proceeding is instituted in the Supreme Court within thirty days after the giving of the notice of such determination. A proceeding under Article seventy-eight of the Civil Practice Law and Rules shall not be instituted unless

(a) the amount of any tax sought to be reviewed, with penalties and interest thereon, if any, shall be first deposited and there is filed an undertaking, issued by a surety company authorized to transact business in this state and approved by the superintendent of insurance of this state as to solvency and responsibility, in such amount as a Justice of the Supreme Court shall approve to the effect that if such proceeding be dismissed or the tax confirmed the petitioner will pay all costs and charges which may accrue in the prosecution of such proceeding; or (b) at the option of the petitioner such undertaking may be in a sum sufficient to cover the taxes, penalties and interest thereon stated in such determination plus the costs and charges which may accrue against it in the prosecution of the proceeding, in which event the petitioner shall not be required to pay such taxes, penalties and interest as a condition precedent to the application.

Section 12. Refunds.

- (a) In the manner provided in this section, the County Treasurer shall refund or credit without interest, any tax, penalty or interest erroneously, illegally or unconstitutionally collected or paid if application to the County Treasurer for such refund shall be made within one year from the payment thereof. Whenever a refund is made by the County Treasurer, he shall state his reason therefore in writing. Such application may be made by the occupant, operator or other person who has actually paid the tax. Such application when made by an operator who has collected and paid over such tax to the County Treasurer, provided that the application is made within one year of the payment by the occupant to the operators shall be acted upon and refunded any moneys, due, only after such operator shall first establish to the satisfaction of the County Treasurer, under such regulations as the County Treasurer may prescribe, that he has repaid or will simultaneously repay to the occupant the amount for which the application for refund is made. The County Treasurer may, in lieu of any refund required to be made, allow credit therefore on payments due from the petitioner.
- (b) Where any tax imposed hereunder shall have been erroneously, illegally or unconstitutionally collected and application for the refund thereof duly made to the County Treasurer, and such County Treasurer shall have made a determination denying such refund, such determination shall be reviewable by a proceeding under Article seventy-eight of the Civil Practice Law and Rules, provided, however, that such proceeding is instituted within thirty days after the giving of the notice of such denial, that a final determination of tax due was not previously made, and that an undertaking be filed with the County Treasurer in such amount and with such sureties as a Justice of the Supreme Court shall approve to the effect that if such proceeding be dismissed or the tax confirmed, the petitioner will pay all costs and charges which may accrue in the prosecution of such proceeding.
- (c) A person shall not be entitled to a revision, refund or credit under this section of a tax, interest or penalty which had been determined to be due pursuant to the provisions of section twelve of this Local Law where he has had a hearing or an opportunity for a hearing, as provided in said section, or has failed to avail himself of the remedies therein provided. No refund or credit shall be made of a tax, interest or penalty paid after a determination by the County Treasurer made pursuant to section twelve of this Local Law unless it be found that such determination was erroneous, illegal or unconstitutional or otherwise improper by the County Treasurer after a hearing or of his own motion or in a proceeding under Article seventy-eight of the Civil Practice Law and Rules, pursuant to the provisions of said section, in which event refund or credit without interest shall be made of the tax, interest or penalty found to have been overpaid.

Section 13. <u>Disposition of Revenues</u>.

All revenues resulting from the imposition of this tax under this Local Law shall be paid into the treasury of the County of Niagara and shall be credited to and deposited in the General Fund account of the County of Niagara. Thereafter, said funds are to be allocated and paid to a not-for-profit corporation under

contract with the County for the promotion of tourism in the County. The County Treasurer is authorized to retain up to a maximum of five percent (5%) of such revenue to defer the necessary expenses of the County in administering such tax.

Section 14. Reserves.

In cases where the occupant or operator has applied for a refund and has instituted a proceeding under Article seventy-eight of the Civil Practice Law and Rules to review a determination adverse to him on his application for refund, the County Treasurer shall set up appropriate reserves to meet any decision adverse to the County.

Section 15. Remedies Exclusive.

The remedies provided by sections eleven and twelve of this Local Law shall be exclusive remedies available to any person for the review of tax liability imposed by this Local Law and no determination or proposed determination of tax or determination on any application for refund shall be enjoined or reviewed by an action for declaratory judgment, an action for money had and received or by any action or proceeding other than a proceeding in a nature of a certiorari proceeding under Article seventy-eight of the Civil Practice Law and Rules; provided, however, that a taxpayer may proceed by declaratory judgment if he institutes suit within thirty days after a deficiency assessment is made and pays the amount of the deficiency assessment to the County Treasurer prior to the institution of such suit and posts a bond for costs as provided in section eleven of this Local Law.

Section 16. Proceedings to Recover Tax.

- (a) Whenever any operator or any officer of a corporate operator or any occupant or other person shall fail to collect and pay over any tax and/or to pay any tax, penalty or interest imposed by this Local Law as therein provided, the Niagara County Attorney shall, upon the request of the County Treasurer, bring or cause to be brought an action to enforce the payment of the same on behalf of the County of Niagara in any court of the State of New York or of any other state or of United States. If, however, the County Treasurer, in his discretion, believes that any such operator, officer, occupant or other person is about to cease business, leave the state or remove or dissipate the assets out of which the tax or penalties might be satisfied, and that any such tax or penalty will not be paid when due, he may declare such tax or penalty to be immediately due and payable and may issue a warrant immediately.
- (b) As an additional or alternate remedy, the County Treasurer may issue a warrant, directed to the sheriff commanding him to levy upon and sell the real and personal property of the operator or officer of a corporate operator or of the occupant or other person liable for the tax, which may be found within the County for the payment of the amount thereof, with any penalties and interest, and the cost of executing the warrant, and to return such warrant to the County Treasurer and to pay to him the money collected by virtue thereof within sixty days after the receipt of such warrant. The sheriff shall, within five days after the receipt of the warrant, file with the County Clerk a copy thereof, and thereupon such clerk shall enter in the judgment docket the name of the person mentioned in the warrant and the amount of the tax, penalties and interest for which the warrant is issued and the date when such copy is filed. Thereupon the amount of such warrant so docketed shall become a lien upon any interest in real and personal property of the person against whom the warrant is issued. The sheriff shall then proceed upon the warrant, in the same manner, and with like effect, as that provided by law in respect to executions issued against property upon judgments of a court of record and for services in citing the warrant he shall be entitled to the same fees, which he may collect in the same manner. In the discretion of the County Treasurer, a warrant of like terms, force and effect may be issued and directed to any

officer or employee of the County Treasurer and in the execution thereof such officer or employee shall have all the powers conferred by law upon sheriffs, but shall be entitled to no fee or compensation in excess of the actual expenses paid in the performance of such duty. If a warrant is returned not satisfied in full, the County Treasurer may, from time to time, issue new warrants and shall also have the same remedies to enforce the amount due thereunder as if the County has recovered judgment therefore and execution thereon has been returned unsatisfied.

Whenever an operator shall make a sale, transfer, or assignment in bulk of any part or the whole of his hotel or his lease, license of other agreement or right to possess or operate such hotel, apartment hotel, or of the equipment, furnishings, fixtures, supplies or stock of merchandise, of the said premises or lease, license or other agreement or right to possess or operate such hotel, apartment hotel and the equipment, furnishings, fixtures, supplies and stock of merchandise pertaining to the conduct or operation of said hotel, otherwise than in the ordinary and regular prosecution of business, the purchaser, transferee or assignee shall at least ten days before taking possession of the subject of said sale, transfer or assignment, or paying therefore, notify the County Treasurer by registered mail of the proposed sale and of the price, terms and conditions thereof whether or not the seller, transferor or assignor, has represented to or informed the purchaser, transferee or assignee that it owes any tax pursuant to this Local Law, and whether or not the purchaser, transferee or assignee has knowledge that such taxes are owing, and whether any such taxes are in fact owing. Whenever the purchaser, transferee or assignee shall fail to give notice to the County Treasurer as required by the preceding paragraph or whenever the County Treasurer shall inform the purchaser, transferee or assignee that a possible claim for such tax or taxes exists, any sums of money, property or chooses in action, or other consideration, which the purchaser, transferee or assignee is required to transfer over to the seller, transferor or assignor shall be subject to a first priority right and lien for any such taxes theretofore or thereafter determined to be due from the seller, transferor or assignor to the County, and the purchaser, transferee or assignee is forbidden to transfer to the seller, transferor or assignor any such sums of money, property or choses in action to the extent of the amount of the County's claim. For failure to comply with the provisions of this subdivision, the purchaser, transferee or assignee, in addition to being subject to the liabilities and remedies imposed under the provisions of section 6-101 through 6-111 of the Uniform Commercial Code, shall be personally liable for the payment to the County of any such taxes theretofore or thereafter determined to be due to the County from the seller, transferrer, or assignor, and such liability may be assessed and enforced in the same manner as the liability for tax under this Local Law.

Section 17. General Powers of the County Treasurer.

In addition to the powers granted to the County Treasurer in this Local Law, he is hereby authorized and empowered:

- (a) To make, adopt and amend rules and regulations appropriate to the carrying out of this Local Law and the purposes thereof;
- (b) To extend for cause shown, the time of filing any return for a period not exceeding thirty days; and for cause shown, to waive penalties but not interest computed at the rate of six percent per annum; and to compromise disputed claims in connection with the taxes hereby imposed;
- (c) To request information from the Tax Commission of the State of New York or the Treasury Department of the United States relative to any person; and to afford information to such tax commission or such treasury department relative to any person, any other provision of this Local Law to the contrary notwithstanding;

- (d) To delegate his functions hereunder to a Deputy County Treasurer or any employee or employees of the office of County Treasurer;
- (e) To prescribe methods for determining the rents for occupancy and to determine the taxable and nontaxable rents;
- (f) To require any operator within the County to keep detailed records of the nature and type of hotel maintained, nature and type of service rendered, the rooms available and rooms occupied daily, leases or occupancy contracts or arrangements, rents received, charged and accrued, the names and addresses of the occupants, whether or not any occupancy is claimed to be subject to the tax imposed by this Local Law, and to furnish such information upon request to the County Treasurer.
 - (g) To assess, determine, revise and readjust the taxes imposed under this Local Law.

Section 18. Administration of Oaths and Compelling Testimony.

- (a) The County Treasurer or his employees or agents duly designated and authorized by him shall have power to administer oaths and take affidavits in relation to any matter or proceeding in the exercise of their powers and duties under this Local Law. The County Treasurer shall have power to subpoena and require the attendance of witnesses and the production of books, papers and documents to secure information pertinent to the performance of his duties hereunder and of the enforcement of this Local Law and to examine them in relation thereto, and to issue commissions for the examination of witnesses who are out of the state or unable to attend before him or excused from attendance.
- (b) A Justice of the Supreme Court, either in court or at chambers, shall have power summarily to enforce by proper proceedings the attendance and testimony of witnesses and the production and examination of books, papers and documents called for by the subpoena of the County Treasurer under this Local Law.
- (c) Any person who shall refuse to testify or to produce books or records or who shall testify falsely in any material manner pending before the County Treasurer under this Local Law shall be guilty of a misdemeanor, punishment for which shall be a fine of not more than one thousand dollars or imprisonment for not more than one year, or both such fine and imprisonment.
- (d) The officers who serve the summons or subpoena of the County Treasurer and witnesses attending in response thereto shall be entitled to the same fees as are allowed to officers and witnesses in civil cases in courts of record, except as herein otherwise provided. Such officers shall be the County Sheriff and his daily appointed deputies or any officers or employees of the County Treasurer, designated to serve such process.

Section 19. Reference to Tax.

Wherever reference is made in placards or advertisements or in any other publications to this tax, such reference shall be substantially in the following form: "Tax on occupancy of hotel rooms," except that in any bill, receipt, statement or other evidence or memorandum of occupancy or rent charge issued or employed by the operator, the words "occupancy tax" will suffice.

Section 20. Penalties and Interest.

- (a) Any person failing to file a return or to pay or pay over any tax to the County Treasurer within the time required by this Local Law shall be subject to a penalty, of five percent of the amount of tax due; plus interest at the rate of one percent of such tax for each month of delay excepting the first month after such return was required to be filed or such tax became due; but the County Treasurer, if satisfied that the delay was excusable, may waive all or any part of such penalty, but not interest at the rate of six percent per year. Such penalties and interest shall be paid and disposed of in the same manner as other revenues from this Local Law. Unpaid penalties and interest may be enforced in the same manner as the tax imposed by this Local Law.
- Any operator or occupant and any officer of a corporate operator or occupant failing to file a return required by this Local Law, or filing or causing to be filed, or making or causing to be made or giving or causing to be given any return, certificate, affidavit, representation, information testimony or statement required or authorized by this Local Law, which is willfully false, and any operator and any officer of a corporate operator willfully failing to file a bond required to be filed pursuant to section eleven of this Local Law, or failing to file a registration certificate and such data in connection therewith as the County Treasurer may be regulation or otherwise require or to display or surrender the certificate of authority as required by this Local Law or assigning or transferring such certificate or authority and any operator and any officer of a corporate operator willfully failing to charge separately from the rent the tax herein imposed, or willfully failing to state such tax separately on any evidence of occupancy and on any bill of statement or receipt of rent issued or employed by the operator, or willfully failing or refusing to collect such tax from the occupant, and any operator and any officer of a corporate operator who shall refer or cause reference to be made to this tax in a form or manner other than that required by this Local Law, and any operator failing to keep the records required by section eight of this Local Law, shall, in addition to the penalties herein or elsewhere prescribed, be guilty of a misdemeanor, punishment for which shall be a fine of not more than one thousand dollars, or imprisonment for not more than one year, or both such fine and imprisonment. Officers of a corporate operator shall be personally liable for the tax collected or required to be collected by such corporation under this Local Law, and subject to the penalties herein above imposed.
- (c) The certificate of the County Treasurer to the effect that a tax has not been paid, that a return, bond or registration certificate has not been filed, or that information has not been supplied pursuant to the provisions of this Local Law, shall be presumptive evidence thereof.

Section 21. Returns to be Secret.

(a) Except in accordance with proper judicial order, or as otherwise provided by law, it shall be unlawful for the County Treasurer or any officer or employee of the office of County Treasurer to divulge or make known in any manner the rents or either information relating to the business of a taxpayer contained in any return required under this Local Law. The officer charged with the custody of such returns shall not be required to produce any of them or evidence of anything contained in them in any action or proceeding in any court, except on behalf of the County Treasurer in an action or proceeding under the provisions of this Local Law, or on behalf of any party to any action or proceeding under the provisions of this Local Law when the returns or facts shown thereby are directly involved in such action or proceeding, in either of which events the court may require the production of, and may admit in evidence, so much of said returns or of the facts shown thereby, as are pertinent to the action or proceeding and no more. Nothing herein shall be construed to prohibit the delivery to a taxpayer or his duly authorized representative of a certified copy of any return filed in connection with his tax nor to prohibit the publication of statistics so classified as to prevent the identification of particular returns and the items thereof, or the inspection by the Niagara County Attorney or other legal representatives of the County or by the District Attorney of Niagara County, of the return of any taxpayer who

shall bring action to set aside or review the tax based thereon, or against whom an action or proceeding has been instituted for the collection of a tax or penalty. Returns shall be preserved for three years and thereafter until the County Treasurer permits them to be destroyed.

(b) Any violation of subdivision (a) of this section shall be punishable by a fine not exceeding one thousand dollars, or by imprisonment not exceeding one year, or both, in the discretion of the court, and if the offender be an officer or employee of the County he shall be dismissed from office and be incapable of holding any public office for a period of five years thereafter.

Section 22. Notices and Limitations of Time.

- (a) Any notice authorized or required under the provisions of this local law may be given by mailing the same to the person for whom it is intended in a postpaid envelope addressed to such person at the address given in the last return filed by him pursuant to the provisions of this Local Law, or in any application made by him or, if no return has been filed or application made, then to such address as may be obtainable. The mailing of such notice shall be presumptive evidence of the receipt of the same by the person to whom addressed. Any period of time which is determined according to the provisions of this Local Law by the giving of notice shall commence to run from the date of mailing of such notice.
- (b) The provisions of the Civil Practice Law and Rules or any other law relative to limitations of time for the enforcement of a civil remedy shall not apply to any proceeding or action taken by the County to levy, appraise, assess, determine or enforce the collection of any tax or penalty provided by this Local Law. However, except in the case of a willfully false or fraudulent return with intent to evade the tax, no assessment of additional tax shall be made after the expiration of more than three years from the date of the filing of a return; provided, however, that where no return has been filed as provided by law the tax may be assessed at any time.
- (c) Where, before the expiration of the period prescribed herein for the assessment of an additional tax, a taxpayer has consented in writing that such period be extended, the amount of such additional tax due may be determined at any time within such extended period. The period so extended may be further extended by subsequent consents in writing made before the expiration of the extended period.

Section 23. Separability.

If any provision of this Local Law, or the application thereof to any person or circumstance shall be held invalid, the remainder of this Local Law, and the application of such provisions to other persons or circumstances shall not be affected thereby.

Section 24. Effective Date.

This local law shall take effect upon filing in the office of the Secretary of State as provided by the Municipal Home Rule Law. The Hotel and Motel tax enacted herein shall remain in effect for a three (3) year period, from December 1, 2018. Nothing contained in Tax Law § 1202-t Hotel or Motel Taxes in Niagara County shall prohibit the adoption and enactment of Local Laws pursuant to provisions of this section upon the expiration and any other Local Law adopted pursuant to this section.

and Administration Committee					
PPROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE A		
O. ATTORNEY	CO. MANAGER	ED - 10/10/18	Approved: Ayes	Abs	Noes
M		AD - 10/9/18	Rejected: Ayes Referred:	Abs	Noes_
10			Referred:		
CONSIDI		AND NOTICE FOR THE POST OF T	ARTHUR DOSESTING THE PRESENCE AND STREET STREET STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET,	NT PROG	RAM
		the recipient of New York Stough the Community Develop			
defined in the CI	DBG regulations which is ousing and Urban Devel	G Grants by the County result s subject to certain rules and re- lopment and the New York S	egulations promulga	ted by the I	Inited State
	not spent on, or committ	e County and other recipients ed to, CDBG-eligible activitie			_
WHERE	AS, any proposed use of F	Program Income prior to March	n 31, 2019 must be a	pproved by	OCR, and
		outilize the Program Income rules and regulations, and	to advance commun	ity develop	ment withi
	omments regarding comr	quired to hold a public hearing nunity needs prior to submitti			
	the Legislative Chambe	unty Legislature shall conduct rs, Courthouse, Lockport, Nev			
at 0.50 p.m., and		Legislature at least eight da	vs in advance of su	•	shall post
RESOLVI notice upon the b publish such notice	e once in the Lockport U	urthouse at Lockport, and the Julion Sun & Journal, and the Journal of CDBG funds, with the assi	Civic building at N Buffalo News; such	notice shall	contain th

ADMINISTRATION COMMITTEE

ECONOMIC DEVELOPMENT COMMITTEE

	Development Com		6/18	RESOLU	TION#_E	D-020-18
and Adm	inistration Comm	ittee				
APPROVED	REVIEWED	COMMITTEE ACTION	LEGIS	LATIVE A	CTION	
O. ATTORNEY	CO. MANAGER	ED - 10/10/18		d: Ayes	Abs.	Noes
42		AD = 10/9/18		: Ayes	Abs.	Noes
12			Referred			
19	The responsibility of the Co. Co. According					
		AND NOTICE FOR THE I			7	
		IRE EMERGENCY APPA				
4 yn	COMMUNITY DE	VELOPMENT BLOCK G	RANT AI	PPLICATI	ION	
			į.			
WHERE	AS, the County Legis	lature wishes to assess the	advisabi	lity of sub	mitting a	Community
Development Bl	lock Grant ("CDBG")	application to the New York	State Of	fice of Co	mmunity I	Renewal (the
"OCR") for a gra	ant to support the expan	nsion of the Empire Emergen	cy Appara	atus, Inc. fa	cility at 39	95 Lockpor
	vn of Niagara, New Yor					100 CO. 20 Accessor 40 CO. 1 C
TE NO MENTON WAN INCOME IN SEC.						
WHERE	AS, Niagara County is	required to hold a public he	earing to	provide inf	formation	to the public
		arding community needs and		•		
	CDBG funding, now, the		. une press	Proposur	prior to b	
uppumozor o	220 10					
RESOLV	/ED that the Niagara (County Legislature shall cond	luct a pul	olic hearing	whereat a	all interested
		BG program, the County's co		(7	5	
		ents for community needs ar				
		ourthouse, Lockport, New Yo				
6:45 p.m., and be		difficuse, Lockport, New 10	on on the	Zoill day	OI INOVEIII	oci, 2016 ai
0.45 p.m., and 00	e it further					
DECOL V	VED that the Clark of th	a I agiglatura at longt aight d	lova in odr	zonoo of au	ah haarina	aball post a
		ne Legislature, at least eight d				
		ourthouse at Lockport, and the				
		t Union Sun & Journal, and t			ich nouce	snaii contain
the title of the ap	plication to be submitte	ed for use of CDBG funds, an	a be it rur	tner		
RESOLV	FD that conies of pro	posed application will be av	zailable fo	or review h	ny any inte	rested narty
	the Niagara County Le		anabio ic	n ioview c	by any mic	rested party
With the Clerk of	the Magara County Le	gisiature.				
ECONOMIC DE	VELOPMENT COMM	ITTEE				
Leonomie BL	VEDOTIVE COMM					
Ver				U		
ADMINISTRAT	ION COMMITTEE					

FROM: <u>Infrastru</u> Committ	<u>icture & Facilit</u> ee	ies DATE: 10/1	6/18 RESOLU	TION#_]	[F-123-18
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION IF - 10/9/18	LEGISLATIVE A Approved: Ayes_ Rejected: Ayes_ Referred:	CTIONAbs Abs	Noes Noes

RESOLUTION PURSUANT TO SECTION 268 OF THE COUNTY LAW DECLARING IT IS IN THE PUBLIC INTEREST TO UNDERTAKE THE INCREASE AND IMPROVEMENT OF NIAGARA COUNTY REFUSE DISPOSAL DISTRICT FACILITIES PROJECT CONSISTING OF THE CONSTRUCTION AND PLACEMENT OF A CAP ON THE DISTRICT'S LANDFILL #1 AND IMPROVMENTS TO THE LECHATE COLLECTION SYSTEM AND RELATED MATTERS.

WHEREAS, the County of Niagara, New York (the "County"), has duly caused the firm of CHA, engineers duly licensed in the State of New York, to prepare and file with the Clerk of the Legislature a map, plan and report (the "Map, Plan and Report") including an estimate of the cost relating to the proposed increase and improvement of the facilities for the Niagara County Refuse Disposal District, consisting of construction and placement of a cap on Landfill No. 1 located off County Route 93 Bypass, Lockport, New York, and the construction of improvements to the leachate collection system of Landfill No. 1, including all related, incidental, and ancillary improvements, equipment, machinery, apparatus, costs and expenses in connection therewith (collectively, the "Project"), and

WHEREAS, the Niagara County Legislature has determined that the Project is a Type II action under the State Environmental Quality Review Act ("SEQRA"), requiring no further review under SEQRA, and

WHEREAS, at a meeting of the County Legislature duly called and held on August 7, 2018, a resolution was duly adopted by it and entered in the minutes specifying the County Legislature would hold a public hearing on said increase and improvement of facilities at a maximum estimated cost of \$4,500,000, to hear all persons interested in the subject concerning the same on September 18, 2018 at 6:45 p.m. at the Niagara County Courthouse, 175 Hawley St., Lockport, New York, and

WHEREAS, notice of said public hearing certified by the Clerk of the Legislature was duly published and posted as required by law, to wit: a duly certified copy thereof was published in the official newspapers of the County, on September 6, 2018 and a copy of such order was posted on September 6, 2018 on the signboard maintained by the County Clerk, and

WHEREAS, a public hearing was duly held at the time and place set forth in said notice, at which all persons desiring to heard were duly heard;

NOW THEREFORE, THE COUNTY LEGISLATURE OF THE COUNTY OF NIAGARA, NEW YORK, HEREBY RESOLVES, AS FOLLOWS:

SECTION 1. Upon the evidence given at the aforesaid public hearing, it is hereby found and determined that it is in the public interest to undertake the Project of an increase and improvement of the facilities of the Niagara County Refuse Disposal District, consisting of the construction and placement of a cap on Landfill No. 1 located off County Route 93 Bypass, Lockport, New York, and the construction of improvements to the leachate collection system for Landfill No. 1, including all related, incidental and ancillary improvements, equipment, machinery, apparatus, costs and expenses in connection therewith all as more particularly described in the Map, Plan and Report, at a maximum estimated cost of \$4,500,000.

SECTION 2. The Niagara County Environmental Coordinator shall proceed with these improvements in the manner set forth in County Law Section 262.

SECTION 3. That this Legislature has determined that the improvement of facilities Project is in the public interest and will not constitute an undue burden on the property which will bear the cost thereof, and that the required Part 85 application for permission to proceed shall be submitted to the Office of the State Comptroller and any such additional information as is further requested and required shall be submitted to the Office of the State Comptroller.

SECTION 4. This order shall take effect immediately.

INFRASTRUCTURE & FACILITIES COMMITTEE

PROVED D. ATTORNEY	REVIEWED CO. MANAGER	IF Approve		bs Noes
Manig		AD = 10/9/18 Rejected		lbsNoes
	DPW-BUILDING	S AND GROUNDS BUDGET MOD GASOLINE ACCOUNT	IFICATION	
WHEREA remainder of 2018		re required to pay for gasoline and	diesel fuel ex	penditures for t
	S, funds are available in the year, now, there	in the positon number 13353, Building fore, be it	g Maintenance l	Mechanic, due to
RESOLVE	ED, that the following	budget modification be effectuated:		
DECREAS	SE APPROPRIATION	S:		
A.15.1620	.000.71010.00.13353	Positions - Building Maintenance	e Mechanic	\$15,000
INCREAS	E APPROPRIATIONS	S:		
A.15.1620	.000.74750.21	Gas and Oil Purchases		\$15,000
INFRASTRUCTU COMMITTEE	JRE & FACILITIES			

FROM: Infrastructure & Faci	ilities DATE: 10/1	6/18 RESOLUTION # IF-125-18
Committee and Admini	istration Committee	
APPROVED CO. ATTORNEY CO. MANAGER	COMMITTEE ACTION IF - 10/9/18 AD - 10/9/18	LEGISLATIVE ACTION Approved: Ayes Abs Noes Rejected: Ayes Abs Noes Referred:
REJECT BIDS FOR TRO	TT AND HUMAN SERVICES I	PARKING LOT RESTORATION
WHEREAS, the Department of Services Parking Lot Restoration Projection		vision proceeded with the Trott and Human and drawings, and
WHEREAS, sealed bids for th were received and publicly opened by		at the Trott and Human Services Buildings, ptember 6, 2018, and
WHEREAS, Resolution IF-1 responsible bidder, Mark Cerrone, Inc.		18, awarded the resolution to the lowest
WHEREAS, the lowest responsible by the Department of Public Works, no		e contract schedule or specifications, set forth
RESOLVED, that Resolution further	IF-112-18, dated September 18,	2018, be rescinded in its entirety, and be it
RESOLVED, that the bids for rejected, and be it further	r the Trott and Human Services l	Building Parking Lot Restoration Project be
RESOLVED, that following bu	udget modification be effectuated:	
DECREASE APPROPRIATIO	ONS:	
A.15.1620.000.72400.00	Land Improvements	\$90,000
INCREASE APPROPRIATION	NS:	
A.07.9950.000.79010.00	Transfer to Capital Projec	ts \$90,000
INCREASE ESTIMATED RE	VENUE:	
H661,15.1620.000.45031.00	Transfer from Operating	\$90,000
INCREASE APPROPRIATION	NS:	×
H661.15.1620.000.72400.00	Land Improvements	\$90,000
INFRASTRUCTURES & FACILITIES	A DMINIIC	TRATION COMMITTEE

COMMITTEE

PROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE A	ACTION	
ATTORNEY	CO. MANAGER	IF - 10/9/18	Approved: Ayes	Abs.	Noes
101	7	AD - 10/9/18	Rejected: Ayes_	Abs.	Noes
morn	-	9	Referred:		
		ARA COUNTY JAIL SALI LTANT AMENDMENT NO			
for the enclosur		IF-003-16, dated February 23 ra County Jail Sally Port to eed \$80,997, and	A		
	randram and an experience of the contract of t	072-16, dated August 2, 2016 ntract amount of \$45,510, and		dment No. 1	to decrea
	ntract for construction a	-006-17, dated February 21 administration and construct			
WHERE. \$44,547, and	AS, it is necessary to	decrease the contract by \$2	22,161, for a revis	sed contract	t amount
		on of the required documents, compliance, now, therefore,	ii	ey will revi	ew them f
		services contract with Foit A a revised contract amount of	AND THE PERSON AND ADDRESS OF THE PERSON		eet, Buffal
	ED, that, following the ized to execute the requi	County Attorney's review, red documents.	the Chairman of	the Legislat	ture be, ar
	URE & FACILITIES				
INFRASTRUCT COMMITTEE					

	eture & Facilit e and Administr		6/18 RESOLUTION#_	
PPROVED O. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION IF - 10/9/18 AD - 10/9/18	LEGISLATIVE ACTION Approved: Ayes Abs Rejected: Ayes Abs Referred:	NoesNoes
		AND HVAC REPLACEME 2-CONSULTANT AMEN		
services for the de Foit-Albert Associ WHEREA include Building	esign of the replacement iates, 763 Main Street, S, Resolution No. PW No. 1 in the HVAC rep	at of the Jail Roof and HVAC Buffalo, NY 14203, in the a V-007-15, dated February 13 blacement project for a fee no	7, 2015, authorized Amendmot to exceed \$42,765, of which	ding No. 2 to ent No. 1 to 1 \$2,900 was
WHEREA the contract by \$8 contract amount o	S, Resolution No. IF-0 4,668 for the Jail Roof f \$349,016, and	78-16, dated August 2, 2016 System/HVAC System Rep.	contract amount of \$264,348, 6, authorized Amendment No. lacements for Building No. 1,	2 to increase for a revised
the contract by \$1		administration and construct	7, authorized Amendment No. tion inspect for Building No.	
WHEREA \$327,780.93, and	S, it is necessary to d	ecrease the contract by \$40	,346.07, for a revised contrac	et amount of
		n of the required documents, compliance, now, therefore, l	, the County Attorney will revibe it	iew them for
			Foit-Albert Associates, 763 Interact amount of \$327,780.9	and the same of th
	D, that, following the ed to execute the requi		the Chairman of the Legisla	ture be, and
INFRASTRUCTU COMMITTEE	RE & FACILITIES			

ADMINISTRATION COMMITTEE

CO. ATTORNEY CO. MANAGER AD = 10/9/18 AD = 10/9/18 AD = 10/9/18 Rejected: Ayes Abs. Noes Referred: NIAGARA COUNTY SHERIFF'S OFFICE FENCING/SECURITY PROJECT CONSULTANT AMENDMENT NO. 2-FINAL WHEREAS, Resolution No. IF-073-16, dated August 2, 2016, authorized the contract for consultant services for the Niagara County Sheriff's Office Fencing/Security Project to Foit Albert Associates, 763 Main Street, Buffalo, NY 14203, for a fee not to exceed \$40,412, and WHEREAS, Resolution No. IF-051-17, dated March 21, 2017, amended the contract for construction inspection and construction administration, in the amount of \$9,511, for a revised contract amount of \$49,923, and WHEREAS, it is necessary to decrease the contract by \$10,019.01, for a revised contract amount of \$39,903.99, and WHEREAS, prior to the execution of the required documents, the County Attorney will review them for approval as to legal form, language, and compliance, now, therefore, be it RESOLVED, that the consultant services contract with Foit Albert Associates, 763 Main Street, Buffalo, NY 14203, be decreased by \$10,019.01, for a revised contract amount of \$39,903.99, and be it further RESOLVED, that, following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents.	APPROVED	REVIEWED	COMMITTEE ACTION	LEGISLATIVE AC	ΓΙΟΝ	
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NY 14203, be decreased by \$10,019.01, for a revised contract amount of \$39,903.99, and be it further RESOLVED, that, following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents. INFRASTRUCTURE & FACILITIES	TP	B 20, 2188, 11	,,,,,,,,,,			
RESOLVED, that, following the County Attorney's review, the Chairman of the Legislature be, and hereby is, authorized to execute the required documents. INFRASTRUCTURE & FACILITIES	RESOLV	ED, that the consultant	services contract with Foit A	lbert Associates, 763 l	Main Street,	Buffalo,
hereby is, authorized to execute the required documents. INFRASTRUCTURE & FACILITIES	NY 14203, be de	ecreased by \$10,019.01,	for a revised contract amoun	nt of \$39,903.99, and b	e it further	
hereby is, authorized to execute the required documents. INFRASTRUCTURE & FACILITIES	rath From Harbar Native No. 2007				4.4	2
INFRASTRUCTURE & FACILITIES		, , , , , , , , , , , , , , , , , , , ,		the Chairman of the	Legislature	be, and
	hereby is, author	ized to execute the requ	ired documents.			
	INFRASTRUCT	TIRE & FACILITIES				
		ord willies	**************************************			
		1 00				
		100				2.1
		TON COMMITTEE	· ·			

FROM: Infrastr	ructure & Facilit	ies DATE: 10/16	7/18 RESOLUTION	ON# IF-129-18
Committ	ee and Administr	ation Committee	*	8
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION IF - 10/9/18 AD - 10/9/18	Approved: Ayes Rejected: Ayes Referred:	Abs. Noes Noes Noes
	OLD NIA	ATION OF NORTH CANA GARA ROAD TO THE EI SULTANT AMENDMEN	RIE CANAL	
services for the	preliminary design for to ct, to Urban Engineers o	083-17, dated May 16, 20 he Rehabilitation of North of f New York DPC, 403 Main	Canal Road from Old N	Viagara Road to the
	The second secon	nend the contract to allow for bunt of \$251,611.24, and	acquisition of right-of-	way, in the amount
		n of the required documents compliance, now, therefore,		vill review them for
right-of-way to U	7/	for consulting services be a York DPC, 403 Main Streemer		^
	ED, that, following the zed to execute the require	County Attorney's review, red documents.	the Chairman of the l	Legislature be, and
	*			
INFRASTRUCT COMMITTEE	URE & FACILITIES			
ADMINISTRAT	ION COMMITTEE			

PROVED REVIEWED	COMMITTEE ACTION	LEGISLA'	TIVE A	CTION	
. ATTORNEY CO. MANAGER	IF - 10/9/18	Approved:	Ayes	Abs	Noes
20 2	AD - 10/9/18	Rejected:	Ayes	Abs	Noes
many	- v	Referred:			
	ROAD BRIDGE OVER BER CHANGE ORDER NO. 1 - F		REEK		
WHEREAS, by Resolution N contract for the Niagara Road Bridge (CATCO), 1266 Townline Road, Alde WHEREAS, it is necessary to adjustments, for a revised contract amount whereas, prior to the executapproval as to legal form, language, and	e over Bergholz Creek Project en, NY 14004, for a contract are decrease the contract in the bount of \$855,254.19, and tion of the required documents	t to Concrete nount of \$95 amount of \$, the County	e Applie 2,110.4 596,856.	ed Techno 0, and 21 for fin	logies Co al quantit
RESOLVED, that Change Orc Road Bridge over Bergholz Creek Pro Technologies Corp. (CATCO), 1266 T	der No. 1-Final to decrease the oject, for a revised contract am	ne contract be nount of \$85.	5,254.19	, to Conc	rete Appli
RESOLVED, that, following thereby is, authorized to execute the requirements	The same of the sa	, the Chairm	an of th	ne Legisla	ture be, a
					9
THE ACTIVITY OF THE CHARGE					
INFRASTRUCTURE & FACILITIES COMMITTEE					

	ucture & Facili ee and Administ	ties DATE: 10/1 ration Committee	6/18 RESOLUTION# IF-131-18
APPROVED CO. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION IF - 10/9/18 AD - 10/9/18 YMENT BUDGET MODI	LEGISLATIVE ACTION Approved: Ayes Abs Noes Rejected: Ayes Abs Noes Referred: FICATION
WHEREAS, Payment account lin	ntrol on county roadwa , due to a hard snow a ne to allow final paym	ays, and and ice 2017-2018 season, a	and the various towns maintain a contract dditional funds are required in the Town take payment of the 1 st installment to all
RESOLVED	, that the following bu	dget modifications be effect	nated:
INCREASE	APPROPRIATED FU	ND BALANCE:	^ #
D.40599.00		Appropriated Fund Balance	e \$500,000.00
INCREASE	APPROPRIATION:		-40
D.15.5142.00	00.74725.04	Other Town Payments	\$500,000.00
INFRASTRUCTUR COMMITTEE	ES & FACILITIES		
ADMINISTRATION	COMMITTEE	,	

FROM: Legislato Randy R.	rs Richard L. A Bradt and	ndres,	_DATE: _10/	16/18	RESOLUT	TION#_I	L-039-18
	Development Co	mmittee					
APPROVED	REVIEWED		TTEE ACTION	LEGISI	ATIVE AC	TION	
CO. ATTORNEY	CO. MANAGER		10/10/18	Approved		Abs.	Noes
1 1			10/10/10	Rejected:		Abs.	Noes Noes
Man Jung				Referred:	riyes	_ 1.03	
				-			
RES	OLUTION IN SUPPOR				STORY M	USEUM	
	THROU	GH THE U	SE OF CASINO	FUNDING			
	s, the North Tonawanda ctional museum having b						
	s, a museum of the rich in as an important shipping						
	, the History Museum has to meet all codes, and	as completed	l its move to its i	new home and	d is currentl	y building	exhibits and
	, the Museum is in need ADA standards, now, the			to make the b	ouilding and	d exhibits	handicapped
RESOLVEI follows:	O, that the Niagara Coun	ty Legislatu	re supports fundi	ng to the Nor	th Tonawan	da History	Museum as
The North T	Conawanda History Muse	um	Wheelchair Ram	ps	\$	4,000.00	
and be it further							
RESOLVEI 2018 budget:	D, that the following budg	get modificat	ion be effectuated	d to the Niaga	ra County E	Conomic I	Development
INCREASE	APPROPRIATED FUN	D BALANC	E:				
A.28.8020.8	12 40599.01 App	ropriated Fu	nd Balance - Con	nmitted Funds	\$ \$4	4,000.00	
INCREASE	APPROPRIATION:						
A.28.8020.8	12 74400.15 Sens	eca Niagara (Community Deve	lopment Fund	i \$4	4,000.00	
20	8			(V) (A)			
LEGISLATOR RICI	HARD L. ANDRES	*	LEGISLA	ATOR RAND	Y R. BRAI	TC	
	×						
EGONION GO DEVIS	LODI CENTE COLO COMO	777					
ECONOMIC DEVE	LOPMENT COMMITTI	EE					

	or Wm. Keith Mo c Development (CNall and DATE: 10/16	5/18 RESOL	UTION#_]	L-038-1
PPROVED D. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION ED - 10/10/18	LEGISLATIVE Approved: Ayes_ Rejected: Ayes_ Referred:	Abs	Noes Noes
R		PPORT OF THE ROTARY IGH THE USE OF CASINO		KPORT	
		f Lockport needs were charted n has always been to fulfill co			ldest service
WHEREA	S, the Rotary Club's r	mission has always been to ful	fill community ne	eds, and	
		their 100 th year in 2019 the post clock on the corner of M			
RESOLVE follows:	D, that the Niagara (County Legislature supports f	unding to the Rota	ary Club of	Lockport as
Rotary Clu	b of Lockport Re	enovation of O.B. McClintock	post clock	\$3,000.00	
and be it further					
RESOLVE Development 2018		g budget modification be effe	ectuated to the Nia	ngara Count	y Economic
INCREASI	E APPROPRIATED I	FUND BALANCE:			
A.28.8020.	812 40599.01 Ap	ppropriated Fund Balance - Co	mmitted Funds	\$3,000.00	
INCREASI	E APPROPRIATION	:			
A.28.8020.	812 74400.15 Sea	neca Niagara Community Dev	elopment Fund	\$3,000.00	
				a.	
LEGISLATOR WI	M. KEITH MCNALL	· · · · · · · · · · · · · · · · · · ·			
		JI - X	i i a	257	

J. ALLUKNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION	LEGISLATIVE ACTION Approved: Ayes Abs. Noes						
D. ATTORNEY			11						
			Referred:_						
A RESOLUTION CALLING FOR VOTING TRANSIT-DEPENDENT MEMBERS ON THE NFTA BOARD OF COMMISSIONERS									
		Frontier Transportation Authority where there is limited NFTA serv		ers/users a	re low-inco	me residents			
infrequent buses, s work and employe	chedule problems, and a lac	who use NFTA buses have expre k of accessibility for users to get mployees, resulting in a lack of j ocal market, and	from their ho	omes to lo	cations whe	re people			
representative on t	he Board of Commissioners	the needs of the NFTA's riders, would provide valuable opportu ent and commissioners on the ne	nities for tran	sit-depend	dent users to	have a seat			
and transparency a	t NFTA public hearings and ving a voice to share their co	rider input on the Board of Com board meetings that hinders inponcerns and ask questions to NF	ut from the pu	ablic as we	ell and blocl	articipation ks riders and			
NFTA Board of Co	ommissioners, Senate Bill S to voting members to the NF	ive Rider' issue and a lack of a t .5106 has been introduced in the TA Board of Commissioners wh	New York St	tate Senate	e by Senator	Timothy			
member to the NF	ED, that the Niagara County ΓΑ Board of Commissioners kking quality NFTA services	Legislature does hereby suppor s who has shown an extreme con s; and be it further	t the concept of	of adding ommunity	a 'Captive F service and	Rider' voting I is a resider			
	TA Board of Commissioner	y expresses support for S.5106 ε rs to represent the transit commu							
		his resolution be sent to Governo cutive Director Kimberley A. M							
	tate Legislature, NFTA Exe					iccessary an			

LEGISLATOR MARK J. GROZIO	LEGISLATOR WM. KEITH MCNALL
LEGISLATOR RICHARD L. ANDRES	LEGISLATOR RANDY R. BRADT
LEGISLATOR DAVID E. GODFREY	LEGISLATOR WILLIAM J. COLLINS
LEGISLATOR ANTHONY J. NEMI	LEGISLATOR KATHRYN L. LANCE
LEGISLATOR CLYDE L. BURMASTER	LEGISLATOR MICHAEL A. HILL
LEGISLATOR JOHN SYRACUSE	

O. ATTORNEY	REVIEWED CO. MANAGER	COMMITTEE ACTION	Approved: Ayes Rejected: Ayes Referred:	AbsNoes
RESOLUTIO		THE NORTH TONAWANI THROUGH THE USE OF		
		n Tonawanda Children's Rem ir children and heal, and	nembrance Garden W	alk is a quiet plac
		emembrance Garden Walk is ers, friends, and the communit		
	S, funds to purchase len, now, therefore, be	a sculpture by a local artist ar	e needed, this sculptur	re will only enhand
	ED, that the Niagara nbrance Garden Walk	County Legislature supports as follows:	funding to the City o	f North Tonawand
City of No	orth Tonawanda	Sculpture		\$4,500.00
and be it further				
RESOLVI Development 201		g budget modification be effe	ectuated to the Niagar	a County Econom
INCREAS	E APPROPRIATED	FUND BALANCE:		
	.812 40599.01 A	ppropriated Fund Balance - Co	ommitted Funds	\$4,500.00
A.28.8020				
	E APPROPRIATION	I :		